



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 113th CONGRESS, FIRST SESSION

Vol. 159

WASHINGTON, THURSDAY, SEPTEMBER 26, 2013

No. 129

House of Representatives

The House met at 10 a.m. and was called to order by the Speaker pro tempore (Mr. LAMALFA).

DESIGNATION OF SPEAKER PRO TEMPORE

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

WASHINGTON, DC,
September 26, 2013.

I hereby appoint the Honorable DOUG LAMALFA to act as Speaker pro tempore on this day.

JOHN A. BOEHNER,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 3, 2013, 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 1 hour and each Member other than the majority and minority leaders and the minority whip limited to 5 minutes each, but in no event shall debate continue beyond 11:50 a.m.

SPECIAL IMMIGRANT VISA PROGRAM

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

Mr. BLUMENAUER. Mr. Speaker, in 2007, I introduced the first legislation to help the Iraqi and Afghan nationals that helped Americans in those countries to get them to safety in the United States. These are the people who were interpreters, guides, and drivers—people who performed countless tasks without which our military, diplomatic, and redevelopment efforts

would have been impossible. There was an implicit promise that, as they risked their lives to help us, we would work to protect them when the American presence was scaled down. Thousands of these people are now threatened on a daily basis by people with very long memories.

It would seem as though this shouldn't be an impossible task. After all, these are people who risked their lives to protect and serve Americans. If they had wanted to harm us, they had countless opportunities to lead people down the wrong path, attack, assault, and mislead; but, by all accounts, thousands of these people performed critical tasks faithfully, if not flawlessly.

What has not been flawless is how the State Department and Homeland Security have managed the Special Immigrant Visa program we fought so hard to establish. It takes incredible effort to fight bureaucracy, delays, and the procedural hurdles, which too often end in frustration. Approvals have been just a trickle, and there is no sign of improvement. Instead, the program could disappear.

The authorization for the Iraqi Immigrant Visa expires in 4 days. And this is a country that is on the verge of collapse. Violence is on the upswing and these people have been left twisting. Many have been forced into hiding. Others, along with their families, have not just been threatened, but killed.

We have been unable to get anything on the continuing resolution to keep the program alive. Frankly, given the state of play in Congress right now, the continuing resolution doesn't look like a very stable basis for hope.

There is a possible solution: a unanimous consent provision that will extend the program, at no additional budget cost, which will keep the pipeline open to accept visas until we can get back to meeting our moral obligation.

It should be a simple matter to pass the House. There is overwhelming bi-

partisan support that is led in the most articulate and forceful way by new Members in both parties, like TULSI GABBARD and ADAM KINZINGER, who are themselves veterans of Iraq and Afghanistan. This bipartisan group of recent veterans has seen the invaluable service and sacrifices of these people, and they feel a deep commitment to their safety. Sadly, not everybody in Congress feels that commitment, that moral obligation. The House Judiciary Committee leadership has been passive, if not outright opposed.

There's no guarantee that there will be a continuing resolution. In fact, the odds are getting a little more remote by the day. If this program shuts down for even a few hours, it will set back progress because of the cumbersome, convoluted nature of the program and security checks. People will be forced back to square one for approval, with their lives in great peril.

I would hope the House Republican leadership does not allow one or two people to veto meeting our moral obligation that has such broad bipartisan support. It will be to the shame of this body if we can't come together and protect the people we counted on in battle—and who are now counting on us.

This sad story is documented in Kirk Johnson's recent book, "To Be a Friend is Fatal: The Fight to Save the Iraqis America Left Behind." The title really says it all: "To Be a Friend is Fatal: The Fight to Save the Iraqis America Left Behind."

So far, we have failed them. I hope the House will rise to the occasion before it's too late.

IN REMEMBRANCE OF HARRIET HOWARD

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

□ 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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Mr. DESJARLAIS. Mr. Speaker, I rise today in remembrance of Harriet Howard, a great Tennessean who recently passed away.

Harriet Howard, of Rutherford County, is known throughout our community for her tireless efforts on behalf of our military veterans. Not only did Harriet devote countless hours to volunteer work; she helped ensure that veterans in our State have access to the care they need and deserve.

Harriet launched a well-known public communications campaign that led to female veterans receiving quality medical coverage. She set up a petition drive to prevent the Alvin C. York VA Medical Center in Rutherford County from closing. Today, the hospital remains open as a direct result of her efforts. Finally, she raised more than \$125,000 for the Tennessee Fisher House for a new facility in Murfreesboro. Harriet also served her country in the military as a Navy clerk for more than 39 years.

Our State owes an immeasurable debt of gratitude to Ms. Howard. I know she is missed by countless veterans and their families.

UNBUDGED IN OUR TRACKS

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

Mr. QUIGLEY. Mr. Speaker, lately, the people's House, this House of Representatives, has been called a lot of other things—dysfunctional, unpopular, and gridlocked—but one word, inspired by Charles Dickens, seems particularly fitting these days: bleak.

In 1852, Charles Dickens wrote the novel "Bleak House" about the dismal failures of the British judicial system. The title "Bleak House" refers to the main courthouse, above which reads the warning:

Suffer any wrong that can be done you rather than come here.

Given the recent inaction, and perhaps dysfunction, I feel a similar moniker may need to be placed above our own door.

This body has reached a point where our inaction is no longer harmless. Our inability to act and govern is having real and harmful effects. We are on the verge of causing great suffering.

Take, for example, health care. We passed health care reform 3 years ago. While everyone does not like all of its provisions, the fact is it's the law of the land. It's not going away. But rather than working together to improve the bill, as has been done with every other major piece of legislation, such as Medicare part D, many in this House are not only refusing to make adjustments; they are trying to stop its implementation altogether. There are efforts under way to dissuade young people from signing up for insurance, to prevent assisters from helping folks access insurance, and to scare seniors. Rather than coming together to improve our health care system, the dys-

function of this body is actually harming the health and well-being of millions of people.

Take the inability to pass a continuing resolution as another example of how the gridlock of this body is hurting our country. What was once a routine act of debating funding levels and priorities and passing a budget has devolved into a hijacking of government and the funding of health care. This is a game of chicken that risks shutting down the entire government and injuring millions of Americans.

Leaders on the other side of the aisle understand the devastating effect of such a shutdown. Speaker JOHN BOEHNER said in April 2011:

If you shut down the government, it'll end up costing more than you'll save because you interrupt contracts.

Yet despite such warnings, we continue to risk a deeply damaging government shutdown.

Finally, efforts to increase the debt limit should serve as another sober reminder of how dysfunctional and harmful this body has become. The debt limit has been raised 78 times, including 49 times by Republican Presidents and 29 times by Democratic Presidents. Once again, what was once standard operating procedure has become a hostage for extreme positions.

Many in this House are willing to risk the full faith and credit of the United States in order to push their extremism. Defaulting on our debt would cause irreparable damage to our recovery and risk sending us back into recession. As George W. Bush's chief economic adviser, Keith Hennessey, put it:

Not raising the debt limit could lead to "a catastrophic event."

Still, we continue down this dangerous path.

And these are just a few of the most topical examples. The list of items we are unable to tackle goes on and on: tax reform, entitlement reform, reauthorization of No Child Left Behind, transportation and infrastructure, immigration reform, postal reform, a decent farm bill, and commonsense gun violence legislation. We are indeed making Truman's do-nothing Congress look positively busy.

Yesterday, Senator CRUZ quoted Dr. Seuss. Today, I would like to do the same. But I am drawing from a different Seuss tale, the story of "The Zax." For those not familiar, the Zax is about two Zaxes going two different directions and who meet face-to-face. Each Zax refuses to go any direction but the direction it was headed. The Zaxes stand so long that a highway overpass is built over them, and the story ends with each Zax still standing there "unbudded in their tracks."

From Dickens to Seuss, great writers can teach us and warn us about the dangers of obstinacy and intransigence. Refusing to act has surely led us to a very bleak place indeed. Let's not end up like the Zaxes, "unbudded in our tracks," and unable to tackle the great challenges of our time.

CONGRATULATING TIDIOUTE COMMUNITY CHARTER SCHOOL

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

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise in recognition of Tidioute Community Charter School in Tidioute, Pennsylvania.

Earlier this week, the United States Secretary of Education awarded Tidioute Community Charter School the recognition of National Blue Ribbon School for 2013. The National Blue Ribbon is awarded to public and private elementary, middle, and high schools where students are achieving very high learning standards or are making notable improvements toward those standards.

Mr. Speaker, the National Blue Ribbon Award reaffirms the hard work of the students, faculty, and families who make up the Tidioute Community Charter School. I commend them for creating an environment where young minds are able to gain knowledge and skills; and, through a rigorous curriculum, students have developed the character to realize their own full potential.

Tidioute Community Charter School students exemplify just what it means to be young learners preparing for their roles in the 21st century. Equally so, the quality instruction, creativity, and support of the teachers and families have made the Tidioute Community Charter School deserving of our praise.

END HUNGER NOW

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

Mr. MCGOVERN. Mr. Speaker, I come to the floor today to again talk about the need to end hunger now.

Last week, this House passed a bill that cut \$39 billion from the Nation's preeminent anti-hunger safety net program, the Supplemental Nutrition Assistance Program, or SNAP. Formerly known as food stamps, SNAP is a program that provides food to low-income individuals and their families. It also has among the lowest error rates of any Federal program. Additionally, the bill contained new work requirements for people receiving SNAP benefits.

Mr. Speaker, the notion of new and stricter work requirements sounds terrific. I'm sure it polls very well. But the reality is that the majority of people receiving SNAP who can work, actually do work. In fact, working people are the fastest-growing priority of the SNAP program.

And let me note that SNAP already has work requirements for able-bodied adults without dependents. Under current law, they are eligible for SNAP benefits for only 3 out of every 36 months unless they work 20 hours a

week or are in a State-run unemployment or training program. The law specifically states they must take a job if it is offered to them, and cannot quit.

States can apply for waivers for areas of high unemployment. During this very difficult economic time, 48 States and jurisdictions currently do so. In other words, Republican and Democratic Governors alike understand that forcing people to find a job before they can get their food benefits doesn't make any sense if there are no jobs to find.

The Republican bill would eliminate those State waivers and impose harsh financial penalties on States that refuse to implement the new work requirements. So much for States' rights.

□ 1015

But more broadly, Mr. Speaker, it's important to note that what we do in Congress is not done in a vacuum. Every action we take is linked together. Every piece of Federal policy that we pass has a reaction on other Federal policies.

For the past 3 years, we have seen this Tea Party-controlled House of Representatives attempt to weaken our educational system, prevent people from obtaining health care, cut childcare programs, cut transportation funding and affordable housing, cut job training programs, try to take health care away from people who have insurance, and prevent bills that create jobs from coming to the floor. In other words, at the same time my Republican friends are telling poor people that they need to work in order to get food benefits, they are doing everything possible to make it harder for people to find a job that pays a living wage.

Now, think about a young single mother who is trying to make a better life. Republicans want to cut Pell Grants, cut funding to community colleges, and cut job training programs, which means it's harder for her to get the skills she needs. This sequester has meant cuts to Head Start programs, which makes it harder to find affordable childcare so that she can go to work. Cuts in transportation funding make it more difficult and expensive for her to get to a job if she can find one.

They reject health insurance for everyone, which gives her a perverse incentive to stay on Medicaid. They oppose raising the minimum wage, which means that even if she can find a job, it likely won't pay enough to provide for her family.

Mr. Speaker, slashing government just for its own sake means cutting education, stifling innovation and job creation, and preventing people from making ends meet.

I have come to this floor week after week to talk about how we can end hunger now. Week after week, I have called for a White House conference on food and nutrition, urging the President to bring policy and political experts to the White House to come up

with a comprehensive plan to End Hunger Now—a plan that could dramatically reduce the number of people who rely on SNAP and reduce the amount of money we spend on the program. This is an issue that can and must be solved.

Last week, this House took a huge step backwards, a step that will make more people hungry in America. It was an awful thing to do. The Congressional Budget Office estimates that 3.8 million people will lose their benefits; 170,000 veterans will lose their food benefits.

Ending hunger used to be a bipartisan issue. Surely, it can be again.

HEALTH CARE PERSPECTIVES

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

Mr. CRAWFORD. Mr. Speaker, today I want to bring two very contrasting perspectives to the floor with regard to health care. One of them starts with an individual that we are all familiar with, and when he talks, people listen.

On March 1, 2010, Warren Buffett said:

I would much rather see a plan C that really attacks costs in regard to health care. And I think that's what the American public wants to see. The American public is not behind this bill. And we need the American public behind the bill.

Now, he has changed his position two or three times and it is hard to get a beat on exactly how he feels about ObamaCare, but when he talks, people listen. The problem is the people we need to hear from the most aren't being heard.

I got a letter from Christy in Jonesboro, in my district, and I'm going to share that letter with you today. It says:

As I was listening to the radio this morning, people were calling in about how ObamaCare is already affecting them. I just want you to know a little about our family.

My husband and I are 48 years old, have been married 29 years, and have three daughters, ages 16, 18, and 23—all still living at home, although the 23-year-old does work a full-time job.

My husband has been an auto-body mechanic for most of his life. This has taken a serious toll on his body as a result of strenuous physical labor paired with breathing chemicals. He has worked at numerous body shops—always looking for a better environment/pay/benefits. I will say, as a body man's wife, the people making good livings in this area are the body shop owners and the health insurance companies.

Every shop he ever worked at offered him health insurance, but the premiums were always around \$200 a week just for him. There was no way we could afford \$800 a month for something that may or may not happen.

Our family of five has rarely been sick. I have tried to practice preventative health care by what I feed my family because I'm positive a large percentage of health costs are due to diet.

My husband makes \$500 a week, on average; my daughter makes a little over \$300 a week. Our rent is \$800 a month. Utilities run

\$200. We can barely afford the \$47 liability insurance on my husband's vehicle. My daughter pays the \$95 liability insurance on her vehicle.

We have barely been able to buy groceries, and I know how to shop frugally. We have no credit cards or expensive habits. We use the library a great deal. My question is: What will we do when we are fined because we don't have health insurance? There is absolutely no way we can afford health insurance for a family of five.

It is hard to go day by day watching what is happening with the government of this once great Nation. I am so discouraged and disappointed, and I try not to fear the future when it comes to the American Government, which will dictate my future regardless. Thank you for your time.

Respectfully, Christy in Jonesboro, Arkansas.

I want Christy to know, and I want everybody in America to know, that I hear you. Those guys that are driving the wrenches, the nurses that are providing health care, the firemen who are doing their jobs working the 40-hour week, barely making ends meet, and we're piling more and more debt on this country—\$1.3 trillion in additional costs, when Social Security and Medicare are nearing bankruptcy. It's unconscionable.

I want folks to know, certainly in my district and folks across the country, that there are people here that hear you. And we're going to work for you and try to fix this problem because we can't sustain this any longer.

CONGRATULATING ORACLE TEAM USA

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from California (Ms. PELOSI).

Ms. PELOSI. Mr. Speaker, I thank my colleague from Illinois (Mr. DAVIS) for his courtesy to allow me, with great enthusiasm, to come to the floor to salute Team America, the Oracle Team USA, which came from behind to win the America's Cup.

As many people may be aware, and some not, over the past year or so the San Francisco Bay Area has been home to the America's Cup race. It's a venerable race. It is usually out to sea, where people in their sailboats could witness what was going on or see it on TV. Because of the vision of Larry Ellison, it was brought to San Francisco Bay. It went from white caps to blue collar, and anyone who could see the bay could see the America's Cup race. The shores were lined with people, and anyone who had a view of the water could see something spectacular happen.

For the past 2 weeks, San Francisco was home to the 34th America's Cup Finals, where Oracle Team USA and Emirates New Zealand raced across the bay for the right to win the oldest trophy in international sport.

The race was swift—boasting AC72s, the fastest catamarans the competition has ever seen. The race was long—lasting over 15 days, as these two incredible teams competed in 19 races. The

race was close—featuring the first “winner-takes-all” final race in 30 years.

And yesterday afternoon, the 34th America’s Cup finished with the most incredible comeback in history. After trailing Team New Zealand one to eight—Team USA had one, Team New Zealand had eight—Oracle Team USA surged ahead to win an unprecedented eight straight races to once again hold the America’s Cup trophy high above their heads.

Skipper Jimmy Spithill, Tactician Sir Ben Ainslie, and the entire Oracle Team USA sailed into the Port of San Francisco as champions, welcomed by the largest and loudest crowd to cheer their entrance into history—or any team in history.

There could be no better backdrop, in my view—or in the view of anyone who saw it—to such a momentous American moment when Team USA in San Francisco Bay crossed over to victory with the backdrop of the hugest American flag I have ever seen.

This all was a vision of Oracle Team Sponsor Larry Ellison, who was on the water with his crew joining in the celebration of his team’s second victory in America’s Cup. Larry Ellison’s vision democratized the Cup—as I said, from white caps to blue collar—by bringing the race so close to the shoreline that everyone who could view San Francisco Bay could view the excitement of America’s Cup.

That beautiful sight was made possible by the extraordinary leadership of San Francisco Mayor Ed Lee, California Lieutenant Governor Gavin Newsom, Mark Buell, who led a private sector initiative, Kyri McClellan of the America’s Cup Organizing Committee, and Daley Dunham with the Port of San Francisco.

Thank you to the Coast Guard, the National Park Service, and the Army Corps of Engineers for helping make this race a spectacular sight to see. With the help of these leaders and the local San Francisco maritime unions, the world witnessed one of the greatest moments in sports history on the beautiful bay.

The America’s Cup is the oldest and most prestigious trophy in yachting. Team USA won the very first race in 1851 and had successfully defended the Cup for the next 132 years, until 1983. Exactly 30 years later, the Cup returned home where it belongs—in the hands of American sailors who defied the odds, were so courageous, were so disciplined, who were so focused, who had such a strategic plan to give our country—USA, USA, USA—a victory we will never forget.

Thank you, Oracle Team USA, for putting your hearts, your souls, your everything, your all into the 34th America’s Cup. You have earned your place in history.

FOREIGN POLICY

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

Mr. ISSA. Mr. Speaker, as a proud Californian, I join Ms. PELOSI in congratulating Oracle Team USA. Ever since Dennis Conner brought the Cup to California, we, as Californians, are very proud of it.

I didn’t spend the weekend in San Francisco, though. I spent it in Libya and in Cairo, because, as we speak here today, the good things that are going on in America are often overshadowed by our poor foreign policy, our inattention to historic allies and obligations.

Today, war is going on in the Sinai, and the Egyptian Army is fighting it while we debate whether or not to support their effort. We debate whether or not a coup that overthrew a dictator who was elected—a man who no sooner got his office then he began moving Egypt toward shari’a law, abolishing its form of balance, including its judiciary and its parliament. We continue to debate.

The fact is we need allies in the region. Israel needs allies in the region. Egypt needs to protect borders from insurgency and terrorism to its south, in the Sinai, and along the Libyan border.

More than ever, the Libyan border is a concern for all of us. It is a lawless area. The term “Benghazi” often is taken for the sad loss of four brave Americans at our consulate, but the truth is Benghazi is the next Afghanistan if we cannot engage and stop the terrorism that is going on there. It is a training ground for insurgents—one of many.

So when many talk in foreign policy today about the Arab Spring, I’d like all Americans to understand, Mr. Speaker, the Arab Spring is, in fact, sulfur water spewing from mosques, from terrorist strongholds, from ideological extremists in the region. It is taking on a life of its own under this administration, and that life will end the secular life, the freedom of religion that many moderate Arab states have enjoyed for generations.

Under President Morsi, we saw more than 50 Coptic churches burned; and in the days coming afterwards, even more by the Muslim Brotherhood, who somehow felt that one election based on one man, one vote, and one time would allow them to rule the largest Arab country forever as an Islamic state.

□ 1030

Mr. Speaker, I believe that all of my colleagues need to begin to look at the wrong direction we have taken. Stop celebrating an Arab Spring that really is about overthrowing allies who we have questions about whether or not they’re heading toward a democratic state. But we have no doubt we have pushed them toward the rule of law, toward institutions, and toward being part of a world that denounces and renounces various bad activities.

Mr. Speaker, I cannot stress strongly enough that if we continue to have a

policy of leading from behind, of indecision, of asking this body to spank somebody slightly for using chemical weapons while not taking an affirmative action toward a government that would respect its people, and particularly minorities and Christians in the region, then we have no policy and we have no allies.

Mr. Speaker, I take no pride in saying that when President Obama attempted to go into Syria, he did not get support from his own party nor my party nor virtually any of our historic allies for a reason. His plan was ill-conceived and led to no real positive change in Syria.

For our allies in the region—for Jordan, for Lebanon, for Egypt, and for Israel—we must develop a consistent policy where our enemies fear us and our allies respect and count on us always. We don’t have that today. I would call on all my colleagues to become more familiar with the Arab Spring and see the sulfur that comes up and is often mixed and misunderstood for drinking water.

WE DON’T SERVE TEENS

The SPEAKER pro tempore. The Chair recognizes the gentleman from Illinois (Mr. DANNY K. DAVIS) for 5 minutes.

Mr. DANNY K. DAVIS of Illinois. Mr. Speaker, I am pleased to join with the Democratic leader and chairman of the Oversight and Government Reform Committee in congratulating Team USA on winning the America’s Cup.

I rise today to inform my colleagues about a consumer protection initiative of the Federal Trade Commission to address underage drinking in the United States known as “We Don’t Serve Teens.”

People may not think of underage drinking as a consumer protection issue. But We Don’t Serve Teens is an annual educational effort each September as teens head back to high school and college. The goal is to sustain and build on the progress our Nation has made in combating underage drinking. In my hometown of Chicago, Crown Imports is leading an effort to publicize the We Don’t Serve Teens message.

We need the active involvement of parents, older siblings, relatives, educators, and other adults. Years of government surveys show that a significant number of young teens get alcohol from their own homes or the homes of friends or extended family members. Most parents are extremely careful about watching what their younger children eat or drink. For our teens, maintaining vigilance over the refrigerator, the wine rack, or the liquor cabinet is equally important.

Illegal underage drinking among older teens is a more formidable challenge. They are mobile and often able to obtain alcohol from older friends and family members, including older students in colleges and universities.

With that access and mobility comes sad statistics.

An August 2012 report by the National Highway Traffic Safety Administration indicated that 839 drivers under the age of 21 were killed in drunk driving crashes in the United States during 2010. Several thousand were seriously injured, some with permanent disabilities. These tragedies are 100 percent preventable. But as every parent knows, our teens do not always make the best decisions, and some simply need more active supervision.

Back in 2006, when bipartisanship was still a hallmark of this body, our colleagues on the Appropriations Committee, LUCILLE ROYBAL-ALLARD and FRANK WOLF, teamed up to enact the Sober Truth on Preventing Underage Drinking Reauthorization Act, better known as the STOP Act. They are still committed to reauthorizing that legislation, which has helped align the policies of several Federal agencies involved in reducing and preventing underage drinking. The reauthorization bill introduced this year is H.R. 498. I urge my colleagues to support the legislation to sustain momentum in efforts to combat underage drinking.

In the district I represent, an organization that has benefited from the STOP Act grant is the Brighton Park Drug-Free Community Coalition. Their efforts embody the spirit of the We Don't Serve Teens initiative. Civic-minded adults have organized "block clubs" to monitor neighborhood conditions that can contribute to illegal underage drinking and other substance abuse. They also enlisted neighborhood retailers for assistance and a shared commitment to prevent illegal underage sales to minors.

In many metropolitan areas around the Nation, those who sell and serve alcohol beverages have been supportive of the We Don't Serve Teens initiative. I mentioned that Crown Imports is leading the effort in Chicago with a media campaign that includes outdoor advertising, radio, and television messages that will be seen by millions of adults. Other brewers and importers are taking the lead in New York, Milwaukee, St. Louis, and other metropolitan areas.

I commend the FTC for its leadership on the We Don't Serve Teens and all who support this valuable program. It is worth the effort.

AFFORDABLE CARE ACT

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

Mr. GARDNER. Mr. Speaker, when the President began his push to pass the partisan Affordable Care Act, he did so with two primary promises: the promise that if you like your health care plan, you will be able to keep your health care plan, period. No one will take it away. That was the plan that this Chamber voted for when they passed the so-called Affordable Care

Act. That was the plan the United States Senate voted for when they passed the so-called Affordable Care Act: If you like your health care, you can keep it.

In 2011, Richard Foster, the Chief Actuary of Medicare, testified before Congress that this promise would not come true, the promise that if you liked your health care, if you liked your health insurance plan, you would get to keep it. The Chief Actuary of Medicare—he is not a Democrat or Republican appointee—said that this promise, the promise that was made when this bill passed, won't come true.

Over the past several months, my office has received countless letters, emails, tweets and Facebook comments from people around this country and around my district in Colorado who have said thanks to ObamaCare they are losing their health insurance, they are losing their family's plan. This promise for them is not coming true.

When I first got elected to Congress, I made a decision that I would reject congressional health insurance, that I would reject the Federal health care plan, because I wanted to be in the same boat as my constituents. Just a couple of weeks ago, I too received a letter in the mail from our insurance plan, our private provider, in Colorado for our family, and it said this: We notify you about the upcoming discontinuation of your plan. This letter right here that says my family's plan is being canceled.

Mr. President, where is the promise? Mr. President, if you like your health care plan you'll be able to keep it—tell that to the thousands of people in my district who are losing their health insurance, to my family, to millions of people around this country for whom this promise that you made when you sold this bill is not coming true.

The plan that my family had was an affordable plan. We shopped for it. We worked hard to find a plan that met our needs in rural Colorado. We found a plan that is now being canceled. The plan that replaces it—the plan that replaces it—now increases in cost by over 100 percent. In fact, the plan that is most similar to the one we had is now going up to \$1,480 a month. It is a 100 percent increase from the plan that we had.

But the President said if you had your health insurance that you liked, you would get to keep it. The President also said the second primary promise, though, was that if you had your plan and you got to keep it, we're going to make sure that this bill, the Affordable Care Act, brings down your cost. Yet we know that that's not coming true either, as people around this country are facing higher insurance costs, higher plan costs, canceling their plans, forcing them to go to other alternatives.

In the letter that we received canceling my family's plan it said this: that I have options, I have options to

purchase another individual health plan from us, purchase a plan from another carrier, or go through the health care exchange in Colorado, an exchange that was just reported in the newspaper to have significant computer glitches even though it is supposed to be up and running on October 1. But not one of these options, not a single one of these options include being able to keep the plan that my family had, despite the President's promise, the promise that if you liked your insurance you would be able to keep it.

Mr. President, where is your promise today? Will you explain to the American people that neither of those promises—the primary reasons you pushed the health care bill—are untrue. Explain that to the American people.

In recent reports we've seen from Forbes an analysis that ObamaCare will increase underlying insurance rates for younger men by an average of 97 to 99 percent and for women by an average of 55 to 62 percent. HHS compared what the Congressional Budget Office projected rates might look like in 2016 to its own findings. What happened, of course, in this analysis was that premiums, according to Forbes, nationwide will be around 16 percent lower. That's what they said. But after the analysis, after the analysis by CBO, which looked at the projected rates in 2016 compared to its own findings, neither of those numbers tell you the statistic that really matters: how much rates will go up next year under ObamaCare relative to this year, prior to the law taking effect. Looking at families like mine, a 100 percent increase.

We've received stories from around the district—people who have seen their costs increase, people who have seen their insurance canceled. We received a message over Twitter that said: I lost my insurance because I can't afford the 100 percent cost increase. For the first time in 47 years I will have to depend on the government for health insurance. Another gentleman said he will be dependent on the taxpayers as well for the first time in his life.

Mr. President, explain to the American people why the promises that you made, the promises you made to the American people, are simply not true.

The SPEAKER pro tempore. Members are reminded to direct their remarks to the Chair and not to a perceived viewing audience.

CONTINUING RESOLUTION

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

Mr. CONNOLLY. Mr. Speaker, I was sorry to hear that our colleague from Colorado has had his insurance canceled or threatened with a 100 percent premium increase. That is precisely what ObamaCare was designed to stop—the capricious actions of cancellation of coverage, especially when

you get sick, by insurance companies. That's exactly what it's going to do. It's going to end that kind of practice and give you more choices.

Mr. Speaker, the majority of Americans object to House Republicans holding hostage the basic government services our citizens expect and need just so they can poke the President in the eye once again by trying to repeal the signature health insurance reform law.

In a recent poll, 8 out of 10 respondents said it is unacceptable for Members of Congress to threaten to shut down the government in order to achieve narrow ideological goals. After last week's House vote on the Republican hostage plan, another poll found more than half of Republican respondents want Congress to keep the government open rather than shut it down over the Affordable Care Act.

So why can't House Republicans accept the Affordable Care Act, which was adopted by Congress and reaffirmed by the Supreme Court and reaffirmed in an election just 10 months ago in this country? They have held 42 votes to chip away or outright repeal this signature law, and they have failed in every one of those attempts.

Senator JOHN MCCAIN, a prominent and respected Republican, tried to counsel his Republican friends on the futility of this effort on the floor of the Senate yesterday by reminding them that elections have consequences. The man who lost the 2008 election to President Obama noted that a majority of Americans reaffirmed their support of this President and his agenda, and by extension his signature initiative, in last year's election.

□ 1045

What is particularly disappointing in this protracted debate is this false narrative that the Affordable Care Act is not working, that it will somehow cause an economic calamity, as the majority leader claimed last week. What truly worries House Republicans, one suspects, isn't that the Affordable Care Act will fail, but precisely the opposite—they are frightened to death it will succeed.

Just this week, we received further confirmation that, in fact, it is delivering on its promise to reverse the skyrocketing costs of health care, unlike the narrative of my friend from Colorado. When the insurance exchanges open for enrollment next week, the Department of Health and Human Services says consumers will find an average of 53 health plans to choose from and premiums 16 percent lower—not higher—than expected, and that's before any tax credits are applied. In my district, for example, a family of four, earning \$50,000 a year, will be able to find a silver-rated insurance plan for less than \$300 a month, and they could pay a zero premium with that subsidy for a bronze-rated plan.

The Affordable Care Act is working for seniors. Premiums and deductibles for Medicare are lower, not higher, and

seniors have saved more than \$7 billion so far in prescription drug costs thanks to closing the doughnut hole of Medicare part D. Enrollment in Medicare Advantage plans has gone up 30 percent since 2010, and premiums have dropped 16 percent since that time. That's a far cry from the kind of demonizing and the "wolf's at the door" rhetoric of some of my friends on the other side.

Mr. Speaker, it is not the Affordable Care Act that puts America at risk of economic calamity, but the reckless actions of my friends on the other side of the aisle who are willing, once again, to hold the American people hostage because they don't like it. They have an ideological agenda that is going to create deep hardship in every one of those households my friend from Colorado just discussed and in every one of the households throughout America.

Let's get on with the business of America, and let's stop the practice of hostage-taking on the floor of the House.

MENTAL ILLNESS AND GUN VIOLENCE

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from Ohio (Ms. KAPTUR) for 5 minutes.

Ms. KAPTUR. Mr. Speaker, with the tragic mass shooting last week at the Washington Navy Yard, our country has again been ravaged by preventable gun violence. America must confront these events and their causes to prevent future tragedies.

Since 2007, according to the FBI, there have been 146 reported mass shootings. Far too often, a large contributing factor to this recent surge in violence is untreated mental illness; and in far too many instances, the perpetrators are former members of our military. Our Nation must bridge the gaps in our current mental health system to avoid more tragedies.

The President recently unveiled his BRAIN Initiative. It calls for \$100 million in funding to advance our understanding of the human mind. Supporting this proposal will go a long way to furthering our understanding of the causes and conditions that afflict those who wish to harm others and themselves.

Further, Congressman MCKINLEY of West Virginia and I have introduced H.R. 1615, the Examining America's Mental Health Services Act of 2013. The bill requires the Secretary of Health and Human Services and the National Academies' Institute of Medicine to conduct a comprehensive study on the gaps in our Nation's mental health services and to explore how these gaps increase the risk of violent acts. Experts such as former Army Vice Chief of Staff Dr. Peter Chiarelli, Dr. Joseph Calabrese of Case Western Reserve University, U.S. Army Colonel Carl Castro, and Dr. E. Fuller Torrey, head of the Stanley Foundation, would be prime candidates to lead breakthrough national initiatives on mental health.

Part of our comprehensive effort should focus on (1) accelerating funding for brain research and neuropsychiatric treatment; (2), reforming military enlistment, discharge procedures and integrating the Department of Defense and Department of Veterans Affairs' medical records systems; (3), instituting early childhood behavioral screening in schools; and, (4), restricting gun and ammunition access to those who have serious behavioral disorders.

Additional focus on mental illness and gun access is imperative. The Navy Yard tragedy resulted in the deaths of 13 of our citizens with eight additional people injured. The perpetrator, Aaron Alexis, was aged 34, a Navy Reserve veteran and a contractor to the U.S. Navy. He joined the Naval Reserve and began experiencing conditions that many would describe as related to PTSD, with demonstrable neuro conditions such as schizophrenia or paranoid schizophrenia. However, he was allowed to purchase a Remington 870 pump action shotgun and two boxes of ammunition. Individuals who suffer from these types of ailments should not have access to weapons and stockpiles of ammunition.

Unaddressed mental illness continues to be prevalent in many of our Nation's traumatic mass shootings, and they involve perpetrators who are private citizens as well.

We recall so sadly in Tucson, Arizona, when our own former dear colleague, Rep. Gabby Giffords, and current colleague, Representative RON BARBER, miraculously survived a mass shooting in which six others lost their lives after a deranged gunman, Jared Lee Loughner, opened fire at a meeting at a local supermarket at which Giffords and constituents were gathering.

We saw it at nearby Virginia Tech on April 16, 2007, when Seung-Hui Cho took the lives of 32 people; and we saw it at Sandy Hook Elementary School in December of 2012, when 20-year-old Adam Lanza ended the lives of 20 children and seven adults after taking his own mother's life and then his own.

How many more calls for attention—for help—does America need to hear?

The killing of two Capitol Police Officers over a decade ago, here in our Capitol, was perpetrated by a man who had been diagnosed as a paranoid schizophrenic who was off his medication, alienated from his family and who got access to a gun.

Congress should be deeply concerned that civilians, as well as our brave men and women who serve or who have served in our Armed Forces, are not receiving the medical treatment required for diagnosing debilitating mental illness and trying to treat it better. An annual Department of Defense report on suicide has shown a precipitous increase in military suicides over the course of the last 5 years. In 2012, there were 349 suicides by military men and women from all branches of the Armed

Forces. That is more than all the combat deaths that same year in Afghanistan. This is an epidemic and requires more attention and investment, including the BRAIN Initiative put forward by the President.

In sum, the common denominator with many of these mass shootings is a mentally ill individual with access to deadly weapons who has not been treated properly or, many times, whose mental illness has not even been evaluated. America must address these deficiencies for the benefit of our entire society. We must accelerate research to unlock the mysteries of the human brain.

Mr. Speaker, the only question is: Do America's leaders on behalf of the American people have the courage and vision to embark on a serious national conversation about mental health and mental illness?

THE WHITE HOUSE,
OFFICE OF THE PRESS SECRETARY,
April 2, 2013.

FACT SHEET: BRAIN INITIATIVE

"If we want to make the best products, we also have to invest in the best ideas . . . Every dollar we invested to map the human genome returned \$140 to our economy . . . Today, our scientists are mapping the human brain to unlock the answers to Alzheimer's . . . Now is not the time to gut these job-creating investments in science and innovation. Now is the time to reach a level of research and development not seen since the height of the Space Race."—President Barack Obama, 2013 State of the Union.

In his State of the Union address, the President laid out his vision for creating jobs and building a growing, thriving middle class by making a historic investment in research and development.

Today, at a White House event, the President unveiled a bold new research initiative designed to revolutionize our understanding of the human brain. Launched with approximately \$100 million in the President's Fiscal Year 2014 Budget, the BRAIN (Brain Research through Advancing Innovative Neurotechnologies) Initiative ultimately aims to help researchers find new ways to treat, cure, and even prevent brain disorders, such as Alzheimer's disease, epilepsy, and traumatic brain injury.

The BRAIN Initiative will accelerate the development and application of new technologies that will enable researchers to produce dynamic pictures of the brain that show how individual brain cells and complex neural circuits interact at the speed of thought. These technologies will open new doors to explore how the brain records, processes, uses, stores, and retrieves vast quantities of information, and shed light on the complex links between brain function and behavior.

This initiative is one of the Administration's "Grand Challenges"—ambitious but achievable goals that require advances in science and technology. In his remarks today, the President called on companies, research universities, foundations, and philanthropists to join with him in identifying and pursuing the Grand Challenges of the 21st century.

The BRAIN Initiative includes:

Key investments to jumpstart the effort: The National Institutes of Health, the Defense Advanced Research Projects Agency, and the National Science Foundation will support approximately \$100 million in research beginning in FY 2014.

Strong academic leadership: The National Institutes of Health will establish a high-level working group co-chaired by Dr. Cornelia "Cori" Bargmann (The Rockefeller University) and Dr. William Newsome (Stanford University) to define detailed scientific goals for the NIH's investment, and to develop a multi-year scientific plan for achieving these goals, including timetables, milestones, and cost estimates.

Public-private partnerships: Federal research agencies will partner with companies, foundations, and private research institutions that are also investing in relevant neuroscience research, such as the Allen Institute, the Howard Hughes Medical Institute, the Kavli Foundation, and the Salk Institute for Biological Studies.

Maintaining our highest ethical standards: Pioneering research often has the potential to raise new ethical challenges. To ensure this new effort proceeds in ways that continue to adhere to our highest standards of research protections, the President will direct his Commission for the Study of Bioethical Issues to explore the ethical, legal, and societal implications raised by this research initiative and other recent advances in neuroscience.

BACKGROUND

In the last decade alone, scientists have made a number of landmark discoveries that now create the opportunity to unlock the mysteries of the brain, including the sequencing of the human genome, the development of new tools for mapping neuronal connections, the increasing resolution of imaging technologies, and the explosion of nanoscience. These breakthroughs have paved the way for unprecedented collaboration and discovery across scientific fields. For instance, by combining advanced genetic and optical techniques, scientists can now use pulses of light to determine how specific cell activities in the brain affect behavior. In addition, through the integration of neuroscience and physics, researchers can now use high-resolution imaging technologies to observe how the brain is structurally and functionally connected in living humans.

While these technological innovations have contributed substantially to our expanding knowledge of the brain, significant breakthroughs in how we treat neurological and psychiatric disease will require a new generation of tools to enable researchers to record signals from brain cells in much greater numbers and at even faster speeds. This cannot currently be achieved, but great promise for developing such technologies lies at the intersections of nanoscience, imaging, engineering, informatics, and other rapidly emerging fields of science and engineering.

KEY INVESTMENTS TO LAUNCH THIS EFFORT

To make the most of these opportunities, the National Institutes of Health, the Defense Advanced Research Projects Agency, and the National Science Foundation are launching this effort with funding in the President's FY 2014 budget.

National Institutes of Health: The NIH Blueprint for Neuroscience Research—an initiative that pools resources and expertise from across 15 NIH Institutes and Centers—will be a leading NIH contributor to the implementation of this initiative in FY 2014. The Blueprint program will contribute funding for the initiative, given that the Blueprint funds are specifically devoted to projects that support the development of new tools, training opportunities, and other resources. In total, NIH intends to allocate approximately \$40 million in FY 2014.

Defense Advanced Research Projects Agency: In FY 2014, DARPA plans to invest \$50 million in a set of programs with the goal of understanding the dynamic functions of the

brain and demonstrating breakthrough applications based on these insights. DARPA aims to develop a new set of tools to capture and process dynamic neural and synaptic activities. DARPA is interested in applications—such as a new generation of information processing systems and restoration mechanisms—that dramatically improve the way we diagnose and treat warfighters suffering from post-traumatic stress, brain injury, and memory loss. DARPA will engage a broad range of experts to explore the ethical, legal, and societal issues raised by advances in neurotechnology.

National Science Foundation: The National Science Foundation will play an important role in the BRAIN Initiative because of its ability to support research that spans biology, the physical sciences, engineering, computer science, and the social and behavioral sciences. The National Science Foundation intends to support approximately \$20 million in FY 2014 in research that will advance this initiative, such as the development of molecular-scale probes that can sense and record the activity of neural networks; advances in "Big Data" that are necessary to analyze the huge amounts of information that will be generated, and increased understanding of how thoughts, emotions, actions, and memories are represented in the brain.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed a bill of the following title in which the concurrence of the House is requested:

S. 252. An act to reduce preterm labor and delivery and the risk of pregnancy-related deaths and complications due to pregnancy, and to reduce infant mortality caused by prematurity.

The message also announced that the Senate concurs in the amendment of the House to bill (S. 793), "An Act to support revitalization and reform of the Organization of American States, and for other purposes."

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 52 minutes a.m.), the House stood in recess.

□ 1200

AFTER RECESS

The recess having expired, the House was called to order by the Speaker at noon.

PRAYER

The Chaplain, the Reverend Patrick J. Conroy, offered the following prayer: Dear Lord, we give You thanks for giving us another day.

We come to You as a Nation in the midst of great uncertainty and worry. As people look for causes and solutions, the temptation is great to seek ideological position.

We ask that You might send Your Spirit of Peace and Reconciliation, that instead of ascendancy over opponents, the Members of this people's House, and all elected to represent our Nation, might work together, humbly, recognizing the best in each other's hopes, to bring stability and direction toward a strong future.

May all that is done this day be for Your greater honor and glory.
Amen.

THE JOURNAL

The SPEAKER. 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.

Mr. WILSON of South Carolina. Mr. Speaker, pursuant to clause 1, rule I, I demand a vote on agreeing to the Speaker's approval of the Journal.

The SPEAKER. The question is on the Speaker's approval of the Journal.

The question was taken; and the Speaker announced that the ayes appeared to have it.

Mr. WILSON of South Carolina. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER. Pursuant to clause 8, rule XX, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

PLEDGE OF ALLEGIANCE

The SPEAKER. Will the gentleman from Ohio (Ms. FUDGE) come forward and lead the House in the Pledge of Allegiance.

Ms. FUDGE 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.

ANNOUNCEMENT BY THE SPEAKER

The SPEAKER. The Chair will entertain up to 15 requests for 1-minute speeches on each side of the aisle.

CALLING ON SENATE TO PASS CONTINUING RESOLUTION

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

Mr. LANCE. Mr. Speaker, I rise in support of the House-passed continuing resolution and I call for its passage in the United States Senate.

The House-passed resolution ensures that our government remains open and operational; it ensures that our military personnel will continue to receive protection in the field and pay at home; and it guarantees continued care for our veterans. It protects individ-

uals, families, and small businesses from the harmful effects of ObamaCare; and it holds the line on spending—the most critical fiscal issue currently facing Washington and the American people.

The United States Senate should join the House and pass this fiscally responsible measure and avert a government shutdown.

ACA ENROLLMENT

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

Ms. FUDGE. Mr. Speaker, I rise today to celebrate the beginning of a new era in American health care. In less than a week, Americans across the country will be able to enroll in health insurance marketplaces, more commonly known as health exchanges. Americans will no longer be subjected to annual limits on their coverage or refused insurance because of a pre-existing condition. We as a Nation will be that much closer to ensuring that every American has access to high quality and affordable health care.

The United States is undoubtedly home to the world's best doctors, hospitals, and health care providers; and, starting January 1, more than 6 million children, seniors, women, and men will be able to access world-class care at less than \$100 a month. I certainly believe that's something worth celebrating.

HONORING A NEW JERSEY FALLEN SOLDIER—STAFF SERGEANT TIMOTHY RAYMOND MCGILL

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

Mr. GARRETT. Mr. Speaker, on Saturday, September 21, New Jersey and our Nation lost a true hero. Staff Sergeant Timothy Raymond McGill was killed in Afghanistan in support of Operation Enduring Freedom.

After graduating from Ramsey High School in 2001, Staff Sergeant McGill joined the Marines and later deployed to Iraq. In 2008, he joined the Rhode Island National Guard, basically to chase his dream of joining Special Forces. Then, in 2011, Staff Sergeant McGill was made a weapons sergeant and was most recently assigned to A Company, 2nd Battalion, 19th Special Forces Group, Army National Guard, in Middletown, Rhode Island.

In between these deployments, Staff Sergeant McGill volunteered at the Ramsey Fire Department back home in the State of New Jersey. You see, Staff Sergeant McGill was always committed to his community and to this country. He was truly one of the best and the brightest of the Fifth Congressional District.

My prayers are with the family of Staff Sergeant McGill.

SEQUESTRATION AND EDUCATION

(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, a government shutdown will damage the economic recovery, slow our growth over the long term, and severely undermine our ability to extend our recovery and put people back to work.

As we debate the continuing resolution, I must emphasize investments in education, which are the wisest investments we can make for the long-term fiscal survival of our country. We are jeopardizing our future as a Nation by threatening educational services, as well as eliminating or reducing financial aid for millions of students attending pre-K, elementary, secondary, and postsecondary schools.

This week, I introduced a resolution to honor our Nation's Historically Black Colleges and Universities. I am concerned that these institutions will be disproportionately affected by any cuts. Each day, Historically Black Colleges and Universities help us bridge the achievement gap. The fact is that we cannot move forward as a country until all of our children have the opportunity to succeed academically.

OBAMACARE

(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, today I come to the House floor to speak on an issue that is on the minds of many of my constituents and Americans across the country, and that is ObamaCare.

Enrollment is set to begin in only 5 short days, yet there is far too much confusion about how hardworking Americans will purchase their health insurance through ObamaCare exchanges. One constituent from Missouri's Third District recently contacted my office in a panic about how ObamaCare is going to impact her personally as well as her small business. She has reached out to her accountant, insurance broker, and health care provider, and guess what, Mr. Speaker? Nobody has a clue how this is all going to play out.

Unlike the Federal Government, she is forced to balance both her family's and her business' budget. But when she has no idea how much health insurance is going to cost, she has a very large hole in both her budgets that makes it nearly impossible to plan for other things—whether it's new prescription glasses for her child to see the board at school or hiring a new employee for her small business she hopes to expand.

Mr. Speaker, this is not an isolated incident. I have received hundreds of emails and phone calls expressing real fears from folks about ObamaCare. From what I'm hearing and seeing

firsthand, the Affordable Care Act is neither affordable nor caring.

CONTINUING RESOLUTION

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

Ms. KELLY of Illinois. Mr. Speaker, I rise today to urge my colleagues to put America first and pass a bipartisan spending plan to prevent a government shutdown.

As the daughter of a small business owner, I learned at an early age that it's impossible to succeed without smart planning and reliable funding. Let's keep this lesson in mind.

Millions of Americans will be left hanging if the government shuts down. Benefits for veterans could be delayed; approval of small business loans would be suspended; and the National Institutes of Health and Centers for Disease Control, which monitor disease, may be forced to scale back their services, leaving us vulnerable to a health crisis.

One of the last government shutdowns in this country cost taxpayers \$800 million, including \$400 million in lost revenue collected by the IRS. We can't afford to go through that again.

It is time to put an end to the partisan games. American citizens aren't chips to be gambled with. Our servicemen and -women, mom-and-pop business owners, and families who show up for America every day deserve a government that shows up for them.

Let's stop grandstanding and start standing up for the American people by passing a CR.

OBAMACARE HURTS AMERICAN FAMILIES

(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, ObamaCare is unaffordable, unsustainable, and unreliable. An overwhelming majority of the American people agree that this disastrous \$1.2 trillion law must be replaced with a system that protects the doctor-patient relationship, as has been repeatedly introduced by Congressman TOM PRICE of Georgia.

The South Carolina Department of Insurance has estimated that health insurance rates in the Federal exchanges will increase up to 70 percent for South Carolinians. A majority of other States will have premium increases that will skyrocket, destroying jobs.

House Republicans have the best interests of Americans at heart. We know that hardworking families should not be forced to pay higher health care costs in addition to the financial burdens of everyday life.

The Senate should act and adopt bipartisan legislation as the House did last week.

We join with the American people to keep the government's doors open,

defund ObamaCare, and control government spending.

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

GOVERNMENT SHUTDOWN LOOMS

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

Mr. KILDEE. Mr. Speaker, once again, crucial deadlines loom, and here we are circling the drain, days away from another Republican-manufactured government shutdown due to the irresponsible lack of governing. Instead of forging—or even attempting to forge—a bipartisan compromise, we have another manufactured crisis, putting America on another roller-coaster ride.

Unfortunately, we have been here before, with the other party playing politics and pandering to their Tea Party base rather than doing what we were sent here to do, and that is to govern. It's enough. The American public is fed up with this.

It's time to drop the foolishness and stop pursuing—through threatening means that threaten the economy—what you can't achieve at the ballot box or through legislation.

The implications of this shutdown are real: it will hurt the American economy, and it threatens direct benefits that our veterans and people with disabilities receive. There's just too much at stake.

Republicans should drop this charade and do the job that we were elected to do, and that is govern, pass a budget, and protect the rights of the American people.

WE NEED LEADERSHIP

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

Mr. WALBERG. Mr. Speaker, we sincerely need true leadership at this time—great problems, great challenges, great divisions—and yet our President's first call last Friday to House leadership clearly indicated, in his own words, that he would not negotiate. How can this be leadership?

Sixty-one percent of citizens polled recently want spending cuts tied to the debt ceiling bill. Bill, in my town hall meeting yesterday morning, said:

My wife is very sick. I pay \$900 a month for my health insurance. I need that. But I want you to go to Washington and end the spending. Move our country forward. Shut down ObamaCare.

Mr. President, you won't negotiate? You negotiated with Mr. Putin and Mr. Assad. You've negotiated with the U.N. on an arms treaty threatening our Second Amendment liberty. Why would you not negotiate with the people's House and the people who sent us to restore fiscal sanity, economic opportunity, and liberty?

The SPEAKER pro tempore (Mr. TERRY). The Chair will remind Mem-

bers that remarks in debate must be addressed to the Chair and not to others in the second person.

“GREAT YEAR FOR REPUBLICANS”

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

Ms. TITUS. This week, a leading Nevada Republican said that the 2014 elections will be a “great year for Republicans” because a lot of minorities and a lot of younger people will not turn out. Well, while the GOP plan for 2014 is focused on voter suppression, I'm here to deliver a different message:

Minorities and women are going to be turning out in droves next year because they see what the Republican leadership is doing in Washington. They see the dysfunction the Republicans have created and are apparently so proud of. They see the Republican agenda that's driven by an extremist ideology rather than what's best for Americans.

In fact, voters of all types are seeing—and will see over the next few days—just how out of step their House Republicans truly are. They grapple not with the needs of Americans, but with the two wings of their own caucus: the far right and the further right.

We need a new agenda.

□ 1215

PASTOR SAEED ABEDINI

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

Mr. PITTENGER. Mr. Speaker, I rise today to share a letter from Dr. Billy Graham to Iranian President Rouhani, calling for the release of an American citizen currently imprisoned in Iran due to his faith. I quote from Dr. Graham:

The announcement on Monday that your country has freed 80 political prisoners is very encouraging. I fear, however, that the current publicity surrounding the continued imprisonment of Pastor Abedini, an American citizen, may further harm the already fragile relationship that presently exists between our two nations.

Today, thousands will attend prayer vigils in more than 70 U.S. cities, calling on your country to release this husband, father, and servant of God. I join them by respectfully asking you to release Pastor Saeed Abedini from prison. Such an action would, I believe, have a positive impact in our Nation, and might well be perceived by our leadership as a significant step in reducing tensions.

Respectfully yours, Billy Graham.

Today, I also wrote President Obama, with other House Members, asking that he call on Iran to free this American citizen and humanitarian. I urge you to join me in this effort.

CONTINUING RESOLUTION

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

minute and to revise and extend his remarks.)

Mr. NOLAN. Mr. Speaker, it is time to put an end to the political stagecraft and the gridlock that's come to characterize this Chamber. It is time for a little common sense, some collaboration, and some compromise.

Two hundred and thirty-eight years ago, the Founders of our great Nation risked their lives to establish this government. Imagine their reaction today as this body contemplates actions that would shut it down.

I'm a business guy of 32 years. I've tried a lot of ways to fix problems over the years, but shutting down the store has never been one of them.

Mr. Speaker, this is not a game. This is real life to the kids on Head Start, to the National Guard and the men and women in our Armed Forces being furloughed, to the seniors, to the students, the families struggling to get by, and to the millions of hardworking public servants who go to work every day on our behalf.

Mr. Speaker, we need to put an end to this folly, pass a clean continuing resolution funding our government, and then get to work balancing our budget, ending the sequester, rebuilding America, rebuilding the middle class, and putting America back to work.

SHUTDOWN AND MILITARY PAY

(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, over 3 months ago, the House passed a Defense appropriations bill with overwhelming bipartisan support.

As we approach the end of the fiscal year, I want to remind Senate Democrats and the President that our fighting men and women are counting on us. The leadership in the Senate failed to even bring a Defense funding measure to the floor this year.

Now, should they fail to work with the House to fund the government, pay for our soldiers, sailors, and airmen could be delayed. Cutbacks could reduce their readiness and delay the procurement of tools they need to defend our Nation and themselves.

At a time when fighting continues in Afghanistan and we face serious threats from terrorists, at a time when the President is threatening force in Syria, we cannot let our guard down. We should not use our military and wounded warriors as pawns in political partisanship.

The Senate needs to act without delay to pass funding and keep the government from shutting down. The safety of brave Americans around the world is at risk if we fail.

THE FARM BILL

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

minute and to revise and extend his remarks.)

Mr. WALZ. Mr. Speaker, the one thing I hear from my constituents when I talk to them out in southern Minnesota: Is it so much to ask you folks just to do your job? As the drama swirls and the brinkmanship goes and it's *deja vu* all over again, certain things shouldn't be that difficult.

As we are doing this, my farmers and ranchers and millions of them across the country are going about their work, every day getting up before dawn, doing their work, feeding us, clothing us, and powering this country. They've asked us to pass a farm bill. Four months ago, the Senate did it. Four months ago, the House Ag Committee did it. That wasn't good enough. We came to the floor, we created drama, we tried to make being hungry a sin, and now you've got a monstrosity.

Do you know what? The Constitution makes it very clear: bring the two together, conference the bill, and pass something that's good for America.

I get it—you don't like the Senate bill. I get it—the Senate doesn't like this bill. But do you know what? Let's get together and get something we can both equally dislike, but at least it serves the people and moves something forward. The time is now. The farm bill is waiting. People are hungry and producers are going food. Pass the farm bill.

OBAMACARE

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

Mr. DUNCAN of Tennessee. Mr. Speaker, the Republicans in the House compromised and voted to fund everything in the entire Federal Government but ObamaCare. Yet the President refuses to compromise on anything, even just that one bill.

If you think most of the national media is not biased, just consider the fact that they are not calling on the President to compromise at all. The national media apparently believes that House Republicans should be the only ones required to compromise.

Then look, too, at the different treatment given Texas State Senator Wendy Davis' filibuster and the filibuster-like speech by Senator TED CRUZ. The elite national media made Senator Davis an overnight sensation and treated her as courageous and even heroic. But Senator CRUZ has been blasted in every way by the liberals who control most of the media—a double standard that is both very unfair and very harmful to the Nation.

If the Federal Government shuts down, it will be in large part because the national media for some reason feels the President has no obligation to compromise or moderate his views in any way.

GOVERNMENT SHUTDOWN

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

Mr. BERA of California. Five more days, Mr. Speaker. In just 5 days, this body threatens to shut down the government. The public and the American citizens are fed up with these shenanigans. They want us to do our job.

If the government shuts down, we are going to send our military to work, but we are not going to pay them. If the government shuts down, veterans who have been waiting months for benefits are going to wait longer. Let's do our job. This is totally unacceptable.

The people expect us to come together and put together a real budget. We passed "No Budget, No Pay," but yet, we don't have a budget. The House has passed one budget; the Senate has passed another. Let's come together in a conference, agree on a single number, and move forward and set our priorities.

Enough kicking the can down the road. Let's keep the government open. Let's pass a budget. Let's start rebuilding the middle class for America and one that works, and let's get back on the right track. We can do this. We've done it before.

GOVERNMENT SHUTDOWN FAIRNESS ACT

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

Mr. COLLINS of New York. Mr. Speaker, I come to the House floor to speak in support of the Government Shutdown Fairness Act, which I introduced last Friday. This legislation would stop Members of Congress from receiving a salary in the event of a government shutdown.

As Members of Congress, it is our job to keep the government running, and it is wrong that we would continue to get paid while programs for veterans, seniors, and many others are adversely impacted and those in the military are not paid.

This legislation is consistent with the 27th Amendment and would hold Member salaries in escrow until the end of this Congress. Salary and job performance are often tied together, and it should be no different in the government.

The American people deserve more from their Congress. We must be willing to put ourselves at the back of the line and put our constituents first during a government shutdown.

CONTINUING RESOLUTION

(Mrs. CAROLYN B. MALONEY of New York asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. CAROLYN B. MALONEY of New York. Mr. Speaker, compromise is a way of life in public policy. My way or

no way is the mindset of a 5-year-old, not the leading legislative body of the Western World.

This is a direct quote, Mr. Speaker, and I know it's accurate because it's from me over a decade ago. I was in Congress for the shutdowns of the Federal Government in 1995. They were as disastrous as they were unnecessary—a national disgrace. Today's funding debate is equally shameful.

Holding government funding hostage, and potentially following up with an act of blackmail over the debt limit is irresponsible and indifferent to the needs of millions across our country, particularly the military.

This debate is another manufactured crisis—a willful, needless, self-inflicted wound—that will have terrible effects on our economy, our fiscal outlook, and the American pocketbooks.

The Congress of the United States should never, ever bow down before the rigid dictates of a handful of ideological extremists. We should do what is right for the people of our country and pass a clean budget now.

CONGRATULATING THE ROSE-HULMAN INSTITUTE OF TECHNOLOGY

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

Mr. BUCSHON. Mr. Speaker, I rise today to congratulate the Rose-Hulman Institute of Technology on their number one ranking as the top undergraduate engineering school in the Nation. This is the 15th consecutive year for this honor by the U.S. News and World Report in the category of engineering schools whose highest degree is a bachelor's or master's degree.

Founded in 1874 and located in Terre Haute, Indiana, Rose-Hulman successfully delivers the world's best undergraduate science, engineering, and mathematics education in an environment of individual attention and support.

I commend Rose-Hulman for their excellent leadership and dedication and thank them for the important role they play as a world leader in the education of the STEM workforce of the future.

GOVERNMENT SHUTDOWN

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

Mr. HORSFORD. Mr. Speaker, I rise to discuss a portion of our community in Nevada's Fourth Congressional District that is being negatively affected under the sequestration and would be under a government shutdown.

I am proud to speak on behalf of the Nellis Air Force Base in my district. Nellis Air Force Base employs over 3,000 civilian employees. They work as engineers, physicians, nurses, and administrators.

I recently spoke with the Commander about the negative effects that sequestration has already had on Nellis Air Force Base. For the past 3 years, the salaries of these civilian employees has been frozen. Positions are being eliminated, leaving remaining employees to pick up the slack.

The civilian employees of Nellis Air Force Base are undergoing increasingly heavy responsibilities at work, without any increase in pay, and for Nellis Air Force Base, sequestration has already meant a decrease of over 40,000 flights, which affects their readiness at a time of combat.

It is time for this Congress to reach a deal on the budget. A clean continuing resolution does not jeopardize personnel, a deal that I hope we will work together to accomplish on behalf of Nellis Air Force Base and all of our civilians.

I urge Members of Congress to end the legacy of deadlock in Congress and begin the legacy of doing what we must to help the dedicated and hardworking men and women of the United States.

HONORING COLONEL BERNARD FRANCIS "BERNIE" FISHER AND LIEUTENANT THOMAS ROLLAND NORRIS

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

Mr. LABRADOR. Mr. Speaker, I rise today to honor the heroic efforts of Colonel Bernard Francis Fisher of the United States Air Force and Lieutenant Thomas Rolland Norris of the United States Navy, both of whom are Medal of Honor recipients from Idaho.

Colonel Fisher was with the 1st Air Commando Squadron and was awarded the Medal of Honor for his conspicuous gallantry on March 10, 1966, in the Republic of Vietnam.

A Special Forces camp was under attack and hostile troops had positioned themselves between the airstrip and the camp. Colonel Fisher observed a fellow airman crash on the airstrip. In the belief that the pilot was injured, Colonel Fisher decided to attempt a rescue. Directing his own cover, he landed and taxied the full length of the runway to rescue the pilot. In the face of fire, he applied power and took off at the overrun airstrip.

Lieutenant Norris was a SEAL Advisor and was awarded the Medal of Honor for supreme bravery in action from April 10 to April 13, 1972, in Vietnam.

During the 3-day period, Lieutenant Norris and a 5-man team established a forward operating base deep within heavily controlled enemy territory to conduct a rescue of several downed pilots.

It is for their outstanding display of leadership and courage that I am proud to honor and remember the actions of Colonel Bernard Francis Fisher and Lieutenant Thomas Rolland Norris.

□ 1230

A TRIBUTE TO JIM FINDLAY

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

Ms. KAPTUR. Mr. Speaker, I rise today to honor a remarkable American, Mr. Jim Findlay, who has proudly served our Nation as an Air Force veteran and our Toledo community throughout his life as a successful entrepreneur, extraordinary philanthropist, and a true friend to so many.

Jim Findlay is the epitome of a gentleman. His influence and compassion have impacted the lives of thousands. He served as a coach to our youth, a mentor to our young adults. He is always there for those who seek a champion for their causes. His support of local initiatives is deep and legendary. He has been the fundraising chair for so many activities, a 70-year member of Glenwood Lutheran Church, and a founding board member of the House of Emmanuel.

Jim attended Scott High School, then the University of Toledo where he began his lifelong love affair with the UT Rockets, as well as with 1947 Homecoming Queen Celia Koontz Findlay. He and Celia were married for more than 50 years until her passing in 2004. His loving care for her during her prolonged illness inspired all who knew them. Jim is a dedicated family man to his children—Jim, Jr., Sarah, Jon—a beloved grandfather to Ally and Jonathon, and a wonderful companion to PJ Schaefer.

Jim founded Impact Products, and upon his retirement—in typical Jim Findlay fashion—he gave the company to his employees. The company's name, Impact, is a testament to the impact that one person can selflessly make on the lives of so many.

We, the family of Toledo and northwest Ohio, are blessed and honored to know and to pay tribute to our dear friend, Jim Findlay, who, in good times and in times of great struggle, teaches us by way of his courageous and generous example. May blessings flow to Jim now and to his loved ones.

We love you, Jim, now and always, and we thank you.

BUYER BEWARE

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

Mr. HULTGREN. Mr. Speaker, we are 5 days away from what the Chicago Tribune today called a "massively ambitious redesign of national health care," echoing what we've been saying here on the House floor since it was passed, but the details of Illinois' health exchange are still thin.

"Co-pays? Deductibles? Premiums? Still a mystery," the paper says. "Will your doctor and your hospital be included in the insurance networks? Still a mystery."

This past week, I tried to get answers for my concerned constituents. I tried to meet with one of Illinois' so-called "navigators," but he wasn't ready to show me how to sign up for health care. Their navigators were still getting trained up—with less than a week left.

The triple premiums we are seeing in other States aren't encouraging. We know that 6 million mostly middle class families may face a tax for not buying qualifying health plans. Middle class families may have to pay hundreds more in taxes each year. I urge Americans to explore how ObamaCare will affect them.

Call your exchange, and ask if you can keep your doctor. Ask them what personal information the navigators will collect. Be ready. Buyer beware.

A GOVERNMENT SHUTDOWN

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

Mr. LAMALFA. Mr. Speaker, it is kind of interesting to hear all the chatter about a government shutdown here, chatter that seems to be coming from the other side. I think they, maybe, protesteth too loudly, because Republicans have acted to give the Senate and the President the tools, the means, to avoid a government shutdown. We've acted on two occasions to pass the language of the Full Faith and Credit Act to ensure the government continues paying its bills in the event of an impasse in budget negotiations.

However, the Senate has failed to act on a commonsense proposal which would preserve our Nation's credit rating, continue paying the military, protect Social Security and other essential services.

Where is the Senate's action on this measure? What is the President doing to help? He is, instead, more willing to meet with foreign leaders and is unwilling to talk to us in the House.

Mr. Speaker, is this what the American people asked for—that we have an impasse amongst the three legs of the legislative process in this country, that we can't even talk to each other and we'd rather talk to foreign leaders first on the important, key issues like what we have coming up: the continuing resolution, the sequester, the debt limit, and the impending ObamaCare take-over of our health system?

OBAMACARE UNDEREMPLOYMENT

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

Ms. FOXX. Mr. Speaker, ObamaCare is dead weight on a stagnant job market.

Millions of Americans are out of work. Millions more are underemployed—crunching numbers around the kitchen tables, trying to make ends meet. Yet ObamaCare is undermining growth and is making it harder

for businesses, large and small, to hire more full-time workers or to even maintain part-time worker schedules. It is cited as a leading cause for why nearly three out of four people hired this year were offered only part-time jobs.

The stagnant economic report we received earlier this month is a continued reminder that ObamaCare is not the job creator or economic driver the President promised. It is a burden on employers, and it is translating into prolonged underemployment for working American families.

Republicans and Democrats need to work together to repeal, defund, delay, and replace ObamaCare for these families. Meaningful reform is worth the effort.

HEALTH CARE IS A CIVIL RIGHT

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

Ms. JACKSON LEE. Mr. Speaker, I think the real message should be that the President should not negotiate against the civil rights of Americans. Sometimes it's important for those of us who have had life experiences to reflect on them.

I remember as a younger girl riding in a segregated railcar, isolated from others because of the color of my skin. Civil rights have expanded, but there are many who stood against them—the 1957 bill, the 1964 and 1965 bills. Americans will find out that health care is a civil right and that this is one of the most historic and life-changing bills ever passed—the Affordable Care Act.

Rather than stand in the way to defund ObamaCare, I want to stand with the young cancer victim who will now be able to get insurance. I want to stand with the young child who had leukemia and who was denied insurance and died. I want to stand with small businesses that will now be able to provide health insurance for their workers.

I want to stand with understanding that, in fact, this bill is going to work. That's the fear on the other side. They are willing to defund the government because they don't want America to know that one of their civil rights—good health care—is coming and going to work.

I ask everybody to go to HealthCare.gov because your civil rights are coming on October 1.

"MY WAY OR THE HIGHWAY"

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

Mr. POE of Texas. Mr. Speaker, the President says he will negotiate with Syria over chemical weapons. He is negotiating with the Russians about negotiating with the Syrians over nuclear weapons. He has offered to talk

and compromise with Iran over nuclear weapons—but the President it seems says, I will not negotiate with those in the House of Representatives. No compromise on the debt. I will not negotiate with America.

Too bad the President is more interested with negotiation and compromise with Russia, Syria, Iran, and now the United Nations than he is in working with Members of the House of Representatives and the American people to keep the government from shutting down.

It has been mentioned today of this philosophy of "my way or the highway." Well, that's the President's philosophy. It's my way, says the President, or it's the highway.

He won't talk to us about it because he is out campaigning about how ObamaCare is really good for the Nation. He is driving the train wreck of stubbornness which will lead, and has led, to chaos in America.

Come home, Mr. President. Let's sit down and talk and negotiate about what we are going to do over the debt limit and the continuing resolution.

And that's just the way it is.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on questions previously postponed.

Votes will be taken in the following order:

H.R. 3095, by the yeas and nays;

H.R. 2600, by the yeas and nays;

Approval of the Journal, de novo.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

COMMERCIAL MOTOR VEHICLE OPERATOR REQUIREMENTS RELATING TO SLEEP DISORDERS

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 3095) to ensure that any new or revised requirement providing for the screening, testing, or treatment of individuals operating commercial motor vehicles for sleep disorders is adopted pursuant to a rulemaking proceeding, and for other purposes, 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 gentleman from Wisconsin (Mr. PETRI) that the House suspend the rules and pass the bill.

The vote was taken by electronic device, and there were—yeas 405, nays 0, not voting 27, as follows:

[Roll No. 486]

YEAS—405

Aderholt	Amodei	Barber
Alexander	Bachmann	Barletta
Amash	Bachus	Barr

Barrow (GA)	Esty	Latta	Renacci	Scott (VA)	Turner	Black	Foster	Lowey
Barton	Farenthold	Lee (CA)	Ribble	Scott, David	Upton	Blackburn	Foxx	Lucas
Bass	Farr	Levin	Rice (SC)	Sensenbrenner	Valadao	Blumenauer	Franks (AZ)	Luetkemeyer
Beatty	Fattah	Lewis	Richmond	Serrano	Van Hollen	Bonamici	Frelinghuysen	Lujan Grisham
Becerra	Fincher	Lipinski	Rigell	Sessions	Vargas	Boustany	Fudge	(NM)
Benishkek	Fitzpatrick	LoBiondo	Roe (TN)	Sewell (AL)	Veasey	Brady (PA)	Gabbard	Lujan, Ben Ray
Bentivolio	Fleischmann	Loeb	Rogers (AL)	Shea-Porter	Vela	Brady (TX)	Gallego	(NM)
Bera (CA)	Fleming	Lofgren	Rogers (KY)	Sherman	Velázquez	Braley (IA)	Garamendi	Lummis
Bilirakis	Flores	Long	Rogers (MI)	Shimkus	Visclosky	Bridenstine	Garcia	Lynch
Bishop (GA)	Forbes	Lowenthal	Rohrabacher	Shuster	Wagner	Brooks (AL)	Gardner	Maffei
Bishop (NY)	Fortenberry	Lowe	Rokita	Simpson	Walberg	Brooks (IN)	Garrett	Maloney
Bishop (UT)	Foster	Lucas	Rooney	Sinema	Walden	Broun (GA)	Gerlach	Carolyn
Black	Foxx	Luetkemeyer	Ros-Lehtinen	Slaughter	Walorski	Brown (FL)	Gibbs	Maloney, Sean
Blackburn	Franks (AZ)	Lujan Grisham	Roskam	Smith (MO)	Walz	Brownley (CA)	Gibson	Marchant
Blumenauer	Frelinghuysen	(NM)	Ross	Smith (NE)	Wasserman	Bucshon	Gohmert	Marino
Bonamici	Fudge	Luján, Ben Ray	Rotfuss	Smith (NJ)	Schultz	Burgess	Goodlatte	Massie
Boustany	Gabbard	(NM)	Roybal-Allard	Smith (TX)	Waters	Bustos	Gosar	Matheson
Brady (PA)	Gallego	Lummis	Royce	Smith (WA)	Watt	Butterfield	Granger	Matsui
Brady (TX)	Garamendi	Lynch	Ruiz	Southerland	Weber (TX)	Calvert	Graves (GA)	McCarthy (CA)
Braley (IA)	Garcia	Maffei	Runyan	Speier	Welch	Camp	Graves (MO)	McCaul
Bridenstine	Gardner	Maloney	Ruppersberger	Stewart	Wenstrup	Campbell	Grayson	McClintock
Brooks (AL)	Garrett	Carolyn	Ryan (OH)	Stivers	Westmoreland	Cantor	Green, Al	McCollum
Brooks (IN)	Gerlach	Maloney, Sean	Ryan (WI)	Stockman	Whitfield	Capito	Green, Gene	McDermott
Broun (GA)	Gibbs	Marchant	Salmon	Stutzman	Williams	Capps	Griffin (AR)	McGovern
Brown (FL)	Gibson	Marino	Sánchez, Linda	Swalwell (CA)	Wilson (FL)	Capuano	Griffith (VA)	McHenry
Brownley (CA)	Goodlatte	Massie	T. Sanford	Takano	Wilson (SC)	Cárdenas	Grijalva	McIntyre
Bucshon	Gosar	Matheson	Terry	Terry	Witman	Carney	Grimm	McKeon
Burgess	Granger	Matsui	Thompson (CA)	Thompson (CA)	Wolf	Carson (IN)	Guthrie	McKinley
Bustos	Graves (GA)	McCarthy (CA)	Thompson (MS)	Thompson (MS)	Womack	Carter	Gutiérrez	McMorris
Butterfield	Graves (MO)	McCaul	Schakowsky	Thompson (PA)	Woodall	Cartwright	Hahn	McMorris
Calvert	Grayson	McClintock	Schiff	Thornberry	Yarmuth	Cassidy	Hanabusa	Rodgers
Camp	Green, Al	McCollum	Schneider	Tiberi	Yoder	Castor (FL)	Hanna	McNerney
Campbell	Green, Gene	McDermott	Schock	Tipton	Yoho	Castro (TX)	Hanna	Meadows
Cantor	Griffin (AR)	McGovern	Schrader	Titus	Young (FL)	Castro (TX)	Harper	Meehan
Capito	Griffith (VA)	McHenry	Schweikert	Tonko	Young (IN)	Chabot	Harris	Meeks
Capps	Grijalva	McIntyre				Chaffetz	Hartzler	Meng
Cárdenas	Grimm	McKeon	Andrews	Hall	Sanchez, Loretta	Chu	Hastings (FL)	Messer
Carney	Guthrie	McKinley	Buchanan	Herrera Beutler	Schwartz	Cicilline	Hastings (WA)	Mica
Carson (IN)	Gutiérrez	McMorris	Capuano	Higgins	Scott, Austin	Clarke	Heck (NV)	Michaud
Carter	Hahn	Rodgers	Costa	Kind	Sires	Clay	Heck (WA)	Miller (FL)
Cartwright	Hanabusa	McNerney	Dingell	McCarthy (NY)	Tierney	Cleaver	Hensarling	Miller (MI)
Cassidy	Hanna	Meadows	Frankel (FL)	Meeks	Tsongas	Clyburn	Himes	Miller, Gary
Castor (FL)	Harper	Meehan	Gingrey (GA)	Perlmutter	Waxman	Coble	Hinojosa	Miller, George
Castro (TX)	Harris	Meng	Gowdy	Roby	Webster (FL)	Coffman	Holding	Moore
Chabot	Hartzler	Messer		Rush	Young (AK)	Cohen	Holt	Moran
Chaffetz	Hastings (FL)	Mica				Cole	Honda	Mullin
Chu	Hastings (WA)	Michaud				Collins (GA)	Horsford	Mulvaney
Cicilline	Heck (NV)	Miller (FL)				Collins (NY)	Hoyt	Murphy (FL)
Clarke	Heck (WA)	Miller (MI)				Conaway	Hoyer	Murphy (PA)
Clay	Heck (WA)	Miller (MI)				Connelly	Hudson	Nadler
Cleaver	Hensarling	Miller, Gary				Conyers	Huelskamp	Nadler
Clyburn	Himes	Miller, George				Cook	Huffman	Napolitano
Coble	Hinojosa	Moore				Cooper	Huizenga (MI)	Neal
Coffman	Holding	Moran				Cotton	Hultgren	Negrete McLeod
Cohen	Holt	Mullin				Courtney	Hunter	Neugebauer
Cole	Honda	Mullin				Cramer	Hurt	Noem
Collins (GA)	Horsford	Mulvaney				Crawford	Israel	Nolan
Collins (NY)	Hoyer	Murphy (FL)				Crenshaw	Issa	Nugent
Conaway	Hudson	Murphy (PA)				Crowley	Jackson Lee	Nunes
Connelly	Huelskamp	Nadler				Crowley	Jeffries	Nunnelee
Conyers	Huffman	Nadler				Cuellar	Jones	O'Rourke
Cook	Huizenga (MI)	Napolitano				Culberson	Jordan	Pastor (AZ)
Cooper	Hultgren	Neal				Cummings	Joyce	Paulsen
Cotton	Hunter	Negrete McLeod				Cummins	Kaptur	Payne
Courtney	Hurt	Neugebauer				Daines	Keating	Pearce
Cramer	Israel	Noem				Davis (CA)	Keating	Pelosi
Crawford	Issa	Nolan				Davis, Danny	Kelly (IL)	Perry
Crenshaw	Jackson Lee	Nugent				Davis, Rodney	Kelly (PA)	Peters (CA)
Crowley	Jeffries	Nunes				DeFazio	Kennedy	Peters (MI)
Crowley	Jenkins	Nunnelee				DeGette	Kildee	Peterson
Cuellar	Johnson (GA)	O'Rourke				Delaney	Kilmer	Petri
Culberson	Johnson (OH)	Olson				DeLauro	King (IA)	Pingree (ME)
Cummings	Johnson (OH)	Owens				DelBene	King (NY)	Pittenger
Daines	Johnson, E. B.	Palazzo				Denham	Kingston	Pitts
Davis (CA)	Johnson, Sam	Pallone				Dent	Kinzie	Pocan
Davis, Danny	Jones	Pascarell				DeSantis	Kuster	Poe (TX)
Davis, Danny	Jordan	Pastor (AZ)				DesJarlais	Labrador	Polis
Davis, Rodney	Joyce	Paulsen				Deutch	LaMalifa	Pompeo
DeFazio	Kaptur	Payne				Diaz-Balart	Lamborn	Price (GA)
DeGette	Keating	Pearce				Doggett	Lance	Price (NC)
DeGette	Keating	Pelosi				Doyle	Langevin	Quigley
Delaney	Kelly (IL)	Perry				Duckworth	Lankford	Radel
DeLauro	Kelly (PA)	Peters (CA)				Duffy	Larsen (WA)	Rahall
DelBene	Kennedy	Peters (MI)				Duncan (SC)	Larsen (CT)	Rangel
Denham	Kildee	Peterson				Duncan (TN)	Latham	Reed
Dent	Kilmer	Pingree (ME)				Edwards	Latta	Reichert
DeSantis	King (IA)	Pittenger				Edwards	Farr	Renacci
DesJarlais	King (NY)	Pitts				Ellison	Fincher	Ribble
Deutch	Kingston	Pocan				Ellmers	Fitts	Rice (SC)
Diaz-Balart	Kinzie	Poe (TX)				Engel	Fitzpatrick	Richmond
Doggett	Kirkpatrick	Polis				Enyart	Fleischmann	Rigell
Doyle	Kline	Pompeo				Eshoo	Fleming	LoBiondo
Duckworth	Kuster	Posy				Esty	Flores	Loeb
Duffy	Labrador	Price (GA)				Farenthold	Forbes	Lofgren
Duncan (SC)	LaMalifa	Price (NC)				Farr	Fortenberry	Long
Duncan (TN)	Lamborn	Quigley				Fattah		Lowenthal
Edwards	Lance	Rahall				Fincher		
Ellison	Langevin	Rangel				Fincher		
Ellmers	Lankford	Reed				Fincher		
Engel	Larsen (WA)	Reichert				Fincher		
Enyart	Larson (CT)	Rice (SC)				Fincher		
Eshoo	Latham	Richmond				Fincher		
		Rigell				Fincher		
		Roe (TN)				Fincher		
		Rogers (AL)				Fincher		
		Rogers (KY)				Fincher		
		Rogers (MI)				Fincher		

NOT VOTING—27

□ 1310

Mr. McDERMOTT changed his vote from “nay” to “yea.”

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

INTERSTATE LAND SALES FULL DISCLOSURE ACT AMENDMENT

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 2600) to amend the Interstate Land Sales Full Disclosure Act to clarify how the Act applies to condominiums, 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 gentleman from North Carolina (Mr. McHENRY) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 410, nays 0, not voting 22, as follows:

[Roll No. 487]

YEAS—410

Aderholt	Barletta	Benishkek
Alexander	Barr	Bentivolio
Amash	Barrow (GA)	Bera (CA)
Amodei	Barton	Bilirakis
Bachmann	Bass	Bishop (GA)
Bachus	Beatty	Bishop (NY)
Barber	Becerra	Bishop (UT)

Rohrabacher	Sherman	Vargas	Brooks (AL)	Hensarling	Polis	Griffith (VA)	Marchant	Renacci
Rokita	Shimkus	Veasey	Brown (FL)	Himes	Pompeo	Hanna	Matheson	Rice (SC)
Rooney	Shuster	Vela	Brownley (CA)	Hinojosa	Posey	Harris	Matsui	Rigell
Ros-Lehtinen	Simpson	Velázquez	Bustos	Holt	Price (NC)	Hartzler	McDermott	Roe (TN)
Roskam	Sinema	Visclosky	Butterfield	Horsford	Quigley	Heck (NV)	McGovern	Ros-Lehtinen
Ross	Slaughter	Wagner	Calvert	Huelskamp	Rangel	Holding	Meeks	Ruppersberger
Rothfus	Smith (MO)	Walberg	Camp	Huffman	Ribble	Honda	Miller (FL)	Sánchez, Linda T.
Roybal-Allard	Smith (NE)	Walden	Campbell	Hultgren	Richmond	Hoyer	Miller, George T.	Schakowsky
Royce	Smith (NJ)	Walorski	Cantor	Hunter	Rogers (AL)	Hudson	Moore	Slaughter
Ruiz	Smith (TX)	Walz	Caputo	Hurt	Rogers (KY)	Huizenga (MI)	Mulvaney	Smith (MO)
Runyan	Smith (WA)	Wasserman	Capps	Issa	Rogers (MI)	Israel	Murphy (FL)	Neal
Ruppersberger	Southerland	Schultz	Carney	Jackson Lee	Rohrabacher	Jeffries	Negrete McLeod	Stivers
Ryan (OH)	Speier	Waters	Carter	Johnson (GA)	Rokita	Jenkins	Nolan	Stockman
Ryan (WI)	Stewart	Watt	Cartwright	Johnson, Sam	Rooney	Johnson (OH)	Nugent	Swalwell (CA)
Salmon	Stivers	Weber (TX)	Cassidy	Jones	Roskam	Johnson, E. B.	Palazzo	Terry
Sánchez, Linda T.	Stockman	Webster (FL)	Castor (FL)	Kaptur	Ross	Jordan	Pallone	Thompson (CA)
Sanford	Stutzman	Welch	Kelly (TX)	Kelly (IL)	Rothfus	Joyce	Pastor (AZ)	Thompson (MS)
Sarbanes	Swalwell (CA)	Wenstrup	Chabot	Kelly (PA)	Roybal-Allard	Keating	Paulsen	Thompson (PA)
Scalise	Takano	Westmoreland	Chaffetz	Kennedy	Royce	Kilmer	Pearce	Tiberi
Schakowsky	Terry	Whitfield	Clay	Kildee	Ruiz	Kinzinger (IL)	Perry	Tierney
Schiff	Thompson (CA)	Williams	Clyburn	King (IA)	Ryanan	Kirkpatrick	Peters (CA)	Turner
Schneider	Thompson (MS)	Wilson (FL)	Coble	King (NY)	Ryan (OH)	Lance	Peters (MI)	Valadao
Schock	Thompson (PA)	Wilson (SC)	Coffman	Kingston	Ryan (WI)	Langevin	Peterson	Veasey
Schrader	Thornberry	Wittman	Cole	Kline	Salmon	Larson (CT)	Pittenger	Visclosky
Schweikert	Tiberi	Wolf	Collins (NY)	Kuster	Sanford	Latham	Pitts	Walberg
Scott (VA)	Tierney	Womack	Conyers	Labrador	Sarbanes	Lee (CA)	Poe (TX)	Walorski
Scott, David	Tipton	Woodall	Cook	LaMalfa	Scalise	Lewis	Price (GA)	Weber (TX)
Sensenbrenner	Titus	Yarmuth	Cooper	Lamborn	Schiff	LoBiondo	Radel	Wittman
Serrano	Tonko	Yoder	Courtney	Lankford	Schneider	Lynch	Rahall	Woodall
Sessions	Turner	Yoho	Cramer	Larsen (WA)	Schock	Maffei	Reed	Yoder
Sewell (AL)	Upton	Young (FL)	Crawford	Latta	Schrader	Maloney,	Carroll	
Shea-Porter	Valadao	Young (IN)	Crenshaw	Levin	Schweikert	Carolyn	Reichert	
	Van Hollen		Cuellar	Lipinski	Scott (VA)			
			Culberson	Loebsack	Scott, David			
			Cummings	Lofgren	Sensenbrenner			
			Daines	Long	Serrano	Gohmert	Owens	
			Davis (CA)	Lowenthal	Sessions			
			Davis, Danny	Lowe	Sewell (AL)			
			DeGette	Lucas	Shea-Porter	Alexander	Dingell	Perlmutter
			Delaney	Luetkemeyer	Sherman	Andrews	Frankel (FL)	Roby
			DeLauro	Lujan Grisham	Shimkus	Bachmann	Gingrey (GA)	Rush
			DelBene	(NM)	Shuster	Bass	Gowdy	Sanchez, Loretta
			Dent	Lujan, Ben Ray	Simpson	Bishop (GA)	Hall	Schwartz
			DesJarlais	(NM)	Sinema	Buchanan	Herrera Beutler	Scott, Austin
			Deutch	Lummis	Smith (NE)	Cárdenas	Higgins	Sires
			Diaz-Balart	Marino	Smith (NJ)	Cicilline	Kind	Tipton
			Doggett	Massie	Smith (TX)	Costa	Maloney, Sean	Tsongas
			Doyle	McCarthy (CA)	Smith (WA)	Cotton	McCarthy (NY)	Waxman
			Duncan (SC)	McClintock	Southerland	DeSantis	McCaul	Young (AK)
			Duncan (TN)	McCollum	Speier			
			Edwards	McHenry	Stewart			
			Ellison	McIntyre	Stutzman			
			Ellmers	McKeon	Takano			
			Engel	McKinley	Thornberry			
			Enyart	McMorris	Titus			
			Eshoo	Rodgers	Tonko			
			Esty	McNerney	Upton			
			Farr	Meadows	Van Hollen			
			Fattah	Meehan	Vargas			
			Fincher	Meng	Vela			
			Fleischmann	Messer	Velázquez			
			Forbes	Mica	Wagner			
			Fortenberry	Michaud	Walden			
			Foster	Miller (MI)	Walz			
			Franks (AZ)	Miller, Gary	Wasserman			
			Frelinghuysen	Moran	Schultz			
			Gabbard	Mullin	Waters			
			Gallego	Murphy (PA)	Watt			
			Goodlatte	Nadler	Webster (FL)			
			Gosar	Napolitano	Welch			
			Granger	Neugebauer	Wenstrup			
			Grayson	Noem	Westmoreland			
			Grijalva	Nunes	Whitfield			
			Grimm	Nunnelee	Williams			
			Guthrie	O'Rourke	Wilson (FL)			
			Gutiérrez	Olson	Wilson (SC)			
			Hahn	Pascrell	Wolf			
			Hanabusa	Payne	Womack			
			Harper	Pelosi	Yarmuth			
			Hastings (FL)	Petri	Yoho			
			Hastings (WA)	Pingree (ME)	Young (FL)			
			Heck (WA)	Pocan	Young (IN)			

NOT VOTING—22

Andrews	Herrera Beutler	Schwartz
Buchanan	Higgins	Scott, Austin
Costa	Kind	Sires
Dingell	McCarthy (NY)	Tsongas
Frankel (FL)	Perlmutter	Waxman
Gingrey (GA)	Roby	Young (AK)
Gowdy	Rush	
Hall	Sanchez, Loretta	

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining.

□ 1323

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

THE JOURNAL

The SPEAKER pro tempore. The unfinished business is the question on agreeing to the Speaker's approval of the Journal, which the Chair will put de novo.

The question is on the Speaker's approval of the Journal.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. HASTINGS of Washington. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 260, nays 137, answered "present" 2, not voting 33, as follows:

[Roll No. 488]

YEAS—260

Aderholt	Beatty	Blackburn
Amodi	Becerra	Blumenauer
Bachus	Bera (CA)	Bonamici
Barletta	Bilirakis	Boustany
Barr	Bishop (UT)	Brady (TX)
Barrow (GA)	Black	Bridenstine

Amash	Clarke	Flores
Barber	Cleaver	Foxx
Barton	Cohen	Fudge
Benishek	Collins (GA)	Garamendi
Bentivolio	Conaway	Garcia
Bishop (NY)	Connolly	Gardner
Brady (PA)	Crowley	Garrett
Braley (IA)	Davis, Rodney	Gerlach
Brooks (IN)	DeFazio	Gibbs
Broun (GA)	Denham	Gibson
Bucshon	Duckworth	Graves (GA)
Burgess	Duffy	Graves (MO)
Capuano	Farenthold	Green, Al
Carson (IN)	Fitzpatrick	Green, Gene
Chu	Fleming	Griffin (AR)

NAYS—137

ANSWERED "PRESENT"—2

Gohmert Owens

NOT VOTING—33

Alexander	Dingell	Perlmutter
Andrews	Frankel (FL)	Roby
Bachmann	Gingrey (GA)	Rush
Bass	Gowdy	Sanchez, Loretta
Bishop (GA)	Hall	Schwartz
Buchanan	Herrera Beutler	Scott, Austin
Cárdenas	Higgins	Sires
Cicilline	Kind	Tipton
Costa	Maloney, Sean	Tsongas
Cotton	McCarthy (NY)	Waxman
DeSantis	McCaul	Young (AK)

□ 1330

So the Journal was approved. The result of the vote was announced as above recorded.

SOUTHEAST ARIZONA LAND EXCHANGE AND CONSERVATION ACT OF 2013

GENERAL LEAVE

Mr. HASTINGS of Washington. Mr. 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 the bill H.R. 687.

The SPEAKER pro tempore (Mr. CONAWAY). Is there objection to the request of the gentleman from Washington?

There was no objection.

The SPEAKER pro tempore. Pursuant to House Resolution 351 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the consideration of the bill, H.R. 687.

The Chair appoints the gentleman from Nebraska (Mr. TERRY) to preside over the Committee of the Whole.

□ 1332

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the consideration of the bill (H.R. 687) to facilitate the efficient extraction of mineral resources in southeast Arizona by authorizing and directing an exchange of Federal and non-Federal

land, and for other purposes, with Mr. TERRY in the chair.

The Clerk read the title of the bill.

The CHAIR. Pursuant to the rule, the bill is considered read the first time.

The gentleman from Washington (Mr. HASTINGS) and the gentleman from Arizona (Mr. GRIJALVA) each will control 30 minutes.

The Chair recognizes the gentleman from Washington.

Mr. HASTINGS of Washington. Mr. Chairman, I yield myself such time as I may consume.

I rise today in strong support of H.R. 687, the Southeast Arizona Land Exchange and Conservation Act. As our Nation continues to suffer from high unemployment, a rising national debt, and annual deficits, Congress's top priority should be advancing solutions that put Americans back to work and help to strengthen and grow the economy. The bill before us does just that.

Mr. Chairman, the Southeast Arizona Land Exchange and Conservation Act, sponsored by our colleague and Natural Resources Committee member, Mr. GOSAR from Arizona, is a bipartisan measure that will create thousands of new American jobs and boost our economy through increased U.S. mineral production.

The bill authorizes an equal-value land exchange between Resolution Copper and the Federal Government that will open up the third largest undeveloped copper resource in the world. The bill requires that the cost of the land exchange be fully paid for by the mine developer—Copper Resolution, in this case—ensuring that there will be fair treatment for taxpayers.

This project will provide substantial benefits to the United States and the State of Arizona in the form of job creation, economic growth, and for increased national security for the United States. The mining project is estimated to support 3,700 new jobs. These are good-paying, family-wage American jobs that will equate to more than \$220 million in annual wages.

At a time when our economy continues to struggle, this mining project will provide a much-needed boost through private investment. This mining activity will have over a \$60 billion economic impact and will generate an estimated \$20 billion in total Federal, State, county, and local tax revenue through the life of the project. This bill is a perfect example of how safely and responsibly harnessing our resources will generate revenue and get our economy back on track.

The importance of increased U.S. copper production cannot be overstated. Our Nation has become increasingly reliant on foreign countries for our mineral resources—placing our economic competitiveness and national security at risk. The U.S. currently imports 30 percent of the copper we need, and we will continue to be dependent on foreign countries if we fail to develop our own resources here at home.

The copper produced from this single project is estimated to meet 25 percent

of the United States' entire copper demand. This copper could be used for a variety of items, ranging from medical devices, plumbing, computers, and even, Mr. Chairman, hybrid cars. It's also essential for our national defense equipment and technology, including satellites, space and aviation, and weapons guidance and communications systems.

The benefits and reasons to pass this bill are plentiful. However, we are likely to hear several inaccurate claims from those who are opposed to mining in the United States. I would like to take a moment to set the record straight right from the beginning.

First, this bill follows the standard Federal land appraisal process procedures issued by the Department of Justice, which has been in use for decades. The appraisal requires full market value to be paid for both the land and the minerals located within the land. If, by chance, there is copper production beyond the appraised value, the mine developer will be required to pay the United States the difference. This, Mr. Chairman, would be assessed annually. This is an added guarantee to ensure that taxpayers get a fair return for these copper resources.

Second, as I mentioned earlier, this bill is about creating nearly 3,700 American jobs. It's not about helping foreign mining interests at home, as some have charged. Opposing this mine and not producing copper in the U.S. is what truly benefits foreign nations, by sending American jobs overseas and making us increasingly reliant on foreign sources of critical minerals.

Finally, the bill requires full compliance with environmental laws and tribal consultation prior to constructing the mine. This bill provides more conservation and protection of culturally sensitive, riparian, and critical habitat than otherwise would occur. This bill does not, Mr. Chairman, waive any existing laws or protections for sacred sites under Federal law. It upholds the Native American Graves Preservation and Repatriation Act, or NAGPRA, and the American Indian Religious Freedom Act. It will not allow the desecration of any sacred area. It does, Mr. Chairman, specifically and permanently protect a site called Apache Leap that is well known and special to Arizonans and the area tribes.

H.R. 687 is about creating new American jobs, strengthening our economy, and decreasing our dependence on foreign minerals. The bill has broad support from over 50 local and national organizations and government entities, including Arizona Governor Jan Brewer, the Arizona Chamber of Commerce, the U.S. Chamber of Commerce, the National Association of Manufacturing, and the National Mining Association.

Furthermore, the Arizona Republic Editorial Board has endorsed this bill. They highlighted the bipartisan support from the Arizona congressional delegation and noted that "it has the

potential to be an economic bonanza for our State and a national security boon to our country."

I strongly urge my colleagues to support this bill to put Americans back to work and end our dependency on foreign minerals.

With that, I reserve the balance of my time.

Mr. GRIJALVA. Mr. Chairman, I yield myself such time as I may consume.

I rise to oppose H.R. 687. At a time when the majority in this Congress has brought our Nation to the brink of potential shutdown, a looming hardship and economic crisis with regard to the debt ceiling, no progress on the jobs plan, no progress on immigration reform, here we are today, debating a sweetheart piece of legislation that hurts taxpayers and comforts, yes, foreign multinational mining corporations. One has to wonder about what the priorities for this Congress really are.

We have seen at least five different versions of this legislation over the past 10 years. Originally filed in the 109th Congress as H.R. 2681, sponsored by our former colleague from Arizona, Congressman Renzi, that version begat H.R. 3301 in the 110th Congress by our colleague, Congressman PASTOR. That begat H.R. 2509 in the 111th Congress by Congresswoman KIRKPATRICK. And then that begat the version in the 112th Congress, H.R. 1904, by my friend from Arizona, Congressman GOSAR, which begat this present version, H.R. 687 in the 113th, again sponsored by my colleague, Mr. GOSAR.

If the definition of insanity is doing the same thing over and over again and expecting different results, we all might need to spend some time getting our heads examined.

H.R. 687 facilitates a land exchange so that a subsidiary of two foreign-owned mining companies can build a massive block cave copper mine on Federal land set aside by President Eisenhower for recreation in 1955. The town of Superior has been torn apart by this legislation. The city attorney issued a legal opinion that section 9 of this bill, which was stripped during the markup process, was not something legally the town could approve. The opinion raised grave concerns about the financial obligations the town would be under if they accepted the arrangement with Resolution Copper as written.

The town was willing to negotiate with Resolution Copper, but the company demanded support for the legislation as a precondition to any further talks. They also stated rather flatly that there would be no additional money coming to Superior from Resolution Copper from these negotiations.

Resolution Copper continues to oppose any requirement of filing a mining plan of operation before this legislation is passed. It's been 10 years since this project was proposed—and we still have no mining plan. This community

has been driven by boom-and-bust promises of mining companies for decades. Retired miners have become accustomed to losing the pensions that they earned in contract negotiations from mining corporations, especially when dealing with foreign entities.

This is not an economic miracle waiting to happen. Even if the town were to reverse its position, the legal and political issues that have already been raised cannot be ignored. The town, climbing and environmental organizations and Native American nations will be severely impacted by this trade, particularly when the mine is built. Resolution Copper, after 10 years of pushing and pushing, has yet to acknowledge those impacts.

□ 1345

There are just too many unanswered questions and shortcuts. Opposition to this bill from the community that it will impact the most is a clear indication that the process needs to start over, but Superior's withdrawal of support is just one of many red flags.

All Native American nations in Arizona overwhelmingly oppose the bill. The Inter Tribal Council of Arizona and the National Congress of American Indians have both passed resolutions in opposition. Their strong opposition stems from the outright violation of the consultation protocol that mandates advanced, informed, and appropriate government-to-government consultation with Indian tribes, nations, and communities.

H.R. 687 trades away Federal lands that contain significant cultural resources without complying with NEPA. This means that there will be no environmental review or formal consultation with affiliated tribal governments before the land becomes private property.

The sponsor's insistence to postpone environmental review until after the land exchange is one of the main reasons local support for this bill has eroded. Once the land is exchanged, as mandated by the bill, there is no guarantee a full EIS under NEPA will occur. That means no independent hydrology study to assess the impacts to local water resources. That means no mining plan of operation and independent jobs and economics report. That means no objective appraisal of the lands to be exchanged. We're stuck relying on the company's numbers to guesstimate the value added for the American taxpayer. That doesn't seem like a good deal to me, no matter what way you look at it.

I was astounded that the majority decided to shield the company from testifying at the hearing held on this bill. We all would have benefited greatly from the ability to hear from Resolution Copper on the record about their support for the bill, the validity of their economic study, the lack of a mining plan of operations, the lack of an independent hydrology study associated with a real mining plan of oper-

ations, and the negligent disregard for NEPA standards and Native American tribal consultation processes.

How is the House expected to make an informed decision on this deeply controversial bill when the committee of jurisdiction didn't even bother to question the owners and proponents, Resolution Copper? This doesn't make sense to me and to a great deal of people.

All we know about the proposed mine is purely speculative and comes from data and reports produced by Resolution Copper, itself. And the common refrain from supporters to trust without validation—don't worry, it will all work out—those are not the due diligence requirements that this Congress has on a major land exchange as we are facing today.

The number of jobs they claim the project will create is a moving target. The number is always changing. At one point, the company claimed the mine would create 5,000 jobs. The last estimate on their Web site project the mine will support 1,400 direct jobs through the life of the mine.

Again, these numbers come from a study conducted by Resolution Copper and are not supported by a mining plan of operation. Until we have a plan, there is really no way to know. The numbers tossed around by the majority come from a study that assume the mine would produce the same amount of copper and support the same amount of jobs year after year for its entire 50-year life span. We know this won't be the case. Mining operations react to market demand.

One number not tossed around by the proponents of H.R. 687 is royalties for the extraction of this very valuable mineral on Federal land, royalties to deal with remediation, to deal with any mitigation likely to occur after the fact, and to deal with some level of return to the American taxpayer.

The boom and bust cycles of mining's history can't be washed away with a public relations document masquerading as an economic study that assumes the very best and brushes aside any reality.

Construction of this mine will benefit two large foreign corporations. It will not diversify the local economy or even guarantee any real jobs for the local people in the area. It will, on the other hand, diminish the recreation value of the area, jeopardize the availability of water, and threaten a sacred site, all for cents on the dollar.

H.R. 687 is not in the best interest of the American taxpayer, and I urge my colleagues to oppose this reckless, expedited land exchange. A wolf in sheep's clothing, regardless, is still a wolf.

I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Chairman, I am very pleased to yield 5 minutes to the gentleman from Arizona (Mr. GOSAR), the author of this legislation.

Mr. GOSAR. Thank you, Chairman HASTINGS. I appreciate the House

spending time to consider this important jobs legislation this week.

My home State of Arizona is known for its five Cs: cattle, citrus, climate, cotton, and, ultimately, copper. People have been digging in Arizona for precious metals like copper for centuries. In the 1850s, nearly one in every four people in Arizona were miners. Without a doubt, miners fueled the growth that makes Arizona the State it is today.

Today, the Arizona mining industry is alive, but it's not what it used to be. Nevertheless, a wide array of other minerals, such as copper, coal, uranium, lime, and potash, are mined throughout my district. These projects employ hundreds of my constituents with high-paying jobs, jobs that pay over \$50,000 to \$60,000 a year, plus benefits. In rural Arizona, those types of jobs are few and far between.

Rural Arizonans recognize the major benefits this project will bring to our region and our State, which is why it was one of the first initiatives brought to my attention when I came to Congress. The Southwest Arizona Land Exchange and Conservation Act is a bill that protects important, environmentally sensitive lands in the State and opens up over 3,700 jobs at Resolution Copper Mine.

My legislation is the result of years of negotiation and compromise that achieves a careful balance between conservation and resource utilizations, and Arizonans just want Congress to get it done. That is why my colleague on the other side of the aisle, Congresswoman ANN KIRKPATRICK, and I came together at the beginning of this Congress and jointly introduced this legislation.

In fact, just last week, the largest paper in the State of Arizona, The Arizona Republic, issued an op-ed on House consideration of our bill. In the column, entitled, "Stop Dawdling on Resolution Copper," the editorial board stated:

Congress needs to get this done. A copper mine proposed near Superior is a winner. It has bipartisan support from Arizona's congressional delegation. (How often does that happen?) It also has the potential to be an economic bonanza for our State and a national security boon to our country. The proposal has been around so long it has old-timer status in Arizona. Congressional approval is overdue for the land swap necessary to make this happen.

I guess that says it all. Our bill is a win-win for Arizona. That is why it has strong bipartisan support in Arizona and across the Nation. That support includes Arizona Governor Jan Brewer, four-fifths of the highly polarized Arizona Legislature, nearly every municipal government in central and southern Arizona, national business interests like the U.S. Chamber of Commerce, the general contractors, the truckers and the manufacturers, and conservation organizations like the Sonoran Institute and the Arizona Game and Fish Commission.

Why so much buzz about this project, you ask? It's called jobs, jobs, and jobs.

Upon passage of the bill, Resolution Copper estimates it will be able to employ nearly 3,000 workers during a 6-year construction period, and that's just the start. The mine, given the company's mine plan of operation when it complies with all environmental laws, will directly employ around 1,400 people. These are high-paying jobs ranging from \$40,000 to \$120,000 salaries per year in a region that is struggling economically.

As many people familiar with mining communities know, an influx of over 1,000 mining jobs will spur additional economic growth in a community. These mine workers need restaurants to eat at, convenience stores to shop at, and homes to live in. A recent economic study estimates an additional 2,300 jobs could be created due to these demands. That brings the estimated total number of permanent jobs resulting from this legislation to about 3,700.

Overall, independent analysis estimates that the total economic impact of the project will be around \$61 billion. That is over \$1 billion per year over the life of the mine, which equates to over \$19 billion in Federal, State, county, and local tax revenue—\$19 billion in tax revenue. In these tough fiscal times, I think we can all agree that local governments, and certainly the U.S. Treasury, could use those funds.

This legislation also has national security implications. The U.S. currently imports 30 percent of its copper, and its demand is skyrocketing. This critical mineral is used in virtually all modern-day technology, ranging from renewable energy and hybrid cars to your everyday electronics like cell phones and iPods. Our country must use domestic resources to meet this growing demand, and this project, as was said earlier, could yield enough copper to yield 25 percent of our current demand.

This legislation is not only a jobs bill, it's a conservation bill. The lands the Federal Government acquires in the exchange are highly coveted recreational and conservation lands. It protects one of the few remaining undammed rivers in Arizona, the San Pedro River. The Dripping Springs property is a superb hiking and climbing location. The Cave Creek property will protect a riparian corridor, as well as numerous archaeological sites.

The CHAIR. The time of the gentleman has expired.

Mr. HASTINGS of Washington. I yield the gentleman from Arizona an additional 1 minute.

Mr. GOSAR. And nearly 100 acres of private land adjacent to the culturally important Apache Leap is being placed into Federal stewardship.

This proposal truly has bipartisan support on the ground in our State and across the country. We can preserve lands that advance the public interests and objectives of protecting wildlife habitat, cultural and historical resources, while enabling development of a project that will generate significant economic and employment opportuni-

ties for State and local residents. I hope it will garner your support.

I urge my colleagues to vote "yes" on H.R. 687, the Southeast Arizona Land Exchange and Conservation Act.

Mr. GRIJALVA. Mr. Chairman, I yield such time as he may consume to the gentleman from Oregon (Mr. DEFAZIO), the ranking member of the Resources Committee.

Mr. DEFAZIO. Mr. Chairman, I thank my friend and colleague for yielding that time.

Well, another day, another giveaway. Pretty ironic: here we are, we're about to get into a massive fight over whether or not we should increase the debt limit of the United States or default on our obligations, which involves many trillions of dollars, and today we're going to give away a taxpayer asset that is worth billions of dollars. We're going to give it away. Oh, we're going to get some pretty land in exchange. That's valuable. That's nice. But, you know, for many billions of dollars, we could probably buy a lot more land if we wanted it, or we could have a little debt reduction.

I had a simple amendment. My amendment would have said that we would charge an 8 percent royalty. Eight percent of the value of the copper coming from these publicly-owned lands would be paid to the Treasury of the United States of America. And guess what? The Republicans didn't allow the amendment. What are they afraid of? They're afraid that maybe some of their Tea Party types over there might vote for it? You want to run government like a business, don't give away assets. That's what we're doing here. You would still get the jobs.

Now, you know, this bill contains sort of a bizarre—they're saying, oh, we're going to get some money maybe, sort of, kind of. Except Treasury—nobody can interpret the language of this bill. It's a rather unique and very speculative—potential, future, possible—payment scheme, which would be controlled entirely by the company using proprietary information. Of course they're going to volunteer to pay money. Yeah, I don't think so. It's not going to happen.

So we're going to trade away a multi-billion-dollar asset for a few thousand acres of recreation land. I would say on any other day I wouldn't hear from the Republican side of the aisle that that was a good idea—give away billions of dollars of Federal assets for some recreation lands.

Now, this isn't about the surface. It's just about the fact that Rio Tinto, a foreign corporation, is not going to pay anything, or very little, for the value of the minerals that are extracted from this land. In fact, I understand that they've pretty much stopped any other exploration around the world because this is the richest copper load in North America, one of the richest in the world. They don't want to go to these other piddly places where they've

been—Indonesia, Australia and all that. They're just focusing all their energy for copper right here.

And guess where the copper is going to go after it's mined and after they don't pay anything to us for taking it out of the ground? It's going to go to China. Foreign corporation, ship it to China. Yeah, we'll get some jobs. And if they paid a royalty, we would still get the jobs and we would make the taxpayers whole.

Now, the oil and gas industry pays 12.5 percent royalty to the government for the value of the resources they extract. Why shouldn't the mining industry pay? Well, they don't pay because we're operating under an 1872 law signed by Ulysses S. Grant. That's what governs mining here. Now, come on. It's time to update that law. And if they don't want to update the law, they could at least begin to charge some royalties for the extraction of these minerals.

We have given away billions of dollars of gold mines to foreign corporations—platinum, everything. Now we're going to give away our greatest copper resource to a foreign corporation with no royalties, no charge—and they will shelter most of their earnings overseas. They will pay little, if anything, in U.S. taxes. Yes, their employees will pay taxes—oh, they will pay taxes. Yeah, of course. We're going to extract that out of the employees, but the company isn't going to pay. They will find a way to shelter that overseas. It's a foreign corporation.

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This is outrageous, absolutely outrageous. There are the issues regarding the environmental waivers and the other things that Mr. GRIJALVA talked about. We are going to evaluate this after the asset is transferred to the mining company. The mining company will some day go through this bizarre speculative scheme and they might pay us something in the future.

Let's have a plain and simple and fair 8 percent royalty, make the taxpayers whole and run this government a little bit more responsibly, guys.

Mr. HASTINGS of Washington. Mr. Chairman, I am very pleased to yield 3 minutes to another gentleman from Arizona (Mr. SALMON).

Mr. SALMON. Mr. Chairman, you've already heard that this is a very bipartisan measure that is supported by people on both sides of the aisle.

In fact, I would like to point out a little story that I think is kind of interesting. I think Mr. GOSAR might be a little embarrassed, and his partner on the other side of the aisle in getting this through, ANN KIRKPATRICK. But I think it's really interesting to note that Mr. GOSAR beat Mrs. KIRKPATRICK in a campaign a few years ago, yet they were able to put all differences aside to come together for what's best for the State and what's best ultimately for the Nation.

We are talking about 3,700 jobs. Every town hall meeting that I've held

this year—and I think the same thing could be said for most folks in this body on both sides of the aisle—the number one issue that keeps coming up is jobs, jobs, jobs. People want to get back to work again. Arizona was hit really hard by this Great Recession, and the prospect of getting 3,700 jobs in our State for this great project that's going to provide 25 percent of the copper for this country is phenomenal. That's why *The Arizona Republic*, our State's largest newspaper, came out and editorialized for it. That's why you see all these different entities that really are on both sides of the aisle coming out in support of this idea.

I really find it incredible that as we try to balance the budget, we try to start whittling down the deficit, stop having to pay a third of our debt to China, that we have folks on the other side of the aisle that are not willing to either cut spending or create jobs. I find that incredible.

This is a phenomenal opportunity. It's a win-win all the way across the board and what I think a lot of our young people would call a “no-brainer.”

I would like to really commend the other gentleman from Arizona, Representative PAUL GOSAR, for his undying support and his incredible hard work to get this done, and I commend his colleague on the other side of the aisle, ANN KIRKPATRICK, for her great work on this.

I also want to just say in closing that this is extremely important to the folks in Arizona. It's been going on since I left Congress the first time, and that was 12 years ago. It's time to put this to bed.

It has passed the House on several occasions and it gets all caught up in the Senate. I think we have the opportunity to get it done this year, I think common sense will prevail, and I would like to again compliment the gentleman from Arizona for his great work.

Mr. GRIJALVA. Mr. Chairman, I think the great Senator Moynihan once said that “people are entitled to their own opinions, but they're not entitled to their own facts.”

Allowing the immediate exploration on and under Oak Flat prior to NEPA review contemplated in section 4(j) of the act will constitute an irretrievable commitment of resources. That is part of what has already been the legislation.

What's also in the legislation is section 4(c) of H.R. 687 that requires consultation only after enactment of the act, making any consultation with Native communities a mere formality.

Secretary Vilsack said it in prior written comments:

It is important that this bill engage in a process of formal tribal consultation to ensure both tribal participation and the protection of the sacred sites.

This is his principal concern with regard to H.R. 687, and that's why it did not receive the support of the Department.

I mention those things because they're part of the legislation. This legislation was written for the convenience of the company and to facilitate a trade that at the end of the day doesn't offer not only any benefit but circumvents any protections we have to deal with intended and unintended consequences.

Mr. Chairman, I yield 2 minutes to the gentleman from Michigan, Congressman KILDEE, for his comments.

Mr. KILDEE. Mr. Chairman, I thank my friend, Mr. GRIJALVA, for his leadership and for yielding the time.

I rise in strong opposition to this bill. I have consulted with many Native American tribes, including the Saginaw Chippewa Tribe, which I represent. This bill simply does not rise to the standard that allows me to support it. I have talked to the tribes. Their concern is that this bill does not adequately support the protection of sacred lands, nor does it adequately confer with Native Americans on these critical issues.

The gentleman mentioned that the two cosponsors of this legislation have set aside their differences. I have great respect for both Members that offer this legislation. It is commendable that they have set aside their differences.

Unfortunately, what this bill does is also set aside the objections of the Native American tribes of this Nation—of this country—who object to the bill.

It's bad for a couple of reasons:

First, it waives NEPA protections that require mining companies to publicly disclose the environmental impacts they will create, including on our water resources.

Second, basically this bill provides a multibillion dollar giveaway to a foreign mining conglomerate that is engaged in mining uranium in Iran.

Third, this bill would potentially destroy sacred and religious lands.

I know something firsthand about the importance of preserving sacred tribal sites. When I was the president of the Genesee County Land Bank back home in Flint, Michigan, we discovered sacred ancestral remains on a work-site. Instead of simply continuing on the project, as many would have had us do, we did the right thing. We stopped the development, worked with local and tribal officials, identified and protected the sacred remains and returned the land to the Saginaw Chippewa Tribe.

The Federal Government has a legal and trust responsibility to Indian tribes and to protect and preserve sacred tribal lands, and we should take that role very seriously.

I suggest and implore my colleagues to oppose this bill.

Mr. HASTINGS of Washington. Mr. Chairman, I am very pleased to yield 3 minutes to the gentleman from Colorado (Mr. LAMBORN), the subcommittee chairman on the Natural Resources Committee that deals with this issue.

Mr. LAMBORN. Mr. Chairman, I want to thank the chairman of the full

committee, Representative HASTINGS, for his leadership on this and many other resources issues. I want to thank the sponsors of the bill, and particularly point out to the American people that Representative PAUL GOSAR has been working night and day on this issue for years. It is amazing to me, and a sign of his dedication to his district and the people of Arizona that brought this bill to where it's at right now. It's taken a lot of work and dedication, and I admire that as I witness it.

A lot has been said about the good that will come to Arizona, the 3,700 well-paying jobs. But I want to talk about the good that's going to come to America.

Copper is the second-most-needed defense material that the Department of Defense has. I'm on the Armed Services Committee, and I'm sensitive to making sure that our men and women in uniform have the best weapons and supplies that they can have. The DOD says that copper is the second-most-necessary mineral to meeting the needs of the military. The first happens to be aluminum.

Also, this is the third-most-rich site of copper in the entire world, in my understanding. It would supply up to one-quarter of this Nation's copper needs. We are right now importing 30 percent of our needs, so it almost wipes out our trade deficit in copper. Copper is a critical metal. If you want to have a growing economy, you've got to have copper. I just want to say this is good for America, it's good to have this resource, and it's good for the jobs that it produces in Arizona.

Finally, I'm just going to conclude by saying it amazes me when I hear people who profess to be for the working families—the working men and women of this country—stumble over a golden opportunity like this that would create thousands of great jobs and they just throw it away.

I would urge that we not listen to them, we look at the good that comes from this bill and the resources and the jobs that this would produce and the good that it does to our national economy, including our defense industry.

Mr. GRIJALVA. Mr. Chairman, before I yield to my colleague from Utah, it should be noted that 1/14th of 1 percent is the impact copper has on the Arizona economy. It used to be 4 percent about 10 or 15 years ago.

Conversely, \$421 million annually is spent in Pinal County and the surrounding area around Oak Flat and Apache Leap in terms of ecotourism and visitorship revenue.

Mr. Chairman, I yield 1 minute to the gentleman from Utah (Mr. MATHESON).

Mr. MATHESON. Mr. Chairman, I thank Mr. GRIJALVA for his generosity in yielding me the time.

I rise in support of H.R. 687, the Southeast Arizona Land Exchange and Conservation Act.

Copper is such a critical part of our economy. It is used in electronics,

plumbing, cars, renewable energy. Yet, according to the latest data from the U.S. Geological Survey, the United States remains a net importer of copper, with over a third of copper consumed in this country coming from foreign sources.

This piece of bipartisan legislation offers a chance to develop one of the largest undeveloped copper resources in the world. It is estimated that once fully developed, this project will produce enough copper annually to meet 25 percent of U.S. demand. It will create 3,500 high-paying jobs. The average income in this industry is over \$65,000.

This has been the product of a lengthy stakeholder negotiation process. It has been supported by local elected officials of both parties.

I commend Mr. GOSAR for his leadership on this issue and for working with Congresswoman KIRKPATRICK as well. I urge passage of this bill.

Mr. HASTINGS of Washington. Mr. Chairman, I reserve the balance of my time.

Mr. GRIJALVA. Mr. Chairman, I yield myself such time as I may consume.

Let me, if I may, talk a little bit about the proponent's claim that H.R. 687 will boost the U.S. economy.

The copper will likely benefit China more than the United States. Nine percent of the parent company of Resolution Copper, Rio Tinto, is owned by the state-controlled Aluminum Corporation of China. Rio Tinto has a long-established partnership to supply copper to China—they repeatedly stated—and at a hearing refused to say what percentage of the copper generated from Federal lands would be retained and processed in the United States.

They will continue to market and supply their mine copper and other ores to meet the greatest needs. At this point, Rio Tinto's own international copper study group forecast a 377-ton global shortage this year alone, driven not by U.S. demand but by that of China. The bill does not even require that the ore extracted from this mine be processed in the United States, much less marketed or sold here.

Our time and our focus should be on supporting U.S. industries maintaining jobs. We should not trade away billions and billions of dollars and tonnage of copper to supply China's ever-growing need.

I also would like to point out another issue that my friend, Congressman KILDEE, pointed out. At one point, we continued a very important inquiry that has not been finalized or formalized, and that is the parent company is in violation of the resolution by this Congress and by previous Congresses on sanctions against Iran because of their development of potential weapons, nuclear weapons. Any company doing business with Iran was not to be able to do business with the United States.

Rio Tinto co-manages in partnership a mine—a uranium mine of all things—

in Namibia in Africa. I think that merits we look into it before we are in violation of our own resolution and, more importantly, that we are not violating a resolution that we passed. It is an issue of asking Commerce and Treasury, who are responsible for that sanction enforcement, to do so. I think it would satisfy many of us to know the results of that, and it would satisfy the American people to know that their resource, a shared taxpayer resource, copper on Federal land, is not in violation of a sanctions resolution by this Congress against Iran.

With that, I reserve the balance of my time.

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Mr. HASTINGS of Washington. Mr. Chairman, I have no further requests for time on general debate and would ask my friend from Arizona if he is prepared to yield back his time on general debate, as I am prepared to close?

Mr. GRIJALVA. At this point, I don't have any further speakers.

Mr. HASTINGS of Washington. I reserve the balance of my time.

Mr. GRIJALVA. I yield myself such time as I may consume.

Mr. Chairman, let me summarize three important points from this debate.

H.R. 687 reflects all five of the previous variations of this legislation. You are doing a post-NEPA with no enforcement. You are turning the regulatory process and the oversight process to the State of Arizona, which has weak mining laws and which is also not in a position to meet the requirements that have to be part of this prior to any land exchange: that would be hydrology; that would be sacred-site consultation; that would be a NEPA review as to water issues that could occur and subsurface damage. To the area around Apache Leap and Oak Flat, those become important issues.

The sanctions issue is important to resolve against Iran—that we are not in violation by creating a partnership in an exchange with a foreign corporation that is doing business with Iran.

I think the most important issue is the taxpayer issue. We here in this Congress—certainly many of my colleagues on the other side of the aisle and on this side of the aisle as well—talk so much about the taxpayer; talk so much about budget cuts and how to relieve the taxpayer; talk so much about deficits and how we need to reduce those deficits to the benefit of the taxpayer. We have no jobs bill, but we talk about helping the taxpayer.

Then here we have before us our trading away of Federal land in an exchange, not knowing what the real value is, because that's proprietary, not knowing what the real production is going to be by the company because that's proprietary, not requiring the same regulatory NEPA process required of any other land exchange because this is a special deal.

At the end of the day, as to exported copper that is processed outside the

United States—one, no gain to the taxpayer; no royalty requirement—lost to the taxpayer; no real understanding of the full value of what's underneath that ground and what protections and mitigations would have to be put in place in order to make sure that those areas are taken care of—not a problem; violation of the government-to-government consultation on sacred sites and cultural sites—we ignore that, too.

I think this is a rush to judgment, and it has been 10 years of a rush to judgment. If the company 10 years ago would have agreed to do a post-NEPA, we would have had all the information this Congress needed in order to make an informed, due diligence decision. If 10 years ago they would have sat down with the tribes and honestly and forthrightly and equally done a government-to-government consultation, we could have been on our way. If 10 years ago they would have made the guarantees about a fair return to the taxpayer—how much ore is going to be domestically marketed and remain in the United States and how much is going to be processed—we could have been on our way. That was 10 years ago.

This is the same piece of legislation, the same insistence on the company. I think it is a bad deal for the taxpayers, and it is a bad deal for the State of Arizona. We would be the poster child for one of the worst expedited, sweetheart deals at the expense of the American taxpayer and at the expense of the people of Arizona, of the tribes of Arizona, and of the revenue that that County of Pinal enjoys.

Mr. Chairman, how much time do I have remaining?

The Acting CHAIR (Mr. MEADOWS). The gentleman from Arizona has 5 minutes remaining.

Mr. GRIJALVA. I yield 2 minutes to the gentledady from Arizona (Mrs. KIRKPATRICK).

Mrs. KIRKPATRICK. Mr. Chairman, I rise in support of this legislation.

I thank my colleague, Mr. GRIJALVA, for yielding time to me, and I thank him for his work and his comments. I also want to thank my colleague from across the aisle, Congressman GOSAR, for working with me in a bipartisan way on this legislation.

I just want people to know that the town of Superior is a small town. It's in the Copper Corridor of Arizona. Arizona's unemployment is higher than the national unemployment; but in our rural communities, it's even higher. This is an area in which people have been miners for generations, and they want these jobs.

If the folks in a small town like Superior can come together, we as Members of Congress can come together. I urge my colleagues to vote for this legislation. It's an opportunity for us as Members of Congress to show the American people that, yes, we can work together and get things done. Let's make sure that this gets done.

Mr. HASTINGS of Washington. I continue to reserve the balance of my time.

Mr. GRIJALVA. Mr. Chairman, with this, I will close.

At some point, we as Members of this august body have to really define what “bipartisanship” is. The last time that this bill was before us and passed the House, seven Members from this side of the aisle—Democrats—voted for it, and eight Members on the other side of the aisle voted against it.

I mention that because this bill is about precedence. It is about the kind of precedence that we are going to set as Members of this body—ignoring our due diligence, ignoring the fact that we have before us a piece of legislation that has failed to get out of the Senate and, more importantly, that on two occasions the administration has strongly indicated it does not support it. So we will go on with this exercise of futility at the expense of real business that this Congress should be doing for the American people.

I yield back the balance of my time. Mr. HASTINGS of Washington. I yield myself such time as I may consume.

Mr. Chairman, I just want to make a few comments here in response to what my colleagues on the other side of the aisle have been saying regarding this legislation. Certainly, there is a great deal of hyperbole going on that, I think, simply doesn't meet the “straight face” test in many respects.

First of all, it has been implied—and maybe said specifically—by one of my colleagues that this legislation waives environmental laws. Mr. Chairman, I want to say very specifically that this does not waive any environmental laws. Let me walk back to how this works, because my friends on the other side of the aisle are talking about the NEPA review. NEPA is a pretty important environmental law—I certainly understand that—but let's put this in context.

This legislation is a land exchange legislation—you exchange this piece of land for this piece of land. Now, that is a policy decision that we are debating and making here on the floor of the House. We are making a policy decision on exchanging this piece of land for another piece of land. If that exchange is done and if this becomes law, then, yes, there will be a copper mine on that land that's exchanged—we acknowledge that—but my friends on the other side of the aisle suggest that we should have a NEPA review before we make a law.

How absurd is that? Are we going to have a NEPA review on every law? Mr. Chairman, don't we make the policy here in this country? Their criticism is that we are not allowing a NEPA review before we make a law. I did not know that the NEPA policy said that, before there is a land exchange or before Congress passes a statute, you have to have a NEPA review. Yet, that's what their argument is in this case. After the land exchange, the process starts of developing a mine, and then you go through all of those envi-

ronmental hoops that you normally go through in this sort of activity.

So I just wanted to clarify that. I hope that my friends on the other side of the aisle aren't suggesting by their argument of a NEPA review that we should have a NEPA review on Congress' action. A NEPA review on a statute? That doesn't make sense.

Mr. Chairman, this is a good piece of legislation. It has been worked on very hard, on a bipartisan basis, by Mr. GOSAR and others from the Arizona delegation. Obviously, Arizonans broadly support this, at least by the evidence that we see in the media and so forth. I think it's a good bill. We have several amendments. We will debate those, and we will address those issues during that debate; but I urge my colleagues to vote for this legislation.

I yield back the balance of my time. The Acting CHAIR. All time for general debate has expired.

Pursuant to the rule, the amendment in the nature of a substitute recommended by the Committee on Natural Resources, printed in the bill, shall be considered as an original bill for the purpose of amendment under the 5-minute rule and shall be considered read.

The text of the committee amendment in the nature of a substitute is as follows:

H.R. 687

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) *SHORT TITLE.*—This Act may be cited as the “Southeast Arizona Land Exchange and Conservation Act of 2013”.

(b) *TABLE OF CONTENTS.*—The table of contents for this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Findings and purpose.
- Sec. 3. Definitions.
- Sec. 4. Land exchange.
- Sec. 5. Conveyance and management of non-Federal land.
- Sec. 6. Value adjustment payment to United States.
- Sec. 7. Withdrawal.
- Sec. 8. Apache leap.
- Sec. 9. Miscellaneous provisions.

SEC. 2. FINDINGS AND PURPOSE.

(a) *FINDINGS.*—Congress finds that—

(1) the land exchange furthers public objectives referenced in section 206 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1716) including—

(A) promoting significant job and other economic opportunities in a part of the State of Arizona that has a long history of mining, but is currently experiencing high unemployment rates and economic difficulties;

(B) facilitating the development of a world-class domestic copper deposit capable of meeting a significant portion of the annual United States demand for this strategic and important mineral, in an area which has already been subject to mining operations;

(C) significantly enhancing Federal, State, and local revenue collections in a time of severe governmental budget shortfalls;

(D) securing Federal ownership and protection of land with significant fish and wildlife, recreational, scenic, water, riparian, cultural, and other public values;

(E) assisting more efficient Federal land management via Federal acquisition of land for ad-

dition to the Las Cienegas and San Pedro National Conservation Areas, and to the Tonto and Coconino National Forests;

(F) providing opportunity for community expansion and economic diversification adjacent to the towns of Superior, Miami, and Globe, Arizona; and

(G) protecting the cultural resources and other values of the Apache Leap escarpment located near Superior, Arizona; and

(2) the land exchange is, therefore, in the public interest.

(b) *PURPOSE.*—It is the purpose of this Act to authorize, direct, facilitate, and expedite the exchange of land between Resolution Copper and the United States.

SEC. 3. DEFINITIONS.

In this Act:

(1) *APACHE LEAP.*—The term “Apache Leap” means the approximately 807 acres of land depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013—Apache Leap” and dated February 2013.

(2) *FEDERAL LAND.*—The term “Federal land” means the approximately 2,422 acres of land located in Pinal County, Arizona, depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013—Federal Parcel—Oak Flat” and dated February 2013.

(3) *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).

(4) *NON-FEDERAL LAND.*—The term “non-Federal land” means the parcels of land owned by Resolution Copper that are described in section 5(a) and, if necessary to equalize the land exchange under section 4, section 4(e)(2)(A)(i).

(5) *OAK FLAT CAMPGROUND.*—The term “Oak Flat Campground” means the approximately 50 acres of land comprising approximately 16 developed campsites depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013—Oak Flat Campground” and dated February 2013.

(6) *OAK FLAT WITHDRAWAL AREA.*—The term “Oak Flat Withdrawal Area” means the approximately 760 acres of land depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013—Oak Flat Withdrawal Area” and dated February 2013.

(7) *RESOLUTION COPPER.*—The term “Resolution Copper” means Resolution Copper Mining, LLC, a Delaware limited liability company, including any successor, assign, affiliate, member, or joint venturer of Resolution Copper Mining, LLC.

(8) *SECRETARY.*—The term “Secretary” means the Secretary of Agriculture.

(9) *STATE.*—The term “State” means the State of Arizona.

(10) *TOWN.*—The term “Town” means the incorporated town of Superior, Arizona.

SEC. 4. LAND EXCHANGE.

(a) *IN GENERAL.*—Subject to the provisions of this Act, if Resolution Copper offers to convey to the United States all right, title, and interest of Resolution Copper in and to the non-Federal land, the Secretary is authorized and directed to convey to Resolution Copper, all right, title, and interest of the United States in and to the Federal land.

(b) *CONDITIONS ON ACCEPTANCE.*—Title to any non-Federal land conveyed by Resolution Copper to the United States under this Act shall be in a form that—

(1) is acceptable to the Secretary, for land to be administered by the Forest Service and the Secretary of the Interior, for land to be administered by the Bureau of Land Management; and

(2) conforms to the title approval standards of the Attorney General of the United States applicable to land acquisitions by the Federal Government.

(c) *CONSULTATION WITH INDIAN TRIBES.*—If not undertaken prior to enactment of this Act, within 30 days of the date of enactment of this

Act, the Secretary shall engage in government-to-government consultation with affected Indian tribes concerning issues related to the land exchange, in accordance with applicable laws (including regulations).

(d) APPRAISALS.—

(1) IN GENERAL.—As soon as practicable after the date of enactment of this Act, the Secretary and Resolution Copper shall select an appraiser to conduct appraisals of the Federal land and non-Federal land in compliance with the requirements of section 254.9 of title 36, Code of Federal Regulations.

(2) REQUIREMENTS.—

(A) IN GENERAL.—Except as provided in subparagraph (B), an appraisal prepared under this subsection shall be conducted in accordance with nationally recognized appraisal standards, including—

- (i) the Uniform Appraisal Standards for Federal Land Acquisitions; and
- (ii) the Uniform Standards of Professional Appraisal Practice.

(B) FINAL APPRAISED VALUE.—After the final appraised values of the Federal land and non-Federal land are determined and approved by the Secretary, the Secretary shall not be required to reappraise or update the final appraised value—

(i) for a period of 3 years beginning on the date of the approval by the Secretary of the final appraised value; or

(ii) at all, in accordance with section 254.14 of title 36, Code of Federal Regulations (or a successor regulation), after an exchange agreement is entered into by Resolution Copper and the Secretary.

(C) IMPROVEMENTS.—Any improvements made by Resolution Copper prior to entering into an exchange agreement shall not be included in the appraised value of the Federal land.

(D) PUBLIC REVIEW.—Before consummating the land exchange under this Act, the Secretary shall make the appraisals of the land to be exchanged (or a summary thereof) available for public review.

(3) APPRAISAL INFORMATION.—The appraisal prepared under this subsection shall include a detailed income capitalization approach analysis of the market value of the Federal land which may be utilized, as appropriate, to determine the value of the Federal land, and shall be the basis for calculation of any payment under section 6.

(e) EQUAL VALUE LAND EXCHANGE.—

(1) IN GENERAL.—The value of the Federal land and non-Federal land to be exchanged under this Act shall be equal or shall be equalized in accordance with this subsection.

(2) SURPLUS OF FEDERAL LAND VALUE.—

(A) IN GENERAL.—If the final appraised value of the Federal land exceeds the value of the non-Federal land, Resolution Copper shall—

(i) convey additional non-Federal land in the State to the Secretary or the Secretary of the Interior, consistent with the requirements of this Act and subject to the approval of the applicable Secretary;

(ii) make a cash payment to the United States; or

(iii) use a combination of the methods described in clauses (i) and (ii), as agreed to by Resolution Copper, the Secretary, and the Secretary of the Interior.

(B) AMOUNT OF PAYMENT.—The Secretary may accept a payment in excess of 25 percent of the total value of the land or interests conveyed, notwithstanding section 206(b) of the Federal Land Policy and Management Act of 1976 (42 U.S.C. 1716(b)).

(C) DISPOSITION AND USE OF PROCEEDS.—Any amounts received by the United States under this subparagraph shall be deposited in the fund established under Public Law 90-171 (commonly known as the “Sisk Act”; 16 U.S.C. 484a) and shall be made available, in such amounts as are provided in advance in appropriation Acts, to the Secretary for the acquisition of land for addition to the National Forest System.

(3) SURPLUS OF NON-FEDERAL LAND.—If the final appraised value of the non-Federal land exceeds the value of the Federal land—

(A) the United States shall not make a payment to Resolution Copper to equalize the value; and

(B) the surplus value of the non-Federal land shall be considered to be a donation by Resolution Copper to the United States.

(f) OAK FLAT WITHDRAWAL AREA.—

(1) PERMITS.—Subject to the provisions of this subsection and notwithstanding any withdrawal of the Oak Flat Withdrawal Area from the mining, mineral leasing, or public land laws, the Secretary, upon enactment of this Act, shall issue to Resolution Copper—

(A) if so requested by Resolution Copper, within 30 days of such request, a special use permit to carry out mineral exploration activities under the Oak Flat Withdrawal Area from existing drill pads located outside the Area, if the activities would not disturb the surface of the Area; and

(B) if so requested by Resolution Copper, within 90 days of such request, a special use permit to carry out mineral exploration activities within the Oak Flat Withdrawal Area (but not within the Oak Flat Campground), if the activities are conducted from a single exploratory drill pad which is located to reasonably minimize visual and noise impacts on the Campground.

(2) CONDITIONS.—Any activities undertaken in accordance with this subsection shall be subject to such reasonable terms and conditions as the Secretary may require.

(3) TERMINATION.—The authorization for Resolution Copper to undertake mineral exploration activities under this subsection shall remain in effect until the Oak Flat Withdrawal Area land is conveyed to Resolution Copper in accordance with this Act.

(g) COSTS.—As a condition of the land exchange under this Act, Resolution Copper shall agree to pay, without compensation, all costs that are—

(1) associated with the land exchange and any environmental review document under subsection (f); and

(2) agreed to by the Secretary.

(h) USE OF FEDERAL LAND.—The Federal land to be conveyed to Resolution Copper under this Act shall be available to Resolution Copper for mining and related activities subject to and in accordance with applicable Federal, State, and local laws pertaining to mining and related activities on land in private ownership.

(i) INTENT OF CONGRESS.—It is the intent of Congress that the land exchange directed by this Act shall be consummated not later than one year after the date of enactment of this Act.

(j) ENVIRONMENTAL COMPLIANCE.—Compliance with the requirements of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) under this Act shall be as follows:

(1) Prior to commencing production in commercial quantities of any valuable mineral from the Federal land conveyed to Resolution Copper under this Act (except for any production from exploration and mine development shafts, adits, and tunnels needed to determine feasibility and pilot plant testing of commercial production or to access the ore body and tailing deposition areas), Resolution Copper shall submit to the Secretary a proposed mine plan of operations.

(2) The Secretary shall, within 3 years of such submission, complete preparation of an environmental review document in accordance with section 102(2) of the National Environmental Policy Act of 1969 (42 U.S.C. 4322(2)) which shall be used as the basis for all decisions under applicable Federal laws, rules and regulations regarding any Federal actions or authorizations related to the proposed mine and mine plan of operations of Resolution Copper, including the construction of associated power, water, transportation, processing, tailings, waste dump, and other ancillary facilities.

SEC. 5. CONVEYANCE AND MANAGEMENT OF NON-FEDERAL LAND.

(a) CONVEYANCE.—On receipt of title to the Federal land, Resolution Copper shall simultaneously convey—

(1) to the Secretary, all right, title, and interest that the Secretary determines to be acceptable in and to—

(A) the approximately 147 acres of land located in Gila County, Arizona, depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–Turkey Creek” and dated February 2013;

(B) the approximately 148 acres of land located in Yavapai County, Arizona, depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–Tangle Creek” and dated February 2013;

(C) the approximately 149 acres of land located in Maricopa County, Arizona, depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–Cave Creek” and dated February 2013;

(D) the approximately 640 acres of land located in Coconino County, Arizona, depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–East Clear Creek” and dated February 2013; and

(E) the approximately 110 acres of land located in Pinal County, Arizona, depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Apache Leap South End” and dated February 2013; and

(2) to the Secretary of the Interior, all right, title, and interest that the Secretary of the Interior determines to be acceptable in and to—

(A) the approximately 3,050 acres of land located in Pinal County, Arizona, identified as “Lands to DOI” as generally depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–Lower San Pedro River” and dated February 2013;

(B) the approximately 160 acres of land located in Gila and Pinal Counties, Arizona, identified as “Lands to DOI” as generally depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–Dripping Springs” and dated February 2013; and

(C) the approximately 940 acres of land located in Santa Cruz County, Arizona, identified as “Lands to DOI” as generally depicted on the map entitled “Southeast Arizona Land Exchange and Conservation Act of 2013–Non-Federal Parcel–Appleton Ranch” and dated February 2013.

(b) MANAGEMENT OF ACQUIRED LAND.—

(1) LAND ACQUIRED BY THE SECRETARY.—

(A) IN GENERAL.—Land acquired by the Secretary under this Act shall—

(i) become part of the national forest in which the land is located; and

(ii) be administered in accordance with the laws applicable to the National Forest System.

(B) BOUNDARY REVISION.—On the acquisition of land by the Secretary under this Act, the boundaries of the national forest shall be modified to reflect the inclusion of the acquired land.

(C) LAND AND WATER CONSERVATION FUND.—For purposes of section 7 of the Land and Water Conservation Fund Act of 1965 (16 U.S.C. 4601–9), the boundaries of a national forest in which land acquired by the Secretary is located shall be deemed to be the boundaries of that forest as in existence on January 1, 1965.

(2) LAND ACQUIRED BY THE SECRETARY OF THE INTERIOR.—

(A) SAN PEDRO NATIONAL CONSERVATION AREA.—

(i) IN GENERAL.—The land acquired by the Secretary of the Interior under subsection (a)(2)(A) shall be added to, and administered as part of, the San Pedro National Conservation

Area in accordance with the laws (including regulations) applicable to the Conservation Area.

(ii) **MANAGEMENT PLAN.**—Not later than 2 years after the date on which the land is acquired, the Secretary of the Interior shall update the management plan for the San Pedro National Conservation Area to reflect the management requirements of the acquired land.

(B) **DRIPPING SPRINGS.**—Land acquired by the Secretary of the Interior under subsection (a)(2)(B) shall be managed in accordance with the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701 et seq.) and applicable land use plans.

(C) **LAS CIENEGAS NATIONAL CONSERVATION AREA.**—Land acquired by the Secretary of the Interior under subsection (a)(2)(C) shall be added to, and administered as part of, the Las Cienegas National Conservation Area in accordance with the laws (including regulations) applicable to the Conservation Area.

(c) **SURRENDER OF RIGHTS.**—In addition to the conveyance of the non-Federal land to the United States under this Act, and as a condition of the land exchange, Resolution Copper shall surrender to the United States, without compensation, the rights held by Resolution Copper under the mining laws and other laws of the United States to commercially extract minerals under Apache Leap.

SEC. 6. VALUE ADJUSTMENT PAYMENT TO UNITED STATES.

(a) **ANNUAL PRODUCTION REPORTING.**—

(1) **REPORT REQUIRED.**—As a condition of the land exchange under this Act, Resolution Copper shall submit to the Secretary of the Interior an annual report indicating the quantity of locatable minerals produced during the preceding calendar year in commercial quantities from the Federal land conveyed to Resolution Copper under section 4. The first report is required to be submitted not later than February 15 of the first calendar year beginning after the date of commencement of production of valuable locatable minerals in commercial quantities from such Federal land. The reports shall be submitted February 15 of each calendar year thereafter.

(2) **SHARING REPORTS WITH STATE.**—The Secretary shall make each report received under paragraph (1) available to the State.

(3) **REPORT CONTENTS.**—The reports under paragraph (1) shall comply with any record-keeping and reporting requirements prescribed by the Secretary or required by applicable Federal laws in effect at the time of production.

(b) **PAYMENT ON PRODUCTION.**—If the cumulative production of valuable locatable minerals produced in commercial quantities from the Federal land conveyed to Resolution Copper under section 4 exceeds the quantity of production of locatable minerals from the Federal land used in the income capitalization approach analysis prepared under section 4(d), Resolution Copper shall pay to the United States, by not later than March 15 of each applicable calendar year, a value adjustment payment for the quantity of excess production at the same rate assumed for the income capitalization approach analysis prepared under section 4(d).

(c) **STATE LAW UNAFFECTED.**—Nothing in this section modifies, expands, diminishes, amends, or otherwise affects any State law relating to the imposition, application, timing, or collection of a State excise or severance tax.

(d) **USE OF FUNDS.**—

(1) **SEPARATE FUND.**—All funds paid to the United States under this section shall be deposited in a special fund established in the Treasury and shall be available, in such amounts as are provided in advance in appropriation Acts, to the Secretary and the Secretary of the Interior only for the purposes authorized by paragraph (2).

(2) **AUTHORIZED USE.**—Amounts in the special fund established pursuant to paragraph (1) shall be used for maintenance, repair, and reha-

bilitation projects for Forest Service and Bureau of Land Management assets.

SEC. 7. WITHDRAWAL.

Subject to valid existing rights, Apache Leap and any land acquired by the United States under this Act are withdrawn from all forms of—

(1) entry, appropriation, or disposal under the public land laws;

(2) location, entry, and patent under the mining laws; and

(3) disposition under the mineral leasing, mineral materials, and geothermal leasing laws.

SEC. 8. APACHE LEAP.

(a) **MANAGEMENT.**—

(1) **IN GENERAL.**—The Secretary shall manage Apache Leap to preserve the natural character of Apache Leap and to protect archeological and cultural resources located on Apache Leap.

(2) **SPECIAL USE PERMITS.**—The Secretary may issue to Resolution Copper special use permits allowing Resolution Copper to carry out underground activities (other than the commercial extraction of minerals) under the surface of Apache Leap that the Secretary determines would not disturb the surface of the land, subject to any terms and conditions that the Secretary may require.

(3) **FENCES; SIGNAGE.**—The Secretary may allow use of the surface of Apache Leap for installation of fences, signs, monitoring devices, or other measures necessary to protect the health and safety of the public, protect resources located on Apache Leap, or to ensure that activities conducted under paragraph (2) do not affect the surface of Apache Leap.

(b) **PLAN.**—

(1) **IN GENERAL.**—Not later than 3 years after the date of enactment of this Act, the Secretary, in consultation with affected Indian tribes, the Town, Resolution Copper, and other interested members of the public, shall prepare a management plan for Apache Leap.

(2) **CONSIDERATIONS.**—In preparing the plan under paragraph (1), the Secretary shall consider whether additional measures are necessary to—

(A) protect the cultural, archaeological, or historical resources of Apache Leap, including permanent or seasonal closures of all or a portion of Apache Leap; and

(B) provide access for recreation.

(c) **MINING ACTIVITIES.**—The provisions of this section shall not impose additional restrictions on mining activities carried out by Resolution Copper adjacent to, or outside of, the Apache Leap area beyond those otherwise applicable to mining activities on privately owned land under Federal, State, and local laws, rules and regulations.

SEC. 9. MISCELLANEOUS PROVISIONS.

(a) **REVOCATION OF ORDERS; WITHDRAWAL.**—

(1) **REVOCATION OF ORDERS.**—Any public land order that withdraws the Federal land from appropriation or disposal under a public land law shall be revoked to the extent necessary to permit disposal of the land.

(2) **WITHDRAWAL.**—On the date of enactment of this Act, if the Federal land or any Federal interest in the non-Federal land to be exchanged under section 4 is not withdrawn or segregated from entry and appropriation under a public land law (including mining and mineral leasing laws and the Geothermal Steam Act of 1970 (30 U.S.C. 1001 et seq.)), the land or interest shall be withdrawn, without further action required by the Secretary concerned, from entry and appropriation. The withdrawal shall be terminated—

(A) on the date of consummation of the land exchange; or

(B) if Resolution Copper notifies the Secretary in writing that it has elected to withdraw from the land exchange pursuant to section 206(d) of the Federal Land Policy and Management Act of 1976, as amended (43 U.S.C. 1716(d)).

(3) **RIGHTS OF RESOLUTION COPPER.**—Nothing in this Act shall interfere with, limit, or other-

wise impair, the unpatented mining claims or rights currently held by Resolution Copper on the Federal land, nor in any way change, diminish, qualify, or otherwise impact Resolution Copper's rights and ability to conduct activities on the Federal land under such unpatented mining claims and the general mining laws of the United States, including the permitting or authorization of such activities.

(b) **MAPS, ESTIMATES, AND DESCRIPTIONS.**—

(1) **MINOR ERRORS.**—The Secretary concerned and Resolution Copper may correct, by mutual agreement, any minor errors in any map, acreage estimate, or description of any land conveyed or exchanged under this Act.

(2) **CONFLICT.**—If there is a conflict between a map, an acreage estimate, or a description of land in this Act, the map shall control unless the Secretary concerned and Resolution Copper mutually agree otherwise.

(3) **AVAILABILITY.**—On the date of enactment of this Act, the Secretary shall file and make available for public inspection in the Office of the Supervisor, Tonto National Forest, each map referred to in this Act.

The Acting CHAIR. No amendment to the committee amendment in the nature of a substitute shall be in order except those printed in part A of House Report 113-215. Each such amendment may be offered only in the order printed in the report, shall be considered read, shall be debatable for the time specified in the report, equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question.

AMENDMENT NO. 1 OFFERED BY MR. GRIJALVA

The Acting CHAIR. It is now in order to consider amendment No. 1 printed in part A of House Report 113-215.

Mr. GRIJALVA. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of section 4 (page 14, after line 14), add the following new subsection:

(k) **REQUIRING MINING PLAN FOR CONVEYED FEDERAL LANDS TO SUPPORT LOCAL WORKFORCE.**—As an additional condition of the land exchange under this Act, and to ensure compliance with the findings and purpose of this Act specified in section 2, Resolution Copper shall agree—

(1) to locate in the town of Superior, Arizona, or a contiguous, neighboring mining community the remote operation center for mining operations on the Federal land; and

(2) to maintain such remote operation center for the duration of the mining operations on the Federal land.

The Acting CHAIR. Pursuant to House Resolution 351, the gentleman from Arizona (Mr. GRIJALVA) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Arizona.

Mr. GRIJALVA. Mr. Chairman, repeatedly we have heard this bill is about jobs. We've heard it a lot, and we continue to hear it. We have to pass this bill, so goes the refrain, because it's about jobs in a part of Arizona that really needs jobs.

I understand how important it is to help rural parts of the State. I understand how important it is to help rural

communities across the country. I talk about this all the time—trying to work to advance a policy agenda that translates into real, meaningful opportunities for all Americans and for those sectors of our State, as was previously pointed out by my colleague, Congresswoman KIRKPATRICK, in which unemployment is very, very severe. That's why I think it's important to make sure this bill translates into real and meaningful jobs for the communities that will bear the biggest burden of the proposed mine.

My amendment would require that the Remote Operations Center for the mine be located in the town of Superior, Arizona, or adjacent to another mining community within the Copper Triangle. Modern blockade mines use a range of automation technology, and most of the human labor is done off site at the Remote Operations Center. Like other mines operated by Rio Tinto, which is Resolution Copper's parent company, the Remote Operations Center will likely be in a metro area. Rio Tinto is presently operating its Pilbara, Australia, mine from 800 miles away in a large metro center. Our amendment will ensure that this is not the case in Superior.

If this legislation is really about jobs and lifting up the local economy, it is important to guarantee that local residents will have access to the jobs that were promised and the jobs that were created. My amendment guarantees that the jobs this mine does create will benefit the local community. This amendment, at the very minimum, will realize some real jobs if this legislation is to ever be implemented.

When one reads and hears Rio Tinto brag about automation and technology and the progress in mining, where less labor is needed, and when one listens to the wild variations about jobs from 3,700 to 5,000 to 1,200 to 1,400—and the recent one from the company's own Web site is 1,400—one asks: What is the real number?

□ 1430

Since no mining plan of operation has been submitted, it's impossible to analyze or estimate. So how do we know?

There is nothing in H.R. 687 that guarantees jobs for Superior, Arizona, or any other nearby mining community. With my amendment, we can at least make sure the remote operating center isn't in Utah, where Resolution Copper is headquartered, or some other far-flung place. As part of this legislation, my amendment would require that that center be located in Superior and that the opportunities promised and the jobs created would go into that area.

I urge adoption of my amendment, and I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Chairman, I rise in opposition to the amendment.

The Acting CHAIR. The gentleman from Washington is recognized for 5 minutes.

Mr. HASTINGS of Washington. Mr. Chairman, I yield myself such time as I may consume.

The fundamental purpose of H.R. 687 is to facilitate a land exchange; then after that land exchange was done, there would be a production and mining of copper, which of course would create thousands of American jobs.

Mr. Chairman, I have to say that the way this amendment is written, it would make it impossible by creating mandates that just simply couldn't be achieved.

I have to give my friend from Arizona credit. He has made no bones about the fact that he does not like this bill. He said that very well. I don't agree with him, but he has said it very well.

Generally, when you offer an amendment to a bill, however, you offer an amendment to improve the bill. Believe me, Mr. Chairman, this will not improve the bill. In all likelihood, if adopted, it would probably kill the bill because it dictates a precise town where the mine operations should be.

I suspect that the company will have some offices in those areas. That stands to reason if you're going to invest some money. But the Federal Government should not be dictating specifically what town somebody should set up an enterprise.

Mr. Chairman, if you want to go to the absurd, if the idea is to help a distressed area by dictating where you should locate some facility or manufacturing or some company, one could say, Gee, whiz, what city in the United States is really hurting? The first city that comes to mind, of course, is Detroit, Michigan. Are we going to suggest, for example, that the Federal Government dictate that Apple from Cupertino, California, should be relocated to Detroit? Of course that's absurd. Yet, when you start this precedent here that is suggested in this amendment, one could lead to that conclusion in the future.

I urge my colleagues to reject this amendment, pass the underlying bill, and reserve the balance of my time.

Mr. GRIJALVA. Mr. Chairman, I yield myself the balance of my time.

Interestingly enough, H.R. 687 does mandate that the Federal Government decide when and how NEPA is applied, that the Federal Government mandate what the valuation of the exchange is— independent of a process driven by the company—and it mandates that we deal with water issues after the fact, who gets water protection and who doesn't. Whether it is 10 jobs or 1,000 jobs, all my bill does is hold the company's feet to the fire. You have talked about jobs; you have talked about providing them, saving that community, and rebounding the Arizona economy. Here's an opportunity by guaranteeing that that claim will indeed be a reality if this bill is implemented. I think my amendment actually improves it because it takes some of the rhetoric of promoting the mine and makes it language and legislation that makes the company back it up.

I yield back the balance of my time.

Mr. HASTINGS of Washington. Mr. Chairman, I am very pleased to yield 1 minute to the gentleman from Arizona (Mr. GOSAR), the sponsor of this legislation.

Mr. GOSAR. Mr. Chairman, I want to reiterate that this isn't a new mine. This mine of operations exists currently there today.

The modern-day practices Resolution Copper plans to implement at the Pinal County site are not new. Many mines across the world implement them. In fact, there is a similar project, albeit half the size of our proposed project, that uses the same strategy and technology and employs nearly 1,000 people. That is real-life proof that humans will work at this mine at the site in Arizona.

I thank the chairman for yielding me time.

Mr. HASTINGS of Washington. Mr. Chairman, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Arizona (Mr. GRIJALVA).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. GRIJALVA. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Arizona will be postponed.

AMENDMENT NO. 2 OFFERED BY MR. BEN RAY
LUJÁN OF NEW MEXICO

The Acting CHAIR. It is now in order to consider amendment No. 2 printed in part A of House Report 113-215.

Mr. BEN RAY LUJÁN of New Mexico. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

Page 14, after line 14, insert the following new subsection:

(k) EXCLUSION OF NATIVE AMERICAN SACRED AND CULTURAL SITES.—The Federal land to be conveyed under this section shall not include any Native American sacred or cultural site, whether surface or subsurface, and the Secretary shall modify the map referred to in section 3(2) to exclude all such sacred and cultural sites, as identified by the Secretary in consultation with affected Indian tribes to determine appropriate measures necessary to protect and preserve sacred and cultural sites. Nothing in this Act shall limit access of affected tribes to these sacred and cultural sites.

The Acting CHAIR. Pursuant to House Resolution 351, the gentleman from New Mexico (Mr. BEN RAY LUJÁN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from New Mexico.

Mr. BEN RAY LUJÁN of New Mexico. Mr. Chairman, I rise today to offer an amendment that would protect Native

American sacred and cultural sites associated with the land conveyance outlined in the bill. This bill transfers land out of the public domain and into the hands of a private mining company with no guarantee of protecting sacred sites.

Currently, the cultural and sacred sites of Apache Leap and Oak Flat are located on public land and not on an Indian reservation. Although these sites are not on an Indian reservation, they're still sacred to the San Carlos Apache, Yavapai Indian Tribe, and other tribes in Arizona, just as a Catholic church, where I practice my faith, is considered a holy place even though it's not located in Vatican City.

Because these sacred and cultural sites are currently on public land, they are protected under certain Federal laws. This bill would transfer the lands that contain these sacred sites to a private company for private ownership, effectively taking away any protections under Federal law.

Additionally, it is important to protect the subsurface area of these sacred sites, which this bill does not do. Native American sacred sites, just as a church or temple, have both surface and subsurface religious quantities. Would we allow subsurface mining below the National Cathedral? I would say not.

I have heard from my colleagues the mining would take place below the ground and therefore leave the sacred sites undisturbed, but this is a rather absurd argument and, quite honestly, not factual.

Mr. Chairman, I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Chairman, I rise in opposition to the amendment.

The Acting CHAIR. The gentleman from Washington is recognized for 5 minutes.

Mr. HASTINGS of Washington. Mr. Chairman, I yield 2 minutes to the gentleman from Arizona (Mr. GOSAR), the sponsor of the bill.

Mr. GOSAR. I thank the chairman for allowing me to briefly address this amendment.

Mr. Chairman, the Lujan amendment is well-intentioned but misguided. It would put forth a policy that would undermine existing law that ensures tribal consultation and protection of sacred sites. By giving the Secretary of the Interior unilateral discretion to determine what a sacred site is, Congress would unwittingly undermine a variety of public laws Congress put in place to protect verified sacred sites.

Let me be clear that this land exchange is crafted in such a way as to protect relevant Native American historical and cultural sites. Section 4(i) and 4(j) explicitly require compliance with Federal environmental laws and regulations pertaining to conveyances of Federal land and approval of mine plan of operation. That includes the National Historic Preservation Act, Endangered Species Act, and executive

orders pertaining to wetlands, floodplains, and hazardous material surveys.

I see my colleague may have a picture of Apache Leap. My bill explicitly protects Apache Leap. The bill protects Apache Leap by the following:

It conveys 110 acres of Apache Leap currently owned by Resolution Copper to the U.S. Forest Service, section 5(a)(e); it explicitly prohibits any type of extraction activity at Apache Leap, section 5(c); withdrawing Apache Leap and any land acquired by the U.S. under this act, section 7; requiring the Secretary to develop a management plan for Apache Leap that preserves the natural character of the site and protects agricultural and cultural resources, section 8.

Before I conclude, I want to underscore, H.R. 687 does not exchange any reservation lands. The next Federal parcel is located over 20 miles from the boundaries of the San Carlos Apache Tribe's reservation. While well-intentioned, the Lujan amendment actually undermines that very mission.

Please join me in opposing the amendment.

Mr. BEN RAY LUJÁN of New Mexico. Mr. Chairman, I yield 1 minute to the very distinguished gentlewoman from Minnesota (Ms. MCCOLLUM), one of the cochairs of the Native American Caucus.

Ms. MCCOLLUM. Mr. Chairman, I rise in strong support of this amendment.

The United States has an obligation to protect and preserve Native American sacred sites located on Federal lands. It is a responsibility we have established through Federal laws, including the American Indian Religious Freedom Act, the National Historic Preservation Act, and the Native American Graves Protection and Repatriation Act.

Mr. LUJÁN's amendment would make sure that we follow these laws. That's what his amendment does; it protects these laws. That's why over 80 tribal organizations support our amendment. My colleagues who oppose this amendment, they claim that all sacred spaces have been protected in this bill. Those claims are simply false.

The San Carlos Apache Tribe is currently working with the Tonto National Forest to conduct a survey of their sacred sites. They have found artifacts and cultural materials and may still discover burial sites in areas that are proposed for exchange in this bill.

I urge my colleagues to support this amendment so that the survey process and tribal consultation can continue.

Mr. HASTINGS of Washington. I inform my friend from New Mexico that I am prepared to close on this amendment if the gentleman is prepared to close, and I reserve the balance of my time.

Mr. BEN RAY LUJÁN of New Mexico. Mr. Chairman, I yield myself the balance of my time.

I don't know where to begin with the comments suggested by one of my col-

leagues whom I respect, Mr. GOSAR. I don't know how to be more clear.

These sacred sites are on public land. I think it would be a new low for this Congress to go and tell tribes across America that sacred sites that are not located on a reservation are no longer sacred. I'm surprised. I'm appalled. I think tribes across the country would be, as well.

With regard to sections 4(i) and 4(j), I ask the author of the legislation to come back and read it with me. The way that I read this, there's only one section of law that is referred to that can't be enforced because this is on private lands, not on public lands; and the area that's identified in the law is the National Environmental Policy Act.

What happens when this land is given from a public perspective back to a private perspective is we lose the opportunity and ability to enforce the National Historic Preservation Act, the Native American Graves Protection and Repatriation Act, the American Indian Religious Freedom Act, and the administration's December 2012 memorandum of understanding to protect sacred sites.

Mr. Chairman, I submit into the RECORD all the organizations across America, including all the tribes from Arizona, that are opposed to this underlying legislation.

Mr. Chairman, I have here not a picture of Apache Leap, but a picture of what happens with blockade mining. So even in the poor attempt that talks about trying to address Apache Leap, the author of the legislation failed to include Oak Flat, which is a sacred site that would be covered here.

This is what happens with blockade mining. Don't take my word for it, as I will submit into the RECORD a presentation by Resolution Copper Mining. In this, which I wish I would have blown up, Resolution Copper shows pictures of how this starts to cave in. It will eventually look like this.

Mr. Chairman, this is a commonsense piece of legislation. In your words, this will improve the law. This will improve what we're trying to do here. This doesn't give the Secretary blanket authority to do anything.

Let's just protect sacred sites and work together. The Congress has always done this. There's a reason why Democrats and Republicans have come together to create a Native American Caucus and to advocate for tribes across America. The Congress has always stood strong.

Mr. Chairman, I ask my colleagues to please give due consideration and support this amendment. I hope to work with the majority and Chairman HASTINGS, whom I respect very much, to try to get this addressed.

I yield back the balance of my time.

TRIBES AND ORGANIZATIONS OPPOSED TO H.R. 687, SE AZ LAND EXCHANGE

TRIBAL ORGANIZATIONS

National Congress of American Indians—the oldest and largest organization representing tribes across the country

National Indian Gaming Association—represents 184 tribes across the country
 Inter-Tribal Council of Arizona—represents 20 tribes in Arizona
 Inter-Tribal Council of Nevada—represents 27 tribes in Nevada
 United South and Eastern Tribes—represents 26 tribes in Maine, New York, Connecticut, Massachusetts, Rhode Island, North Carolina, South Carolina, Alabama, Mississippi, Louisiana, Florida, and Texas and based in Tennessee
 California Association of Tribal Governments—represents tribal governments in California
 Midwest Alliance of Sovereign Tribes—represents 35 tribes in Minnesota, Michigan, Wisconsin, and Iowa
 Affiliated Tribes of the Northwest Indians—represents 57 tribes located in Washington, Oregon, Idaho, Southeast Alaska, Northern California, and Western Montana
 All Indian Pueblo Council—represents 20 pueblos located in New Mexico and Texas
 Eight Northern Indian Pueblos of New Mexico
 Great Plains Tribal Chairman's Association—represents 16 tribes in North Dakota, South Dakota, and Nebraska
 Coalition of Large Tribes—represents 14 tribes in North Dakota, South Dakota, Montana, Idaho, Arizona, New Mexico, Utah, Washington
 Alaska Inter-Tribal Council
 ALABAMA
 Poarch Band of Creek Indians, Alabama
 ARIZONA
 San Carlos Apache Tribe, Arizona
 Hopi Tribe, Arizona
 Ak-Chin Indian Community, Arizona
 Ft. McDowell Yavapai Nation, Arizona
 White Mountain Apache Tribe, Arizona
 Colorado River Indian Tribes, Arizona
 Cocopah Indian Tribe, Arizona
 Hualapai Tribe, Arizona
 Tohono O'odham Nation, Arizona
 Quechan Indian Tribe, Arizona
 Tonto Apache Tribe, Arizona
 Ft. Mojave Indian Tribe, Arizona, California, and Nevada
 Navajo Nation Council, Arizona, New Mexico, and Utah
 CALIFORNIA
 Susanville Indian Rancheria, California
 Coyote Valley Band of Pomo Indians, California
 Hopland Band of Pomo Indians, California
 Soboba Band of Luiseno Indians, California
 California Valley Miwok Tribe, California
 Santa Rosa Band of Cahuilla Indians, California
 CONNECTICUT
 Mohegan Tribe, Connecticut
 FLORIDA
 Miccosukee Tribe of Indians of Florida
 IDAHO
 Shoshone-Bannock Tribes, Idaho
 KANSAS
 Kickapoo Indian Nation, Kansas
 LOUISIANA
 Jena Band of Choctaw Indians, Louisiana
 Tunica-Biloxi Tribe, Louisiana
 MAINE
 Penobscot Indian Nation, Maine
 MASSACHUSETTS
 Aquinnah Wampanoag Tribe of Gay Head, MA
 MICHIGAN
 Saginaw Chippewa Tribe, Michigan
 Sault Ste. Marie Tribe, Michigan
 MINNESOTA
 Leech Lake Band of Ojibwe, Minnesota

Shakopee Mdewakanton Sioux Indian Community, Minnesota
 NEVADA
 Shoshone-Paiute Tribe, Nevada
 Walker River Paiute Tribe, Nevada
 NEW MEXICO
 Jicarilla Apache Nation, New Mexico
 Mescalero Apache Tribe, New Mexico
 Pueblo of Zuni, New Mexico
 Pueblo of Tesuque, New Mexico
 Pueblo of Santa Clara, New Mexico
 OKLAHOMA
 Cherokee Nation, Oklahoma
 Osage Nation, Oklahoma
 RHODE ISLAND
 Narragansett Tribe
 SOUTH CAROLINA
 Catawba Indian Nation, South Carolina
 SOUTH DAKOTA
 Oglala Sioux Tribe, South Dakota
 WASHINGTON
 Confederated Tribes of the Colville Reservation, Washington
 Puyallup Tribe of Indians, Washington
 Quinault Indian Nation, Washington
 Hoh Indian Nation, Washington
 Samish Indian Nation, Washington
 WISCONSIN
 Lac du Flambeau Band of Lake Superior Chippewa Indians
 Oneida Nation, Wisconsin
 Sokaogan Chippewa Community, Wisconsin
 Stockbridge-Munsee Community, Band of Mohican Indians, Wisconsin
 ENVIRONMENTAL AND RELIGIOUS GROUPS OPPOSING H.R. 687/S. 339, SE AZ LAND EXCHANGE
 Town of Superior
 Queen Valley Golf Association, Queen Valley, Arizona
 Queen Valley Homeowners Association, Queen Valley, Arizona
 Arizona Mining Reform Coalition
 American Lands Access Fund
 Arizona Mountaineering Club
 Arizona Native Plant Society
 Arizona Wildlife Federation
 The American Alpine Club—Golden, CO
 Center for Biological Diversity
 Chiricahua-Dragoon Conservation Alliance
 Comstock Residents Association—Virginia City, NV
 Concerned Citizens and Retired Miners Coalition—Superior, AZ
 Concerned Climbers of Arizona, LLC
 Earthworks
 Endangered Species Coalition
 Environment America
 Environment Arizona
 Friends Committee' on National Legislation
 Friends of Ironwood Forest—Tucson, AZ
 Friends of the Boundary Waters Wilderness
 Friends of The Cloquet Valley State Forest
 Friends of the Kalmiopsis—Grants Pass, OR
 Friends of Queen Creek
 Gila Resources Information Project
 Grand Canyon Chapter—Sierra Club
 Great Basin Mine Watch
 Groundwater Awareness League—Green Valley, AZ
 High Country Citizens' Alliance—Crested Butte, CO
 Information Network for Responsible Mining—Telluride, CO
 Keepers of the Water—Manistee, MI
 League of Conservation Voters
 Maricopa Audubon Society—Phoenix, AZ
 Ministers' Conference of Winston-Salem, North Carolina & Vicinity

The Morning Star Institute—Washington, D.C.
 Mount Graham Coalition—Arizona
 Natural Resources Defense Council
 National Wildlife Federation
 Progressive National Baptist Convention
 Religion and Human Rights Forum for the Preservation of Native American Sacred Sites and Rights
 Rock Creek Alliance—Sandpoint, ID
 San Juan Citizens Alliance—Durango, CO
 Save Our Cabinets—Heron, MT
 Save Our Sky Blue Waters—Minnesota
 Save the Scenic Santa Ritas
 Sierra Club
 Sky Island Alliance
 The Lands Council—Spokane, WA
 Tucson Audubon Society
 Water More Precious Than Gold
 Western Lands Exchange Project—Seattle, WA
 Wilderness Workshop
 Wisconsin Resources Protection Council—Tomahawk, WI
 Yuma Audubon Society

BLOCK CAVE MINING

Block caving is an efficient technique that uses gravity to extract ore. A series of tunnels is developed below the orebody to ensure that rock will fall by gravity into a series of collection points. Loaders then collect the ore and transport it to an underground crusher, and the crushed ore is conveyed through shafts for processing. The orebody at the Resolution Copper project is very deep, approximately 7,000 feet underground, and the ore is dispersed in nature (1%-2% copper). Because of this, we have determined that the block caving method is the most practical and environmentally sensitive approach to our mine. Please read on to learn more about block caving—the mining method of choice for the Resolution Copper project.

BLOCK CAVING AND SUBSIDENCE

The positive aspects of a block cave mine include no overburden waste piles on surface, and no large open pits. One consequence of block cave mines, however, is the potential for surface subsidence or settling. Surface subsidence is caused as the material above the orebody gradually moves downward to replace the ore that has been mined.

Using industry standard engineering practices, we are able to predict both the cave and subsidence zones based on orebody knowledge gained during our pre-feasibility drilling work. However, the best understanding of caving and subsidence will come once mining begins.

PROTECTING APACHE LEAP

Our commitment to protecting Apache Leap is absolute, and we are taking a variety of steps to ensure that the area is not harmed as a result of our mining activities.

KEEPING A CLOSE WATCH ON SUBSIDENCE

Mining will start at a point away from Apache Leap. This will allow us to gather technical information over a period of years to reassess the cave and subsidence angles. This data will be used to ensure the Apache Leap easement is not impacted as mining progresses to the west.

This information will allow us to identify any possible threat to Apache Leap as a result of our mining activities. If a threat is identified, we will change our mining practices to ensure the Leap is protected.

WHY THE MINE WOULD BE AFFECTED BEFORE APACHE LEAP

It is important to note that the way the mine will be constructed adds to the protection of Apache Leap. Here's why:

A series of three shafts is required to provide fresh air to the underground workers and equipment. This will include the existing #9 Shaft and two new shafts in the same

area. These shafts will be the main lifeline to the mine and will cost in excess of \$500 million to build. The mine could not operate without these shafts.

The way we plan to mine means that the subsidence zone would approach the boundary of the shaft complex after 15 years of mining. At that point in time, the subsidence zone would still be more than 3,000 feet from the boundary of the Apache Leap easement and would take another 25 years to reach the boundary of the conservation easement that will protect the Leap. In simple terms, subsidence would jeopardize the mining operation long before it affected Apache Leap or Queen Creek Canyon.

SUMMARY

Subsidence evaluations and predictions will be regularly updated as more geological information is gathered and more powerful predictive tools are developed. Once caving commences, a comprehensive continuous monitoring system will be used to track the progression of the cave, validate subsidence predictions and check the suitability of the mine plan.

For more information on our block caving approach please visit our website at www.resolutioncopper.com, email info@resolutioncopper.com, or call our Resolution project hotline at 520-689-3409.

AN OVERVIEW OF BLOCK CAVING

While block caving is not a new concept, it is gaining popularity as a safe and cost-effective method of mining deep orebodies. Resolution Copper's goal is to not only create a profitable and thriving mining operation in Superior, but also to meet or exceed today's environmental and social standards. Block caving helps us achieve this by keeping the mining footprint small and reducing the amount of waste rock.

HOW IT WORKS

Block cave mining in its simplest form operates in the same way sand falls through an hourglass.

Block caving involves a three phase process of blasting and tunneling to form the shape of an hourglass out of rock.

Phase A involves blasting an upper cavern of broken rock.

Phase B involves drilling a tunnel underneath the broken rock cavern.

Phase C involves blasting a narrow neck (drawbell) that allows broken cavern rock to fall through the drawbell down into the underlying tunnel.

In block caving where the base of the hourglass shape is a confined tunnel, the speed of rock falling through the hourglass neck (drawbell) is controlled by the speed at which rock is removed from the tunnel.

As broken rock in the upper cavern falls through the neck or drawbell, the roof of the cavern gradually collapses further to create more broken rock within the cavern. This process is continued until all the rock ore is removed via the tunnel.

The end result? Block caving could allow a valuable natural resource to be developed using a proven mining method that is safe, financially viable and minimizes impact to the environment. At the same time, the mine and the businesses that support it would bring social and economic benefits to the region for generations.

□ 1445

Mr. HASTINGS of Washington. Mr. Chairman, I yield myself the balance of my time.

It is critical that the Congress listen to and show respect to Indian tribes and their elected leaders. And, Mr. Chairman, it's for that reason that

when I had the privilege of becoming chairman of the Natural Resources Committee, a new Subcommittee on Indian and Alaska Native Affairs was established. That hadn't been the case prior to my assuming the chairmanship of that committee. And the purpose was to ensure a special forum for issues and concerns important to Indian tribes and to native people.

It's important that Indian tribes have a role and are consulted on decisions that affect their land and their reservation lands.

But I just want to make a couple of points: this bill does not waive any existing laws dealing with Native Americans, none whatsoever.

Mr. BEN RAY LUJÁN of New Mexico. Will the chairman yield?

Mr. HASTINGS of Washington. If I have time, I will be more than happy to yield.

But probably more specific on this, this area that we're talking about in Arizona known as the Copper Triangle has been mined for—well, a long time. And this particular land exchange is right kind of in the middle of this Copper Triangle. And the closest Indian reservation is some 20 miles away.

Now I understand that, as in my area in central Washington, I know that Native Americans moved around, and that's certainly the case in Arizona. I understand that. But the effect of this amendment, the effect of this amendment would undermine our responsibility in Congress by giving total authority, total authority to the Secretary of the Interior to make determinations on whether sacred sites or other things important to Native Americans are violated. I think that's contrary to what our role is here.

And again, this law does not waive any—any—existing laws. None at all. In fact, we specifically, notwithstanding the fact that the nearest reservation is 20 miles away, we specifically say there should be consultation before this project goes forward. So I think this amendment is unnecessary.

I would be happy to yield to my friend from New Mexico.

Mr. BEN RAY LUJÁN of New Mexico. I thank the chairman.

Mr. Chairman, I don't believe that anyone is suggesting that items are being waived.

The fact of the matter is, when land is transferred from a public domain to a private domain, it goes away. And that's the problem here. And I am glad to hear—and I know the profound respect that Chairman HASTINGS has for tribes across the country and the sacred sites, protections—

Mr. HASTINGS of Washington. Reclaiming my time, just to make the point that the gentleman's amendment, the intent is to address Native American issues. That's what we should be debating.

And I am just simply saying, if you affect Native American issues by implication, you would be waiving them. We are not waiving anything. We are re-

specting the laws that are in place right now.

I urge rejection of the amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from New Mexico (Mr. BEN RAY LUJÁN).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. BEN RAY LUJÁN of New Mexico. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from New Mexico will be postponed.

AMENDMENT NO. 3 OFFERED BY MRS. NAPOLITANO

The Acting CHAIR. It is now in order to consider amendment No. 3 printed in part A of House Report 113-215.

Mrs. NAPOLITANO. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (page 25, after line 12), add the following new section:

SEC. 10. SAVINGS CLAUSE.

Nothing in this Act shall be construed to affect any other provision of law protecting water quality and availability.

The Acting CHAIR. Pursuant to House Resolution 351, the gentlewoman from California (Mrs. NAPOLITANO) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from California.

Mrs. NAPOLITANO. Mr. Chairman, my amendment is very simple. On page 25, after line 12, it adds a new section. Section 10, the savings clause, would require that there be no adverse impacts on water quantity and water quality in the development of this project.

This year, over half of our Nation is experiencing moderate to severe drought. As of last week, 75 percent of the State of Arizona is in moderate to severe drought.

The lifeblood of any nation, of any country, is water. We must do everything we can to protect this precious resource. The mining activities of Resolution Copper, a joint subsidiary of Australian BHP Billiton and of Anglo Australian Rio Tinto Group, would require an enormous amount of water, estimated to be more than 20,000 to 40,000 acre-feet per year. In fact, the Forest Service testified that understanding the impact of this mine on the water supplies of local communities is still "outstanding." On average, 1 acre-foot of water is enough water for a family of four for a year. Resolution Copper's water could be equivalent to at least 20,000 households' water supply for a year.

They also erroneously suggest that their own water demands could be

solved by the use of Central Arizona Project water, called the CAP. However, as with most of the West, demand often exceeds supply, and the bulk of the Central Arizona Project water is already dedicated and committed to other uses and users in Arizona. This includes for use in future Arizona Indian water rights settlements.

The proposed mining operation would also require significant excavation thousands of feet below the surface. H.R. 687 does not require an environmental review, does not include consideration of mitigation measures to the mining project before the land exchange is completed. And I repeat: it does not require an environmental review, consideration of mitigation measures of the mining project before the land exchange is completed.

The mining company is also not required to submit a plan of operations until 3 years—3 years—after the land exchange is codified. Absent the NEPA process, the impacts to water would not be known prior to the land exchange. Neighboring communities have already seen an impact to their water resources from other mining activities.

Chairman Rambler of the San Carlos Apache tribe testified in March of this year, right here in Washington, D.C., that a neighboring community's water supply had been significantly depleted since Resolution Copper began pumping groundwater to de-water parts of the Magma Mine. H.R. 687's permitting of the mine at Oak Flat brings up similar concerns for the tribe.

We should not be considering this legislation now since we do not know the impacts to water resources for area tribes. At the very least, we should ensure that we do not violate existing laws to protect water quantity and

water quality. That is what my amendment does. It protects water quality and water quantity.

My amendment seeks to protect our most precious resource, water. And I urge my colleagues to vote "yes" on this amendment.

Mr. Chairman, I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Chairman, I rise to claim the time in opposition to this amendment.

The Acting CHAIR. The gentleman from Washington is recognized for 5 minutes.

Mr. HASTINGS of Washington. I yield myself such time as I may consume.

Mr. Chairman, I urge my colleagues to reject this amendment because this amendment in no way risks water supply or safety. In fact, it upholds existing laws that protect water quality and availability. And probably the best way to illustrate that is to simply look at the support for this bill, especially from those that reside in the State of Arizona and represent people in the State of Arizona.

We all know that Arizona is a very diverse State. I have a very diverse State in Washington. And certainly California is diverse geographically. But there are certain areas in that State that are very dry. Water is very, very important.

Now, I daresay that no Member from Arizona would support a bill that would jeopardize water in Arizona. Yet we have heard on the floor here the bipartisan support of those from Arizona, representing Arizonans that support this bill. So I think that that issue, frankly, is simply not valid at all.

This amendment may sound like it's well intended. But what it really will

do, there would be red tape involved with this because of the vagueness of the language in this amendment. And I think really what this amendment is, in deference to my good friend from California, it's an open invitation. In fact, Mr. Chairman, you might call it an ambulance siren for lawyers to start filing lawsuits in this issue. One more area. Goodness knows, there are going to be lawsuits anyway. This would be one more, in my view, if this amendment is passed.

And finally, I would just say this: 100 percent of the water needs of this mine will be secured before production commences.

So with that, I urge rejection of the amendment, and I reserve the balance of my time.

Mrs. NAPOLITANO. Mr. Chairman, I might add that the town near the mine, Superior, opposes this bill, and I believe the mayor was recently recalled because he also opposed it.

We have businesses and other entities supporting it. But the residents in the nearby areas, especially tribal areas, are opposed to it for a majority of reasons, which have been brought up before, but also, especially because they are in drought conditions, and they are not assured that their water will be protected or that they will be able to have enough water for their own needs. So I request that this amendment be included.

I include in the RECORD the current Drought Monitor dated September 24, including the areas which indicate the current drought conditions.

I do not have any further speakers, and I yield back the balance of my time.

U.S. DROUGHT MONITOR—ARIZONA
(Drought Conditions (Percent Area))

	None	D0-D4	D1-D4	D2-D4	D3-D4	D4-D4
Current (09/17/2013 map)	14.80	85.17	61.91	25.28	0.00	0.00
Last Week (09/17/2013 map)	12.81	87.19	66.82	30.35	1.94	0.00
3 Months Ago (06/25/2013 map)	0.00	100.00	92.49	74.44	23.48	0.00
Start of Calendar Year (01/01/2013 map)	0.00	100.00	97.91	37.78	8.68	0.00
Start of Water Year (09/25/2012 map)	0.00	100.00	100.00	31.93	5.67	0.00
One Year Ago (09/18/2012 map)	0.00	100.00	100.00	31.93	5.67	0.00

Intensity:
D0 Abnormally Dry
D1 Drought—Moderate
D2 Drought—Severe
D3 Drought—Extreme
D4 Drought—Exceptional

The Drought Monitor focuses on broad-scale conditions. Local conditions may vary. See accompanying text summary for forecast statements. <http://droughtmonitor.unl.edu>.

Mr. HASTINGS of Washington. Mr. Chairman, I am very pleased to yield 1 minute to the gentleman from Arizona (Mr. GOSAR), the sponsor of this legislation.

Mr. GOSAR. Mr. Chairman, this is another amendment that's well-intentioned but misguided. An amendment to include a savings clause assumes that my legislation circumvents existing laws protecting water quality and availability. That is simply not the case.

The NEPA process on the mine plan of operation required by my legislation will be managed by the United States Forest Service, where they oversee an independent third-party consultant to assess all environmental impacts of the proposed resolution project, including impacts to groundwater and surface water.

The NEPA process allows for considerable public as well as other Federal EPA, State, county, and local input all along the way. Any issues pertaining to water will be addressed once Resolution Copper files a mine plan of operation and the subsequent State and Federal and environmental analysis is

conducted, in accordance with existing law. This is like government over-seeing government. That's ludicrous.

And I ask my colleagues to vote "no" on this amendment.

Mr. HASTINGS of Washington. Mr. Chairman, I urge my colleagues to reject this amendment and yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from California (Mrs. NAPOLITANO).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mrs. NAPOLITANO. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentlewoman from California will be postponed.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments printed in part A of House Report 113-215 on which further proceedings were postponed, in the following order.

Amendment No. 1 by Mr. GRIJALVA of Arizona.

Amendment No. 3 by Mrs. NAPOLITANO of California.

The Chair will reduce to 2 minutes the minimum time for any electronic vote after the first vote in this series.

AMENDMENT NO. 1 OFFERED BY MR. GRIJALVA

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Arizona (Mr. GRIJALVA) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 180, noes 227, not voting 25, as follows:

[Roll No. 489]

AYES—180

Andrews	Duckworth	Larson (CT)
Barber	Edwards	Lee (CA)
Barrow (GA)	Ellison	Levin
Bass	Engel	Lewis
Beatty	Enyart	Lipinski
Bera (CA)	Eshoo	Loebsack
Bishop (GA)	Esty	Lofgren
Bishop (NY)	Farr	Lowenthal
Blumenauer	Fattah	Lowe
Bonamici	Fudge	Lujan Grisham (NM)
Brady (PA)	Gabbard	Lujan, Ben Ray (NM)
Brale (IA)	Gallego	Lynch
Brown (FL)	Garamendi	Maloney, Carolyn
Brownley (CA)	Garcia	Matsui
Bustos	Gibson	McCollum
Butterfield	Grayson	McDermott
Capps	Green, Al	McGovern
Capuano	Green, Gene	McIntyre
Cárdenas	Grijalva	McNerney
Carney	Gutiérrez	Meeks
Carson (IN)	Hahn	Meng
Cartwright	Hanabusa	Michaud
Castor (FL)	Hastings (FL)	Miller, George
Castro (TX)	Heck (WA)	Moore
Chu	Hinojosa	Moran
Cicilline	Holt	Morley
Clarke	Honda	Nadler
Clay	Horsford	Napolitano
Cleaver	Hoyer	Nolan
Clyburn	Huffman	O'Rourke
Cohen	Israel	Owens
Connolly	Jackson Lee	Pallone
Conyers	Jeffries	Pascarell
Courtney	Johnson (GA)	Pastor (AZ)
Crowley	Johnson, E. B.	Payne
Cuellar	Jones	Pelosi
Cummings	Kaptur	Peters (MI)
Davis (CA)	Keating	Peterson
Davis, Danny	Kelly (IL)	Pingree (ME)
DeFazio	Kennedy	Price (NC)
DeGette	Kildee	Quigley
DeLauro	Kilmer	
DelBene	Kirkpatrick	
Deutch	Kuster	
Doggett	Langevin	
Doyle	Larsen (WA)	

Rahall	Serrano
Rangel	Sewell (AL)
Richmond	Shea-Porter
Roybal-Allard	Sherman
Ruiz	Sinema
Ruppersberger	Sires
Ryan (OH)	Slaughter
Sánchez, Linda T.	Smith (WA)
Sarbanes	Speier
Schakowsky	Swalwell (CA)
Schiff	Takano
Schneider	Thompson (CA)
Schrader	Thompson (MS)
Scott (VA)	Tierney
Scott, David	Titus
	Tonko

NOES—227

Aderholt	Graves (GA)
Amash	Graves (MO)
Amodei	Griffin (AR)
Bachmann	Griffith (VA)
Bachus	Grimm
Barletta	Guthrie
Barr	Hanna
Barton	Harper
Benishek	Harris
Bentivolio	Hartzler
Bilirakis	Hastings (WA)
Bishop (UT)	Heck (NV)
Black	Hensarling
Blackburn	Himes
Boustany	Holding
Brady (TX)	Hudson
Bridenstine	Huelskamp
Brooks (AL)	Huizenga (MI)
Brooks (IN)	Hultgren
Broun (GA)	Hunter
Bucshon	Hurt
Burgess	Issa
Calvert	Jenkins
Camp	Johnson (OH)
Campbell	Johnson, Sam
Cantor	Jordan
Capito	Joyce
Carter	Kelly (PA)
Cassidy	King (IA)
Chabot	King (NY)
Chaffetz	Kingston
Coble	Kinzinger (IL)
Coffman	Kline
Cole	LaMalfa
Collins (GA)	Lamborn
Collins (NY)	Lance
Conaway	Lankford
Cook	Latham
Cooper	Latta
Cotton	LoBiondo
Cramer	Long
Crawford	Lucas
Crenshaw	Luetkemeyer
Culberson	Lummis
Daines	Maffei
Davis, Rodney	Marchant
Delaney	Marino
Denham	Massie
Dent	Matheson
DeSantis	McCarthy (CA)
DesJarlais	McCauley
Diaz-Balart	McClintock
Duffy	McHenry
Duncan (SC)	McKeon
Duncan (TN)	McKinley
Ellmers	McMorris
Farenthold	Rodgers
Fincher	Meadows
Fitzpatrick	Meehan
Fleischmann	Messer
Fleming	Mica
Flores	Miller (FL)
Forbes	Miller (MI)
Fortenberry	Miller, Gary
Foster	Mullin
Fox	Mulvaney
Franks (AZ)	Murphy (FL)
Frelinghuysen	Murphy (PA)
Gardner	Neugebauer
Garrett	Noem
Gerlach	Nugent
Gibbs	Nunes
Gohmert	Nunnelee
Goddette	Olson
Gosar	Palazzo
Granger	Pearce
Alexander	Costa
Becerra	Dingell
Buchanan	Frankel (FL)

Tsongas	Herrera Beutler
Van Hollen	Higgins
Vargas	Kind
Veasey	Labrador
Vela	Maloney, Sean
Velázquez	McCarthy (NY)
Visclosky	
Walz	
Wasserman	
Schultz	
Walters	
Watt	
Welch	
Wilson (FL)	
Yarmuth	

Paulsen	Scott, Austin
Perlmutter	Waxman
Roby	Yoder
Rush	Young (AK)
Sanchez, Loretta	
Schwartz	

□ 1524

Messrs. STOCKMAN, ISSA, CASIDY, GOHMERT, GARDNER, and Mrs. BACHMANN changed their vote from “aye” to “no.”

Mr. ELLISON changed his vote from “no” to “aye.”

So the amendment was rejected.

The result of the vote was announced as above recorded.

Stated against:

Mr. PAULSEN. Mr. Chair, on rollcall No. 489, had I been present, I would have voted “no.”

AMENDMENT NO. 3 OFFERED BY MRS. NAPOLITANO

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentlewoman from California (Mrs. NAPOLITANO) on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 191, noes 217, not voting 24, as follows:

[Roll No. 490]

AYES—191

Amash	DeFazio	Johnson (GA)
Andrews	DeGette	Johnson, E. B.
Barber	Delaney	Jones
Barrow (GA)	DeLauro	Kaptur
Bass	DelBene	Keating
Beatty	Deutch	Kelly (IL)
Becerra	Doggett	Kennedy
Bera (CA)	Doyle	Kildee
Bishop (GA)	Duckworth	Kilmer
Bishop (NY)	Edwards	Kirkpatrick
Blumenauer	Ellison	Kuster
Bonamici	Engel	Langevin
Brady (PA)	Enyart	Larsen (WA)
Brale (IA)	Eshoo	Larson (CT)
Brown (FL)	Esty	Lee (CA)
Brownley (CA)	Farr	Levin
Bustos	Foster	Lewis
Butterfield	Fudge	Lipinski
Capps	Gabbard	Loebsack
Capuano	Gallego	Lofgren
Cárdenas	Garamendi	Lowenthal
Carney	Garcia	Lowe
Carson (IN)	Gibson	Lujan Grisham (NM)
Cartwright	Grayson	Lujan, Ben Ray (NM)
Castor (FL)	Green, Al	Lynch
Castro (TX)	Green, Gene	McNerney
Chu	Grijalva	Nunnelee
Clarke	Gutiérrez	Olson
Clay	Hahn	Palazzo
Cleaver	Hanabusa	Pearce
Clyburn	Hastings (FL)	
Coffman	Heck (WA)	
Cohen	Himes	
Connolly	Hinojosa	
Conyers	Holt	
Cooper	Honda	
Courtney	Horsford	
Crowley	Hoyer	
Cuellar	Huffman	
Cummings	Israel	
Davis (CA)	Jackson Lee	
Davis, Danny	Jeffries	

NOT VOTING—25

Costa	Jagrey (GA)
Dingell	Gowdy
Frankel (FL)	Hall

Moran	Richmond	Takano
Murphy (FL)	Roybal-Allard	Thompson (CA)
Nadler	Ruiz	Thompson (MS)
Napolitano	Ruppersberger	Tierney
Neal	Ryan (OH)	Tipton
Negrete McLeod	Sánchez, Linda	Titus
Nolan	T.	Tonko
O'Rourke	Sarbanes	Tsongas
Owens	Schakowsky	Van Hollen
Pallone	Schiff	Vargas
Pascrell	Schneider	Veasey
Pastor (AZ)	Schrader	Vela
Payne	Scott (VA)	Velázquez
Pelosi	Scott, David	Visclosky
Peters (CA)	Serrano	Walz
Peters (MI)	Sewell (AL)	Wasserman
Peterson	Shea-Porter	Schultz
Pingree (ME)	Sherman	Waters
Pocan	Sinema	Watt
Polis	Sires	Welch
Price (NC)	Slaughter	Wilson (FL)
Quigley	Smith (WA)	Yarmuth
Rahall	Speier	
Rangel	Swalwell (CA)	

NOES—217

Aderholt	Griffin (AR)	Petri
Amodel	Griffith (VA)	Pittenger
Bachmann	Grimm	Pitts
Bachus	Guthrie	Poe (TX)
Barletta	Hanna	Pompeo
Barr	Harper	Posey
Barton	Harris	Price (GA)
Benishkeh	Hartzler	Radel
Bentivolio	Hastings (WA)	Reed
Bilirakis	Heck (NV)	Reichert
Bishop (UT)	Hensarling	Renacci
Black	Holding	Ribble
Blackburn	Hudson	Rice (SC)
Boustany	Huelskamp	Rigell
Brady (TX)	Huizenga (MI)	Roe (TN)
Bridenstine	Hultgren	Rogers (AL)
Brooks (AL)	Hunter	Rogers (KY)
Brooks (IN)	Hurt	Rogers (MI)
Broun (GA)	Issa	Rohrabacher
Bucshon	Jenkins	Rokita
Burgess	Johnson (OH)	Rooney
Calvert	Johnson, Sam	Ros-Lehtinen
Camp	Jordan	Roskam
Campbell	Joyce	Ross
Cantor	Kelly (PA)	Rothfus
Capito	King (IA)	Royce
Carter	King (NY)	Runyan
Cassidy	Kingston	Ryan (WI)
Chabot	Kinzinger (IL)	Salmon
Chaffetz	Kline	Sanford
Coble	Labrador	Scalise
Cole	LaMalfa	Schock
Collins (GA)	Lamborn	Schweikert
Collins (NY)	Lance	Sensenbrenner
Conaway	Lankford	Sessions
Cook	Latham	Shimkus
Cotton	Latta	Shuster
Cramer	LoBiondo	Simpson
Crawford	Long	Smith (MO)
Crenshaw	Lucas	Smith (NE)
Culberson	Luetkemeyer	Smith (NJ)
Daines	Lummis	Smith (TX)
Davis, Rodney	Marchant	Southerland
Denham	Marino	Stewart
Dent	Massie	Stivers
DeSantis	Matheson	Stockman
DesJarlais	McCarthy (CA)	Stutzman
Diaz-Balart	McCaul	Terry
Duffy	McClintock	Thompson (PA)
Duncan (SC)	McHenry	Thornberry
Duncan (TN)	McKeon	Tiberi
Ellmers	McKinley	Turner
Farenthold	McMorris	Upton
Fincher	Rodgers	Valadao
Fitzpatrick	Meadows	Wagner
Fleischmann	Messer	Walberg
Fleming	Mica	Walden
Flores	Miller (FL)	Walorski
Forbes	Miller (MI)	Weber (TX)
Fortenberry	Miller, Gary	Webster (FL)
Fox	Mullin	Wenstrup
Franks (AZ)	Mulvaney	Westmoreland
Frelinghuysen	Murphy (PA)	Whitfield
Gardner	Neugebauer	Williams
Garrett	Noem	Wilson (SC)
Gerlach	Nugent	Wittman
Gibbs	Nunes	Wolf
Gohmert	Nunnelee	Womack
Goodlatte	Olson	Woodall
Gosar	Palazzo	Yoho
Granger	Paulsen	Young (FL)
Graves (GA)	Pearce	Young (IN)
Graves (MO)	Perry	

NOT VOTING—24

Alexander	Gowdy	Roby
Buchanan	Hall	Rush
Cicilline	Herrera Beutler	Sanchez, Loretta
Costa	Higgins	Schwartz
Dingell	Kind	Scott, Austin
Fattah	Maloney, Sean	Waxman
Frankel (FL)	McCarthy (NY)	Yoder
Gingrey (GA)	Perlmutter	Young (AK)

□ 1533

So the amendment was rejected.

The result of the vote was announced as above recorded.

Mr. HASTINGS of Washington. Mr. Chairman, I move that the Committee do now rise.

The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. MCHENRY) having assumed the chair, Mr. MEADOWS, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration the bill (H.R. 687) to facilitate the efficient extraction of mineral resources in southeast Arizona by authorizing and directing an exchange of Federal and non-Federal land, and for other purposes, had come to no resolution thereon.

REMOVAL OF NAMES OF MEMBERS AS COSPONSORS OF H.R. 2914

Ms. SPEIER. Mr. Speaker, I ask unanimous consent that Mr. BACHUS and Ms. JACKSON LEE be removed as cosponsors of H.R. 2914.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from California?

There was no objection.

HEALTH CARE COSTS

(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, many Americans are bewildered as to what is happening in Washington, and understandably so. But really the goal is pretty simple: we do need to keep this government running, while also protecting Americans from the harmful effects of the new health care law known as ObamaCare.

Until now, the debate over health care has been largely in the abstract, but now many Americans are recognizing just how hurtful this is. Mr. Speaker, we need the right type of health care reform, but we don't need skyrocketing premiums or plans that erode health care liberties.

Mr. Speaker, Yvonne just wrote to me from Nebraska. She said that, for her family of five, their monthly insurance premiums are going to nearly double. She asked: "How can we call this the Affordable Care Act?"

Rodney just wrote to me. He's a self-employed truck driver. He told me he may have to sell his truck just to afford the insurance.

Mr. Speaker, since parts of this law have already been delayed, isn't it only fair that we delay the entire implementation for at least a year, giving us time to create the right type of health care reform, one that reduces costs and improves health care outcomes while also protecting the vulnerable in our society? That's what Americans deserve.

PANCREATIC CANCER RESEARCH

(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 recently met with a passionate group of constituents from Rhode Island who told me of their family's struggle with pancreatic cancer. In particular, Katie Boucher recently recounted the story of her mother, Marie Boucher, who was diagnosed in 2008 and passed away just a year later in 2009 at the age of 59.

Her story resonated with me not only because my own grandfather battled pancreatic cancer and ultimately passed away from the disease, but because an estimated 45,000 people were diagnosed with this illness in 2013 alone.

Despite great advances in medical science, we are still woefully behind the mark when it comes to pancreatic cancer. To make matters worse, the budgetary impacts of sequestration are forcing cutbacks at the National Institutes of Health, which is responsible for funding much of the biomedical research across the country. Mr. Speaker, we can achieve deficit reduction without sacrificing the vital research that not only drives better health outcomes, but also drives our local economy.

Mr. Speaker, I ask my colleagues to join me in urging stronger funding for NIH and a stronger focus on biomedical research, not just for Marie Boucher and her daughter, but for the thousands of people who are fighting for their lives in every single district across the country.

RECOGNIZING PUERTO RICAN BAR ASSOCIATION OF FLORIDA

(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, I would like to take a minute today to recognize a remarkable south Florida organization, the Puerto Rican Bar Association of Florida, that will soon be celebrating its 10th-year anniversary in Miami.

Over the past 10 years, the association has been dedicated to public service in my home State of Florida, preserving the civil rights, the political rights and responsibilities of Puerto Ricans as Americans, as well as Floridians.

The Puerto Rican Bar Association of Florida also serves as an educational

tool for undergraduate, graduate, and law students through a Moot Court Competition, which will be held this year in conjunction with the association's historic anniversary.

I congratulate its president, Richard Robles, for his impressive work and wish everyone in the association continued success on behalf of the Puerto Rican community of Florida.

KOCHCARE

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

Mr. POCAN. Mr. Speaker, the American people have been bombarded on their TV screens by this creepy image of Uncle Sam appearing between a young woman's legs. This ad is funded by the idealistic-sounding Generation Opportunity, but guess who's really behind this ad? The not-so-idealistic Koch brothers, who are spending a share of their wealth to tell people not to get health insurance. Their sole purpose is to keep young people from getting quality, affordable care; and, in doing so, they hope to destroy the Affordable Care Act.

But what would KochCare look like? Insurance companies could deny you coverage because of a preexisting condition. You could be thrown into bankruptcy because of lifetime caps. Insurance companies would be able to charge women more than men. And tens of millions of Americans would be without health insurance. Oh, and Uncle Sam would be standing between a woman and her doctor when it comes to reproductive health, just like you see the GOP trying to do across the country.

That's what the GOP and the Koch brothers want: fewer options, less health care, and higher costs. That certainly doesn't seem like an opportunity for a generation to me.

□ 1545

AUDIT THE PENTAGON ACT

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

Mr. COFFMAN. Mr. Speaker, we in Congress have a responsibility to ensure taxpayer dollars are used wisely. No Federal department should get a free pass, especially one responsible for managing over 50 percent of all annual discretionary spending.

The law requires all Federal agencies, including the Department of Defense, to present auditable financial statements to Congress. Unfortunately, it has been over 16 years and the Pentagon has yet to comply with this law.

How can we be expected to oversee the Pentagon's spending habits when we have no confidence in the numbers that DOD has presented?

My "Audit the Pentagon Act" presents a "carrot and stick" approach to

addressing this issue. It gives the DOD additional transfer authority if it receives a clean audit, allowing it greater flexibility to reprogram funds among accounts. Failure to achieve a clean audit results in serious consequences.

I urge my colleagues to support this bill which improves fiscal accountability and oversight of the Pentagon's budget process.

SAFE CLIMATE CAUCUS

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

Mr. HUFFMAN. Mr. Speaker, we are seeing significant natural disasters this month, from the historic floods that are wreaking havoc across Colorado to the third-largest wildfire in California's history—the Rim fire in and around Yosemite National Park.

These disasters have taken lives, they have driven families from their homes, and it will take years—and many, many millions of dollars—to clean up and repair all of the damage. Yes, these are "natural" disasters, but that doesn't mean that we aren't culpable.

The National Oceanic and Atmospheric Administration as well as the British meteorological office found in a recent study that for at least half of last year's worst weather events, human activities made them more likely and more severe. Specifically, human-influenced climate change had an effect on Superstorm Sandy, heat waves in the United States, and drought in Europe.

But the climate deniers in Congress continue to ignore what's happening right in front of our eyes. We must get beyond extreme politics and start addressing the extreme damage of climate change.

BENGHAZI

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

Mr. WOLF. Mr. Speaker, yesterday, FOX News reported that "massive amounts of highly sensitive U.S. military equipment" has been stolen in Libya by militia groups aligned with terrorists.

These new developments, along with earlier reports that hundreds of surface-to-air missiles may have been stolen around the time of the Benghazi attack, beg the question: Just what has the U.S. been doing in Benghazi and around Libya over the last year?

Today, the State Department inspector general issued a new report criticizing the Department for failing to take any meaningful steps to improve diplomatic security at high-risk posts, like the facility attacked in Benghazi, over the last year.

That is why, Mr. Speaker, a select committee is needed now more than

ever—not just to investigate the attack in Benghazi but also to answer the question about U.S. operations in Libya involving stolen weapons and arms transfers over the last year.

One hundred and seventy-seven Members have cosponsored H. Res. 36 to create a select committee. Without a select committee, we are never going to know what happened in Benghazi.

OBAMACARE

(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, ObamaCare, as it has been affectionately called, was intended to do two things:

Number one, make health care more affordable.

Number two, make it more accessible, pure and simple.

Let's talk about that. Does anyone know anybody whose premium has gone down? My daughter is 30 years old, very healthy. Her premium went up from \$170 a month to \$270 a month.

I speak to businesses all the time who have had 25, 35, 40 percent premium increases. Now, my telephone number in my office is 202-225-5831. If your premium has gone down, I would like to know about it.

The second thing ObamaCare was meant to do is make health care more accessible. In Georgia, we have two Fortune 500 companies. One has announced that it will no longer be covering the spouses of 15,000 employees. The other one announced that 20,000 part-time employees would no longer be covered under their health care.

So I don't know of any example of where accessibility has increased for the average person. Zero for two. Higher costs and less access. Let's repeal ObamaCare.

OBAMACARE

(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, I rise today to talk about a very important issue that isn't one that is just typical for my district or any other Member's district. This is a very unique time in American history because next week, every American in the United States will be subject to the new requirements, the new mandates, of ObamaCare. This is a time that is very important, and we need to focus on what's about to happen next week.

We have an opportunity in the next few days to keep misery and suffering from millions of Americans. The Republicans have been ridiculed by the Democrats, saying that we want to somehow shut down government. We don't.

It is curious to note that since the 1970s the Federal Government has been

shut down—it has been shut down 17 times—and numerous times because the Democratic Party sought to shut it down. If you go back to the 1970s, the Democrats repeatedly tried to shut down the government over the issue of abortion.

What we are talking about is the issue of preventing suffering and misery for Americans. Surely that's worth a conversation.

OBAMACARE

(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 Founding Fathers created this magnificent institution to protect our liberty. The purpose of the House, the Senate, the entire Federal Government was created to protect our liberty.

House Republicans are united in our opposition to ObamaCare because it is one of the most massive intrusions into the individual privacy of Americans that the Federal Government has ever attempted. It is an attempt to socialize the greatest health care system the world has ever seen, and we will see intrusions into the private lives of Americans on a scale never seen before.

So I just want to reassure the American people that we are united as conservatives, as constitutional conservatives, to do everything in our power to repeal, defund, delay, do whatever it takes to stop the socialization of American medicine and the destruction of the most important right we have as Americans—to be left alone.

OBAMACARE

(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, as we approach the 1st of October when everyone in this country is going to have an opportunity to have health insurance, you know that there are some people who always like the status quo and they will say anything and do anything.

The public is today being subjected to a propaganda campaign, the likes of which we have never seen in this country, against ObamaCare. Somehow it is the worst thing that has ever happened—the sky is going to fall, the world is going to end as we have known it, we should run and pray that in the latter days we will be saved.

The fact is that ObamaCare is going to go into effect. The Supreme Court has looked at it and said it is constitutional. It is going to happen, folks.

Will there be a few problems? Of course. You can't make the change and bring 30 million people into a program without having a problem here and there. Some of the complaints I hear on the other side are from people saying: Oh, it's going to do this, it's going

to do that, it's going to do this, it's going to do that—but they didn't want to make one single change to make it better. We should just be calm.

HONORING LINDA LUNSFORD

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

Mr. GRAVES of Georgia. Mr. Speaker, I rise today to honor Linda Lunsford, a lifelong resident of Murray County, Georgia.

Ms. Lunsford has been a dedicated teacher to the students of Murray County, helping to enrich the lives of the young people both inside and outside of her classroom.

It was in 1968 that Ms. Lunsford returned to Murray County High School as an English teacher. Over those next 30 years, and for many years after her retirement in 1998, she devoted herself to teaching young Georgians, helping them value their education and succeed in life.

During her teaching career, she served as a drama sponsor, scholars bowl sponsor, yearbook advisor, cheerleading sponsor, newspaper advisor, and much, much more.

Ms. Lunsford has made such an impact on her community that Murray County is declaring October 5, 2013, the first Linda Lunsford Day.

Mr. Speaker, on behalf of the 14th Congressional District of Georgia, I join in celebrating October 5 as Linda Lunsford Day and thank her for her many contributions to our community in Georgia.

SUICIDE PREVENTION MONTH

The SPEAKER pro tempore (Mr. PITTENGER). Under the Speaker's announced policy of January 3, 2013, the gentlewoman from Arizona (Ms. SINEMA) is recognized for 60 minutes as the designee of the minority leader.

Ms. SINEMA. Mr. Speaker, September is Suicide Prevention Month, a time for our Nation to raise awareness about the persistent scourge of suicide.

Tens of thousands of Americans die each year purposefully by their own actions. They are our neighbors and our friends, they are our sons and our daughters, and too often they are the men and women who have served our country honorably in the United States military. An estimated 22 veterans commit suicide every day in our country. That is one life lost every 65 minutes.

We have assembled today's Special Order to accomplish three things:

First, we seek to demonstrate our continuing support for the individuals, organizations, and agencies whose efforts in addressing this preventable epidemic continue in the face of difficulty.

Second, we are here to challenge the VA, the Department of Defense, and our fellow lawmakers to do more. The

number of veteran deaths by suicide is increasing, despite current efforts. Clearly, what we are doing now isn't working. We are failing in our obligation to do right by those who have served so honorably.

And finally, we send a message to military families who have experienced this tragedy. To grieving families across America, know that your family's loss isn't forgotten. We are working to stop this epidemic and prevent future suicides. We work for the memory of your loved ones and for the prevention of future losses.

My colleagues here today believe, as I believe, that no one who comes home after serving our country should ever feel they have nowhere to turn. Sadly, many of our young vets feel just that.

Earlier this year, a young veteran in my district committed suicide. Daniel Somers was an Army veteran of two tours in Iraq. He served on Task Force Lightning, an intelligence unit. He ran over 400 combat missions as a machine gunner in the turret of a Humvee. Part of his role required him to interrogate dozens of terror suspects, and his work was deemed classified.

Like many veterans, Daniel was haunted by the war when he returned. He suffered from flashbacks, nightmares, depression, and additional symptoms of posttraumatic stress disorder, made worse by a traumatic brain injury. Daniel needed help. He and his family asked for help the best way they knew how.

Unfortunately, the VA enrolled Daniel in group therapy sessions instead of connecting him with a private counselor or therapist where he would be able to talk confidentially about his experiences. He attended the VA group sessions even though he knew—due to the classified nature of his work—that he could not fully share what gave him nightmares.

Like many, Daniel's isolation got worse when he transitioned home to civilian life. He tried to provide for his family, but he was unable to work due to his disability.

□ 1600

Daniel struggled with the VA bureaucracy. His disability appeal had been pending for over 2 years in the system without any resolution. Daniel didn't get the help he needed in time. On June 10 of 2013, Daniel wrote a letter to his family.

It begins:

I am sorry that it has come to this. The fact is, for as long as I can remember, my motivation for getting up every day has been so that you would not have to bury me. As things have continued to get worse, it has become clear that this alone is not a sufficient reason to carry on. The fact is, I am not getting better; I am not going to get better; and I will most certainly deteriorate further as time goes on. From a logical standpoint, it is better to simply end things quickly and let any repercussions from that play out in the short term rather than to drag things out into the long term.

He goes on to say:

I am left with basically nothing. Too trapped in a war to be at peace, too damaged to be at war, abandoned by those who would take the easy route and a liability to those who stick it out—and, thus, deserve better. So, you see, not only am I better off dead, but the world is better without me in it.

This is what brought me to my actual final mission.

Daniel's parents, Howard and Jean, were devastated; but in the midst of their pain, they bravely shared Daniel's story and created a mission of their own. Their mission is to ensure that Daniel's story brings to light America's deadliest war—the 22 veterans that we lose every day to suicide.

I am grateful to Howard and Jean for their courage and their strength, but we cannot leave this great task to Howard and Jean alone. The rest of the country must stand and join Howard and Jean in their work to prevent suicide. Each of us can do something to raise awareness, to be that light for a struggling veteran in our communities. Businesses can display signs like this one to let veterans know that help is always available, and mental health professionals can volunteer with organizations like Give an Hour to provide free counseling to veterans and their families. We can all learn to recognize the signs of crisis by visiting veteranscrisisline.net and then reaching out to the vets in our lives.

Here in Congress, we, too, can do more. We need a VA that provides real and meaningful help to veterans in need. We who enjoy freedom every day, thanks to the sacrifices of our military servicemembers, must all step up to end the epidemic of veterans' suicide.

Mr. Speaker, I yield to the gentleman from Michigan, Congressman DAN BENISHEK.

Mr. BENISHEK. Mr. Speaker, I want to thank my colleague from Arizona for organizing this Special Order.

This is an issue that is very close to me as well, and I want to join the rest of my colleagues here today in recognizing September as Veterans' Suicide Prevention Month.

As my colleague mentioned, a veteran in this country commits suicide every 65 minutes. That's 22 lives extinguished every day. As a father of a veteran, as a doctor who has worked at the VA hospital in northern Michigan for over 20 years, and as the chairman of the Health Subcommittee on Veterans' Affairs, I know that the challenges of military life do not end once our servicemembers retire from active duty. The mental wounds of war may be invisible, but no less real to the young men and women suffering from them.

Facing high unemployment rates, the stigma of post-traumatic stress disorder and a loss of military fellowship, returning veterans often face a crisis of confidence at the very moment they should feel nothing but relief and rest. This year, we will bring 34,000 troops home from Afghanistan. The President has indicated he may withdraw all of the 63,000 member strong force by the

end of 2014. The time to act to address this epidemic of veteran suicide is now.

I am pleased that VA leadership has made veteran suicide a priority. New programs putting researchers to work on reviewing health records for suicide risk factors is one example of the important steps that are being taken, but more—much more—needs to be done. We cannot and we will not allow 22 suicides a day to become the “new normal.”

As friends and families of our veterans and those serving our country, there are some things we all can do. We can work to recognize the symptoms that could indicate serious problems and identify where and how to get assistance when we need it.

To all veterans who are struggling as to whether to take their own lives, know that there is no shame in asking for help. You are not broken, and God has not forgotten you. You volunteered to go to war for us, and we have failed to provide you adequate support when you returned home. That is changing, and I beg you to reach out to your local VA, veterans center, veterans service organization, or local Member of Congress for help.

Together, we can begin to turn the tide on veteran suicide. Everyone can help fight this epidemic and be there for those who were there for us.

Ms. SINEMA. Thank you, Congressman BENISHEK. I appreciate your words very much.

Our next speaker who will join us this afternoon is my colleague from Florida, Congressman PATRICK MURPHY. I yield to him.

Mr. MURPHY of Florida. First of all, I would like to thank the gentle lady from Arizona for bringing us all together for this very important issue.

Mr. Speaker, I stand in support of my colleagues who are here today who support our brave men and women of the United States military—those who were willing to give life and limb in service of our great Nation. Those who fought for our freedom have earned America's gratitude and support as they reenter society after the trauma of serving in prolonged war zones. Our Nation must remain focused on the health and well-being of the brave men and women who have served. This means treating even the wounds that are not visible.

September is Suicide Prevention Month, and it is incumbent that every one of us take the time to reach out to servicemembers and veterans who may be struggling. It should shake every Member of this body to know that we lose 22 heroes every day to suicide.

Yesterday, I was honored to join with local veterans groups to bring attention to this troubling issue. I want to take this opportunity to thank Mary Hinton with the Renewal Coalition, Dr. Deepak Mandi with the West Palm Beach VA Medical Center, and Dr. Raul Diaz with the Jupiter Veterans Center for not only joining me at this important event yesterday but for the impor-

tant work they are doing to assist the veterans and their families in our community every day.

I want to recognize the great work of the Veterans Crisis Line, which has fielded over 890,000 calls since 2007 and provides important, comprehensive mental health care at VA medical centers across the Nation.

I also want to thank Lynn Szymoniak for her hard work and dedication with Angel Fire, another organization in my district which helps our wounded veterans transition back to civilian life.

For Suicide Prevention Month, let's recommit ourselves to providing our heroes, who have sacrificed so much for our Nation, with the respect, the benefits and the care that they have earned through their service by raising awareness, ending the stigma, and treating their invisible wounds.

Ms. SINEMA. Thank you, Mr. MURPHY.

I yield to another colleague from the great State of Florida, Mr. TED YOHO.

Mr. YOHO. I thank my colleague from Arizona for putting this together.

Mr. Speaker, I rise today to speak about the epidemic of veterans who not only commit, but consider, suicide.

I again want to address what my colleague talked about, the quote of “too trapped in a war to be at peace, too damaged to be at war.” These are the words left behind by the soldier, Daniel, who tragically took his own life a few months ago. Daniel was one of many who had been affected by PTSD and who had come back from war with suicidal thoughts. This is an epidemic among our servicemen and -women, and it must be stopped.

Again, it is estimated that more than 22 veterans take their lives each day. That's 30 percent of all veterans who have considered suicide. In Florida's Third Congressional District alone, there are over 120,000 veterans, which means, according to current data, about 36,000 veterans in my district have thought about suicide. This is unacceptable, and we must remedy this.

We need to do all we can for those who have sacrificed the most for our Nation, and that cannot just extend to the battlefield. We must continue to take care of our soldiers when they come back home. That includes setting up programs to help veterans deal with PTSD and other psychological issues so they can get the proper help they need. We have to make veteran suicide prevention a priority, and I, along with my colleagues, will work tirelessly towards that end.

George Washington said:

To judge a nation's future military force and loyalty to that nation's military will be determined by how well that nation takes care of its veterans.

Before our Nation engages in another war, I hope we look at the true cost of that war. If we look at the cost of the wars in Afghanistan and Iraq, it's not just the trillions of dollars or the thousands of lives that have been lost. The

true cost of that war will be felt by this Nation for the next 60, 70, 80 years; and we need to make sure that we take care of those veterans and that we think long and hard before we ever do that again.

Ms. SINEMA. Thank you, Mr. YOHO.

Next, I yield to the distinguished Congresswoman from Illinois, a proud veteran herself, Representative TAMMY DUCKWORTH.

Ms. DUCKWORTH. I thank the gentlelady from Arizona for bringing us together on this incredibly important issue.

Mr. Speaker, our veterans, throughout their military careers, are taught to be physically tough and mentally strong; and just because they suffer from post-traumatic stress, it does not negate that. They deserve every opportunity to achieve the same American Dream that they defended for the rest of us. Yet, unfortunately, too many of our veterans suffer from post-traumatic stress or from other mental injuries resulting from their service.

Post-traumatic stress and mental injuries are not always the result of combat; they can also include such trauma as that of sexual assault. Regardless of how the trauma is suffered, we still must take care of our veterans. We cannot allow these injuries to prevent them from living the lives that they deserve; and in some cases, these injuries have led these brave men and women to take their own lives. It has been almost 8 years since my own injury; and in that time, if the 22-suicides-a-day rate is to be counted, there have been at least 24,000 veteran suicides. This is simply unacceptable.

When I was director of the Illinois Department of Veterans' Affairs, one of the very first things that I did was to create a 24/7 hotline for mental health available for vets. We have one now across the Nation, and that telephone number is 1 (888) 273-TALK. Please put that on your refrigerator doors. You never know when that number could save a life. We started that hotline because caring for our veterans and their mental well-being is not a secondary priority; it is a mission that we must pursue each and every day.

We cannot rest until we end veterans suicide in our Nation. We need to care for these warriors' invisible wounds with as much dedication and as many resources as we do their other combat injuries. Yet, because they are invisible, we often overlook these wounds.

I am asking all levels of government, business and ordinary citizens to make preventing veteran suicides our mission. We must come together and reduce the stigma of post-traumatic stress. We must provide the funding and the support that our heroes need. They fought for us. Now it is time for us to fight for them.

Ms. SINEMA. Thank you, Representative DUCKWORTH.

I yield to another fine colleague from the great State of Illinois, Representative RODNEY DAVIS.

Mr. RODNEY DAVIS of Illinois. Thank you to the gentlelady from Arizona for putting this Special Order together. It is a true privilege to stand here to highlight an issue that needs to be dealt with here in America.

Mr. Speaker, our veterans are those who have protected our freedoms that allow us to stand on this floor and debate the issues of the day. Without their sacrifices, we wouldn't have the America that we know today.

I am surprised when I read the statistics about veteran suicides. The number that dies by his own hand each year is greater than the official number of all U.S. war deaths in more than a decade of fighting in Iraq and Afghanistan.

□ 1615

Between 2005 and 2011, over 49,000 veterans have taken their lives, and more than 69 percent of all veteran suicides were among those 50 and older; and nearly one in five suicides nationally is a veteran, even though veterans only make up 10 percent of the U.S. population.

We need to take steps to ensure that our veterans have the mental health sources they need. We need to make sure that we raise awareness and do away with the stigma of suicide so that veterans feel comfortable finally reaching out for help. When soldiers are scared to come forward about their mental health problems because they think they will be labeled a "coward," they continue down a dark and lonely path that eventually could lead to suicide. Instead, we need to ask our struggling veterans to ask for help.

As my colleague from Illinois just mentioned, the Department of Veterans Affairs launched a crisis line that since 2007 has answered more than 890,000 calls and has made over 30,000 rescues. In 2009, they added a chat line for text, and over 108,000 texts have been sent. These are the types of resources that we need to provide those who have provided so much protection and freedom for us here in America, and I stand here today to work with my colleagues across the aisle to make things happen.

Thank you again to the gentlelady from Arizona.

Ms. SINEMA. Mr. Speaker, I yield to my colleague from the great State of California, SUSAN DAVIS.

Ms. DAVIS of California. Mr. Speaker, I'm very pleased to have an opportunity to join with my colleague from Arizona, Congresswoman SINEMA, to talk about the issue of veteran suicide today and to do it from a personal perspective here, as well.

Daniel Somers, as the Congresswoman noted, was a talented young man, a decorated war hero, and a proud soldier. He asked for help. He did. He reached out to the VA in hopes of being admitted to their suicide prevention unit, but he was informed at that time that there was no inpatient availability, no appointments that he could get right away. We now know that

Daniel took his life just a few days later.

His case was brought home to me because his parents, Jean and Howard Somers, live in my former district and actually were friends of mine and friends of people that I knew. When I first heard the story, I was taken, as anybody would be, by their grief, by what had happened, and the fact that we just cannot let that happen again.

I think they asked the question that we all ask: How could a young man like that fall through the cracks? How was it that people did not respond to him? How can we make a promise to care for him who shall have borne the battle and for his widow and his orphan when we cannot guarantee placement in a suicide prevention treatment center?

One thing I think that we all learn from this is that we have to listen to our constituents. What I have found to be so rewarding is that parents with this kind of grief can work through that and use their son's words to become strong advocates for what is needed in the system.

Having served on the Personnel Committee, I know it was very important to me to work through this issue for a number years as we know of the many causes of suicide among those who have served in the military. We know that, in fact, the major reasons are not necessarily combat stress. Recent reports have shown us that financial hardship and relationship strife are major causes of suicide among the military. It points out to us how critically important this discussion of mental health is in our country.

Sometimes I feel like we've arrived a bit and we plan. I know agencies throughout our country and throughout the VA plan so hard so that these kinds of tragedies do not occur; but they do occur, no matter how hard the effort is. We have got to redouble those efforts, we have got to listen, and we have got to encourage our families to do what they can and what they think is right.

I actually think that one of the reasons that the Somers family has become such strong advocates is because people did respond to them. They didn't push them aside and say, Well, this is a terrible story, and we're sad that it happened. We're not sure we can do anything about it.

We can do something about it, and we will.

I thank my colleague for bringing this forward, and I thank the Somers family, as well.

Ms. SINEMA. Thank you so much, Congresswoman DAVIS.

I yield to my colleague from Washington State, Congressman JIM MCDERMOTT.

Mr. MCDERMOTT. Mr. Speaker, I applaud my colleague from Arizona for bringing this issue to the floor.

Forty-five years ago, I was a part of another era when there was a draft, and everybody was subject to that draft. In 1975, we stopped that draft,

and we changed the nature of our military. We made it an all-voluntary military.

What we've done in this country is we've taken 1 percent of the people and said, You volunteered for this. You go and do this for us.

We buy the guns, the bullets, and everything else and send them out there. When they come back, we don't know them.

There's a fascinating book, called, "Breach of Trust," by a man named Andrew Bacevich. He is a colonel in the United States Army. He lost a son in Iraq, and he has written an incisive account of what the problem today is. The subtitle is "How Americans Failed Their Soldiers and Their Country."

I know about PTSD because I dealt with it as a psychiatrist with people coming back from Vietnam. The kids that were in "Apocalypse Now" are the kids that came to my clinic. So I saw what people who went through tough war was all about. What is happening today that we do here on this floor—and I'm always uneasy when we do it—is we stand up and we have a moment of silence. It's nice. We should do it, and we do it. We thank people for their service.

Every veteran finds that as hollow, because they didn't go and get us a cup of coffee; they were under orders to go and kill people. They did it on our behalf.

We bear the responsibility for sending them out there to do it. Every one of us on this floor, all 435 of us, bear the responsibility, as does the American public.

When we receive them back, what do they get—homelessness? joblessness? They get PTSD that may or may not be treated.

We say, Oh, well. The Veterans Administration will take care of that.

You can't put it off on the Veterans Administration. It is all our responsibility.

There is a movie, called, "The Invisible War," about what happens to women who are now serving in the military. You can look at brain injuries of kids who could do all kinds of things and come back and can't remember their phone number, can't remember what their house address is, and they are suffering from things that have happened to them because of the war that they've been involved with, and what happens to them is they get isolated. They get isolated, feeling that nobody really understands what's going on with them. For some, suicide seems like the only way.

Now, Native American tribes, more ancient people, understood this, that when they sent warriors out to war, they received them back into the tribe. The samurai did it. There was a whole process by which we brought people back in and cleansed them of the guilt of what they've done on our behalf. That collateral damage you read about or hear about is our responsibility as well as theirs for having actually

pulled the trigger. We sent them, and they did it on our behalf. They cannot get away from that.

We have put a provision in the National Defense Authorization Act that will create a commission for high-level people to look at how we bring these people back, and it's more than just fixing the process at the VA. That's not enough. There is a much larger process of getting us to accept what we're sending people to do. This recent brush we had with Syria, we were about to send people down there to kill people all over the place and say, Well, it was the Air Force that did it. I didn't direct the smart bomb to go in there.

Yes, you did. Yes, I did. Yes, all of us did.

So when we talk about suicide and these isolated young men and women who come back and feel there's no other hope, it is a much bigger issue. It's an issue of getting them to come and talk to us and tell us what they've done and accept, as we accept, the grief from that kind of event.

I thank you for the time, and I encourage you to read the book, "Breach of Trust."

Ms. SINEMA. Thank you, Congressman.

I yield to my distinguished colleague from California, Congressman TONY CÁRDENAS.

Mr. CÁRDENAS. Mr. Speaker, I would like to first thank Congresswoman SINEMA for bringing us together so we can speak for at least an hour on this very critical and important issue of supporting our veterans now that they're home.

This is something that I shouldn't have to talk about. This is something that none of us should have to bring up, but here we are. Too many of our veterans are taking their own lives.

Our soldiers and veterans, who are all volunteers, should not be killing themselves. Too many are, and it is at an epidemic rate. This is entirely unacceptable.

While veteran suicide is frequently reported in the press and focused on by the VA, it is rarely mentioned that last year 349 Active Duty service men and women killed themselves. That is more Active Duty deaths by suicide than in all combat deaths combined during the same year, 2012, including the deaths in Afghanistan.

Alongside our Active Duty forces, nearly two dozen veterans kill themselves every day. That is almost one every hour. That number is going up, not down.

A survey by the Iraq and Afghanistan Veterans of America showed that 30 percent of servicemembers have considered taking their own life, and 45 percent said they know an Iraq or Afghanistan veteran who has attempted suicide.

The Department of Veterans Affairs has devoted some resources to this effort, but more can be done, and it starts right here in Congress. We fund the VA; the VA does not fund itself.

It is important that we let military families of those who have experienced these tragedies know that their experiences matter. We need to provide resources, real support for our veterans and their families. We owe this to the men and women who kept their promise to protect and serve our Nation, because we now know and we can see that constant mobilization and combat does not just impact our Nation as a whole, but it forever impacts our men and women to whom we owe so much.

This Suicide Prevention Month, let us make a true effort to provide mental health support for our veterans and their families. Over \$1 trillion has been provided and spent on two wars over the last decade, yet we have dedicated too little—very little—to help our veterans when they return home. A trillion dollars sounds like a lot of money. Almost one veteran an hour in this country takes his or her life. What's that price, ladies and gentlemen? What's that value?

I believe that we have a backwards system in our country where we can pop off \$25 billion, \$50 billion, \$100 billion, and it keeps going and going and going, and we're creating more and more veterans who come back and who love their country. They would like to come back and feel normal, but they don't feel right. Because of that, they take their life.

We should be ashamed of ourselves because we have the answers, we know the answers, and one of those answers is for Congress to dedicate more money to our veterans so that when they come home they won't take their life. We have the answers, ladies and gentlemen, but we're not willing to heed the call. We need to do so.

Perhaps what we should consider doing in these Chambers from now on is, every time we spend a dollar to go to war, maybe we should dedicate \$1 for our veterans when they come back. Fair enough?

□ 1630

We lose count of the money we send to war. But we count every penny that we send to the VA. And we squeeze them, and we tell them there's no more. There's always more money for war, for some reason. Somehow, there's always more money for war, regardless of what the economy is, regardless of how much revenue we have. There's always more money for war. But there's never enough money for us to dedicate to the veterans who need us, who didn't question us, who we—we helped them change their lives forever. And for some, they took their life once they came back home and realized that we are not there for them. I hope that we're all listening, Mr. Speaker. I hope that we're all listening.

And I thank you, Congresswoman SINEMA, for this opportunity.

Ms. SINEMA. Thank you, Representative CÁRDENAS.

I now yield to my friend and colleague from southern Arizona, Congressman RON BARBER.

Mr. BARBER. I want to thank my colleague from Arizona, Congresswoman SINEMA, for bringing us together this evening on this truly critical issue in our country.

Mr. Speaker, I want to speak directly to the men and women who have served this country. To those of you who have borne a decade of war and to those of you who have endured the psychological scars that these wars have brought, scars from traumatic brain injury and post-traumatic stress, I know that your wounds and you know that your wounds cannot always be seen. But you also know and I know too that they're real.

I implore you to consider the grief and loss, the sadness that your families will feel if you are no longer with them. They love you. They want you to live. I implore you, suicide is not the answer.

For 32 years, I worked in the field of mental health services. I know from the many, the thousands of success stories that mental illness, post-traumatic stress, and emotional issues are treatable. You can recover.

If you are hurting and need help, it is there for you. It is there in your friends, in your family members, and it is there in the professional services offered in your community and at the Veterans Administration.

If you learn that someone is contemplating suicide, you have a responsibility to intervene. Let them know how much they mean to you. Help them get the services they need. It is everyone's responsibility to stop this terrible tragedy that is occurring every single day. As has been said already, 22 men and women who have served us in uniform are committing suicide when they return home to civilian life.

You each deserve the full resources of this government and of your communities and of your friends, and it is there for you.

Here in Congress, I am very pleased to say that while we talk a lot about gridlock and we talk a lot about not getting things done and the lack of bipartisanship, this is one issue on which we are truly in a bipartisan coalition. We are fighting for you to make sure that you get the support and the help and the gratitude that you deserve after serving our country so bravely.

Just this week, I was deeply honored to welcome Congresswoman TAMMY DUCKWORTH to my district. When I think about the greeting that she received when we went to the University of Arizona from the veterans who saw her courage, I knew that she was an inspiration not only to them but to veterans all over the country, a great model of someone who has been through so much and yet has found a reason to live and to serve our country.

We went to the Veterans Center at the University of Arizona, where veterans were helping other veterans not only deal with the transition back into civilian life and into school life but also to deal with the emotional issues

that they have as they make that transition.

Help is there. It is there for each and every one of you who have served us so well. And I implore you, look for the help. Give the help.

This is everyone's responsibility to reach out to the men and women who have served us and to extend a helping hand and to get them to the services that they need. They can and will be treated. And treatment will, in fact, help them succeed. And they will, in fact, go through this terrible time that they're dealing with when they contemplate suicide.

I want to thank the gentlelady from Arizona once again for bringing us together to talk about this very important topic to all Americans.

Ms. SINEMA. Thank you so much, Congressman BARBER.

I now yield to my colleague from Nevada, Congresswoman DINA TITUS.

Ms. TITUS. Well, I too would like to thank my friend from the southwest, Congresswoman SINEMA, for hosting this special hour to draw attention to Suicide Prevention Month, which we recognize here in September.

Suicide within any population is a traumatic thing to deal with. But we are learning that it is increasingly important and increasingly a problem among our military and our veterans. It's critical that we work to address, to recognize, to prevent, and to eliminate military suicides. And I hope that today's Special Order will help to shine a bright light on this very important topic.

Suicide within the military is a national problem. You have heard my colleagues speak about it in their districts and their State and across the country. But it is especially acute in my home State of Nevada. A recent study done by the State of Nevada found that veterans in the Silver State commit suicide at a rate of more than 2½ times higher than nonveterans and quadruple the national rate. The study further reported that Nevada's female veterans, those often hidden veterans, commit suicide at more than triple the overall rate for females statewide and nearly six times—six times—the national rate for females. The study also found that in 2010, suicide accounted for more than a quarter of the deaths among young veterans—those between 24 years and younger—throughout the State of Nevada. This is a trend we just cannot allow to continue.

As other speakers have noted, every day, 22 veterans take their own lives. Almost every hour, one of our Nation's heroes takes his or her life. Nearly one in five suicides nationally is a veteran, even though veterans make up only about 10 percent of the U.S. population.

As ranking member of the House Veterans' Affairs Subcommittee on Disability Assistance, I'm working every day with my colleagues to ensure that veterans receive all the benefits that they've earned and the care that they need. So if you are a veteran who is

struggling with thoughts of suicide or you are the friend or family member of a veteran who needs help, please contact us. Reach out to us because we need to know what the VA can do to better support and serve you.

I would also encourage my colleagues to cosponsor H.R. 2527, which is the National Guard Military Sexual Trauma Parity Act. This would ensure that members of the Guard receive all the care they need if they're a victim of military sexual trauma while on training missions. We know that if you are a victim and you suffer such trauma, that can often lead to suicide.

On our committee, we're constantly working to ensure that the VA is providing care for our veterans struggling with the thought of suicide. But it's also important that we reach out and assure veterans that they know that receiving help is not a sign of weakness. Instead, it's a sign of strength.

When Army Staff Sergeant Ty Carter received a Medal of Honor, he encouraged his fellow soldiers to reach out and for the civilian community to support them. He said to the public, "Know that they are not damaged. They are simply burdened with living with what others do not. We are resilient and will emerge even stronger over time." Sergeant Carter, we know that because of leaders like you and the support of a grateful Nation, we can win the battle against military suicide.

So, again, let us hear from you. And let me remind veterans and those who love them that the VA operates a confidential support center that's open 365 days a year, 7 days a week, 24 hours a day. And please call if you need support. Their phone number is 1-800-273-8255, and then just press number 1. You can also send a text message to 838255.

So don't hesitate to reach out. Someone will be there to hear you. Just as you never leave a fellow soldier on the battlefield, we can't leave anyone behind when they come home. When they come home with wounds that are both visible and hidden, we should be there.

So thank you to my colleagues and to the Congresswoman from Arizona for giving us an opportunity to send this message loud and clear.

Ms. SINEMA. Thank you so much, Congresswoman TITUS.

I now yield to my colleague from Pennsylvania, Congressman MATTHEW CARTWRIGHT.

Mr. CARTWRIGHT. I thank the gentlewoman from Arizona for yielding. And I also want to join Congresswoman DINA TITUS in thanking Congresswoman SINEMA for arranging this Special Order hour and taking the leadership to put these people together and speak out on this topic.

Congresswoman SINEMA, I say to you that you bring honor and credit to the Ninth District of Arizona in taking a leadership position in this role.

I also, Mr. Speaker, want to point out that Congresswoman SINEMA has brought the House together on these issues. She has brought Democrats and

Republicans together in this Special Order hour. In case that fact has escaped your notice, we speak as one voice on behalf of American veterans. And I'm happy to lend my voice to that today.

I come from Pennsylvania, which is home to nearly 1 million American veterans. These brave men and women served our country, and unfortunately, we are here to say we have not always served them.

The United States Department of Housing and Urban Development estimates that nationwide, 62,619 veterans are homeless on any given night. And many of these veterans do suffer from mental illness.

A recently released study from the Department of Veterans Affairs found that 22 veterans commit suicide every day. Now I heard that several months ago, Mr. Speaker, and at first, I shrugged it off. I mean, we're sort of callous around here. We're used to numbers. We're used to statistics being bandied about. So when somebody said, "Be shocked: it's 22 American veterans committing suicide every day," I thought, "Well, what's that, out of 400, 500 suicides nationwide every day?" No, it wasn't that. It was somewhere between 80 and 110 American suicides every day.

So we're not talking about a small proportion. We're talking about, ladies and gentlemen, Mr. Speaker, we're talking about upwards of 20 percent of the suicides every day are American veterans committing suicide. And we heard earlier this hour that it's something like less than 10 percent of Americans are veterans. So it's hugely disproportionate. The number of people committing suicide in this country is hugely, disproportionately veterans in this country, and that is a national embarrassment.

As someone who cares deeply about veterans' issues, I'm here to tell you, I have introduced two bills after I heard that statistic. First, the Veterans Mental Health Accessibility Act, and second, the Expediting Hiring for VA Trained Psychiatrist Act.

Now the Veterans Mental Health Accessibility Act aims to provide for our brave servicemen and -women when they return from combat with both easily visible and difficult to detect wounds. While the physical wounds of war are evident immediately, mental health issues obviously may take longer to discover.

□ 1645

As many as 30 percent of the Operation Iraqi and Enduring Freedom veterans face the possible diagnosis of a mental health disorder. However, after 5 post-service years—and this is the rule in the VA—after 5 years, veterans would go to the back of the line for psychiatric health care.

With the average wait time for a veteran to receive benefits at 273 days, this could mean the difference between life and death. It's like a 5-year statute of limitations.

After a servicemember is separated from the service, if he or she does not report a combat-related mental disorder within 5 years, it's as if they do not qualify for psychiatric care.

The Veterans Mental Health Accessibility Act would ensure that no veteran be denied mental health treatment, no matter when combat-related mental health disorders first appear. It eliminates that ridiculous 5-year rule.

Additionally, I've introduced the Expedited Hiring for VA Trained Psychiatrists Act. This bill allows the Secretary of Veterans Affairs to fast-track the hiring of psychiatrists who have completed a residency at a VA facility.

Mr. Speaker, I believe that we owe a great debt to those who serve our Nation through military service, including those who stood ready at a moment's notice to fight for our freedom. As long as I am a Member of this Congress, I will be working to increase knowledge of benefits available to the veterans community, to correct shortcomings in the VA system, and to ensure that the men and women of the Armed Forces who bravely serve this country receive all of the benefits to which they are so richly entitled.

Ms. SINEMA. Thank you, Representative CARTWRIGHT.

I now yield to my colleague from New York (Mr. OWENS).

Mr. OWENS. Thank you, Congresswoman SINEMA. I appreciate the work you've done in bringing a bipartisan group together to address this issue.

Mr. Speaker, I think it's important that we understand a number of things. In my district, particularly upstate New York, there are 48 attempts at suicide every year. The hotline which was addressed before receives 137,000 calls, on average, annually, and that is statistics gathered from 2007–2012.

That number, and I'll repeat this again for any veteran out their listening today, is (800) 273-8255.

How many of us have known someone who has committed suicide and have thought to ourselves: I didn't see it coming. How could I have helped?

We hear that constantly when we talk to the families of those who have committed suicide.

The New York Times reports that being a veteran increases your risk of suicide double, so you have two times a greater risk of committing suicide if you have served your country.

I urge all of us to stay alert, to make sure that we are focused on watching those amongst us who may show signs of suicide, and it is incumbent upon Congress to provide the funding to defeat this terrible disease.

In my district, a young man committed suicide, who came from Glens Falls, who was assigned to the 10th Mountain Division in Watertown, New York. He was a skilled Blackhawk mechanic. And the theme that I mentioned before was repeated by his friends and coworkers: I didn't see it coming. How could I have helped?

We say thank you to our veterans by oftentimes saying thank you for your

service, but do we provide the service to them that they deserve? We do not nearly enough, and we should.

Ms. SINEMA. Thank you so much, Congressman OWENS.

I now yield to the gentlewoman from New Hampshire (Ms. KUSTER).

Ms. KUSTER. Thank you, Congresswoman SINEMA, and thank you so much for bringing us together today. This is a unique experience since I've been here in the United States Congress.

Mr. Speaker, today we've heard from Republicans and Democrats, men and women, people from literally every corner of our country, young and old, who have served this country and who honor those who serve us. Each of us has been touched by this issue.

And I want to say, from a personal perspective, having been raised by a combat veteran—my husband and I are both the children of combat veterans. My father was a World War II pilot, and he flew in 63 missions before he was shot down and served in a POW camp. My father-in-law landed on the beaches of Normandy when my father was flying overhead.

Both my husband and I were raised in households that, although successful, had many dark secrets. These were households where we lived with PTSD. And I want to say to the veterans who have served our country, of every era, that we are here to serve you, and we will not leave you on the battlefield.

I serve on the Veterans' Affairs Committee, and it's a tremendous honor. With my colleagues on both sides of the aisle, led by Congressman BENISHEK, whom you've heard from today, on the Health Subcommittee, we will stand by the veterans who have served our country. We will work to provide the resources and to help the men and women that are working across this country in our Veterans Administration to provide you with the services and the treatment and the support that you need.

It's been a tremendous honor for me, as I travel around the State of New Hampshire and my district, to work with veterans groups, to sit in veterans centers, and to see the one-on-one support from the VSOs, from those who have worked in this field, from people who understand the dark secrets that you carry.

We are here for you. We will work together and, under the leadership of Congresswoman SINEMA and all of us who serve on the Veterans' Affairs Committee and throughout this U.S. Congress, please know that we are here for you and we will not forget.

Thank you for your service.

Ms. SINEMA. Mr. Speaker, I yield to my colleague from Illinois (Mr. ENYART).

Mr. ENYART. Mr. Speaker, "Always Ready, Always There"—that's the motto of the National Guard. That motto's engraved on this commander's coin, my commander's coin that I carry with me wherever I go.

Before I came to Congress, I had the honor and the privilege and the responsibility, for 5 years, to exercise command over the Illinois Army and Air National Guard. I commanded 10,000 soldiers and 3,000 airmen. It was my responsibility to train them, equip them, and order them into war.

Most of them came back—34 of them did not, 19 of them during my command. I carry those names with me in my breast pocket—ranks, names, ages, hometowns, units of assignment, date of death.

What I don't carry are the two soldiers that I lost to suicide. I don't know why I don't have those names. I should have those names. They didn't come back either.

Most of those soldiers that I ordered to go to war came home. Those few didn't. Many of them came home wounded, some of those wounds not visible.

The first time a soldier under my command committed suicide, my staff came to me and said, General, are you going to go to the funeral? I said, Of course I'm going to the funeral. They said, Well, your predecessor didn't go to funerals for soldiers that committed suicide. I said, I do. We took them whole, sent them to war, and they came back broken. That's my responsibility. I go.

Congressman JIM MCDERMOTT earlier spoke about responsibility. He talked about how we in Congress and we as a Nation must take responsibility for these broken lives. I accept responsibility for what I've done. I accept responsibility for taking whole men and women and sending them to war. I take responsibility for those two soldiers who committed suicide under my command, under my watch. It's not an easy thing to do. But that's what you have to do as a soldier, because you're always ready and you're always there.

Illinois was very lucky. During my command we went several years without a single suicide, while other States were losing soldiers and airmen. And we were very proud of that. We thought we were doing a great job. And, of course, oh, it was because we were doing such a great job, and we drove it down to the lowest levels that it was okay to be stressed and it was okay to accept help and you should get help.

And those are all good things and they were the right things to do; but it wasn't all that we did, because I know those figures were a lie. I know those zero suicides were a lie, because we had soldiers who were drunk at 2 in the morning riding motorcycles who died. We had soldiers driving cars at 120 miles an hour 2 months after coming home from a deployment, and that was a suicide.

We must respond to that, and every soldier who comes home must take responsibility for another soldier so that we can save them.

Ms. SINEMA. Mr. Speaker, I yield back the balance of my time.

FURTHER MESSAGE FROM THE SENATE

A further message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate concurs in the amendment of the House to the amendment of the Senate to the bill (H.R. 527), "An Act to amend the Helium Act to complete the privatization of the Federal helium reserve in a competitive market fashion that ensures stability in the helium markets while protecting the interests of American taxpayers, and for other purposes."

THE SCOURGE OF MINOR SEX TRAFFICKING

BIPARTISANSHIP

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2013, the gentleman from Texas (Mr. POE) is recognized for 60 minutes as the designee of the majority leader.

Mr. POE of Texas. Mr. Speaker, I want to thank Ms. SINEMA from the State of Arizona for her holding the last Special Order, bipartisan, to talk about this terrible plight that has happened to our veterans. Twenty-two veterans a day, Americans, commit suicide. So I thank the gentlewoman for bringing that to the attention of the House and to the American public. That's an issue that we will continue to work on in a bipartisan way to help our veterans.

I would like to, Mr. Speaker, at this time, yield to the gentlewoman from the great State of Florida (Ms. ROSLEHTINEN).

Ms. ROSLEHTINEN. Thank you so much to the great gentleman from the wonderful State of Texas. And I'm so glad that the gentleman brings up the word "bipartisan" to describe what we just witnessed, very heartfelt testimony.

But, Mr. Speaker, we have a lot of work to do right here in the House as well and with the Senate and with the President, because it's time for all parties to work together in a genuine, bipartisan, and adult manner to avoid a government shutdown. A shutdown is not some abstract exercise, as the gentleman knows. It has real consequences for our communities and our families.

The American people sent us to Washington to work together for our great Nation, and it is unacceptable for one side to refuse to negotiate.

□ 1700

Where's the President in all of this? The bully pulpit can just as equally be used for constructive leadership as it can be used for political showmanship.

Let us work together, get something done, and help America's vanishing middle class.

Mr. Speaker, it is just as important to remember that in addition to the constant legislative battles happening right here in Congress, life goes on outside of the Capitol. And I want to take just a few minutes today to recognize

two remarkable south Florida organizations that are holding events this weekend.

Tomorrow, Go Red for Women will be celebrating its 10th anniversary in south Florida. The Go Red for Women organization is an impressive force to be reckoned with. Many people don't know this, but heart disease is the number one killer of women. It is more deadly than all forms of cancer.

Fortunately, we have the strong women of Go Red taking the fight to heart disease. Mothers, daughters, sisters, and friends all are standing together and leading the change and the charge that we need to educate, to advocate, and to raise awareness about heart disease.

I want to especially congratulate Jessica Cerda-Antomarchi, the Miami Heart Society director, as well as Gabrielle Finley-Haze, the 2013 chair, and all of the women of Go Red. With their continued strength and leadership, we will finally put an end to heart disease.

Finally, let me congratulate the Lupus Foundation of America's southeast Florida chapter. They will be holding this year's Walk to End Lupus Now in Miami this month. Despite approximately 1.5 million Americans suffering from lupus, including my stepdaughter, the lovely Katharine Lehtinen, we still do not know what causes lupus. It is a cruel and mysterious disease.

We know that almost 28,000 people are suffering from lupus in my south Florida community. While that disease cuts across racial, gender, and social lines, we do know that lupus disproportionately impacts women and ethnic minority populations.

So I'm extremely grateful for the outreach and the advocacy of the Lupus Foundation of America and especially its southeast Florida chapter. As cochair of the Congressional Lupus Caucus, I will keep up the fight against this terrible disease, and I extend my deepest gratitude to Amy Kelly-Yalden and everyone in the southeast Florida chapter for their continued incredible work.

Let's continue to work together in a bipartisan way to avoid a government shutdown, and I thank the gentleman for yielding me the time.

Mr. POE of Texas. Reclaiming my time, I want to spend some time talking about what I think and believe has become a scourge—a scourge not only in America, but in other parts of the world.

Several years ago, I had the opportunity to be in the Ukraine. I was there on some energy issues, and I came in contact with that scourge that I will talk about today.

The Ukraine, because of its location, because of its former Soviet connections, and because of its high poverty, has a problem that a lot of countries do—and that's human trafficking. I'm not talking about people going from one country to another legally or even illegally. I'm talking about people

being trafficked to other locations for sex slavery. The Ukraine is just one of many countries where this seems to be occurring.

One scenario is that young Ukrainian women looking for jobs—and people from foreign countries come to the Ukraine—they promise them a job in another country and that they will be paid a lot of money if they will go to this country and work doing whatever. They buy into that. They go to that other country, and they are forced into sex slavery. There, they are in a situation that is awful. Many of them never get out of it. The only way to get out, for some of them, is to get someone else convinced to replace them in this scourge.

The Ukraine is not the only country. It's not even one of the primary countries. But it's just one.

And so I learned about that, and I learned about the situation and what they were doing in the country of Ukraine in trying to educate young girls about this issue and how this was a trap that they could get themselves involved in.

Recently, I had the chance to be in Central America for several reasons. One was about terrorism, narcotics trafficking, drugs, et cetera. But I also came upon a situation in Central America in the nation of Costa Rica that's a little different, but not really that different than what's taking place in Europe and in North Africa, and that is the plight, once again, of sex slavery, sex trafficking.

In all of Costa Rica, there is one shelter for minor sex trafficking victims. It is called Salvando Corazones. If my Spanish is correct, that means "saving hearts." It's run by an American lady who went down to Costa Rica for other purposes, found this problem, and just decided to stay. Maria is doing, I think, a tremendous job saving hearts. I call her the Mother Teresa of Central America. Her story is unbelievable—what she is doing to rescue young girls out of this sex slavery, sex trafficking that is taking place domestically in Costa Rica.

So I and Congresswoman JANICE HAHN, a Democrat from California, spent a Sunday afternoon—it was supposed to be about an hour—talking to these folks at this shelter. We spent the whole afternoon talking to these girls about their plight, what had happened to them, and what Salvando Corazones and Maria are trying to do to treat them and help them get back into a life. Because many of them had no life.

Let me explain it further.

Prostitution in Costa Rica is legal for adults. Minor prostitution is illegal. Prostitution, generally, is legal in Costa Rica. And they attract a lot of foreigners to that country, for a lot of reasons, but this is one reason: for sex tourism. People from other countries and people in Costa Rica take advantage of the legal prostitution system. And that's a debate for Americans to have at another time.

But what occurs is that once that phenomenon starts, it's an easy move for a pimp to sell a child into prostitution. Even though they're working with legal prostitution, which is also sometimes sex slavery, it's easy to move into using children.

And I asked as many people as I could—the people in the government, the people at the shelter—to tell me who these foreigners are that come to this nation for sex tourism. And they all really just told me the same thing: it's Americans. It's primarily Americans—Europeans and other countries as well—for the legal prostitution.

But then you have these young girls that get caught in this system that are sold into trafficking by everybody that comes in contact with them. Sometimes it's their own family members. And so this shelter run by Maria tries to rescue these young girls and salvage their lives and, as the saying goes, save their hearts.

I have a lot of examples. Time doesn't permit for me to go but only an hour. We can't have filibusters in the House of Representatives. But during this hour I just want to mention some of the situations and try to focus on how sex trafficking, human trafficking of children, affects Americans and what may be some things that we need to be aware of. And I have changed all the names of these girls because I respect their privacy.

Abigail was born in Miami. Her father was a Costa Rican. Her mother was from New York. At the age of 5, Mr. Speaker, her father began sexually assaulting her. At 8, she had her first injection of heroin to keep her quiet during sex. She was removed from public school and kept out of school because teachers were getting suspicious.

Then, at the age of 11, she was sent by her father to Costa Rica so he could have her shared with other people. Generally, the family members. She got pregnant twice and decided that if all she was good for was sex and the people who really loved her treated her this way, she might as well turn to prostitution. So she did.

She started when she was 11. She was eventually found at a bus stop, apparently strung out on drugs, barely hanging onto life. She was rescued by this organization and treated with the dignity that she deserved. And the process now is a success story. After she was home-schooled by Maria, she began the healing process. And now she's older, she's sober, and she's married, and a child is on the way. That's a success story of someone that was put into international sex trafficking.

At the age of 5—another 5-year-old—Diana was sold by her mother for a cell phone in Costa Rica. She was sold every week, for over a year, until somebody saw the problem and complained to the government. She was actually raised thinking this was a normal lifestyle for a 5-year-old. The staff at Salvando Corazones rescued her, and they're working with her today. I had

the chance to meet her. A remarkable person.

Felicia was raped by her stepfather, gave birth at 13 to her brother's child, and is now pregnant again at 16. She was sold by her stepfather to someone who wanted to put her to work on the streets. Her stepfather thought, this is easy money for me to sell my stepdaughter on the streets of Costa Rica. She recently was rescued and is at this safe house.

Of course, we need to understand that these girls are tough. They're tough victims to work with. If you talk to anybody, including the numerous groups in the United States working especially with these young women, they're hard victims. They're mad at the world. They have a lot of hate and anger. Of course they do. Who wouldn't, being treated this way from a mere infant?

And so I just want to make it clear to Americans that these victims are hard to work with. Understandably, we can see why they are in the situation that they are in.

Why have they become victims? The reason, Mr. Speaker, boils down to one word: demand. There is the demand to abuse these young girls for money. And the demand being money—the pimp sells the girl so he can get money—and the demand being the customer.

There's three people in this scenario. There is the trafficker that goes around trafficking these young women either domestically or internationally. On the other end is the victim. And she is a victim. She is not a criminal. She is not a prostitute. She's forced into this conduct.

□ 1715

But in the center is the person who demands that service and is willing to pay for it. I'm going to spend the rest of my time mentioning the demand and what needs to be done about that.

Beatriz, she was just 14 and was brought to Costa Rica from Nicaragua, an internationally trafficked child, to work in a home, similar to the young lady that I mentioned in the Ukraine—promised a job in another country. She's going to help her family, good person, but she's trapped once she gets into that foreign country and that is not what she's going to get as a job. But that's what she was promised, that you could get a job in Costa Rica. You're from Nicaragua, you're poor, you don't have any money; I've got a job waiting for you in Costa Rica.

So she goes, had the thought of helping her family out, and instead she was trapped into sex trafficking and forced into prostitution. She was sold in hotels, brothels, and luxury condos, and she had to have sex with men up to 17 times a day for money. She was gang-raped by foreigners, she was tortured into compliance by her pimp, and she was drugged so that she would comply. That is slavery, Mr. Speaker, forced slavery in the name of money.

There was a young mother from Mexico named Alma. She came to the

United States to work in 2009. She, like many others who come here looking for a better opportunity, wanted to help her family. She paid a coyote to help her cross the border into my home State of Texas. Her ultimate destination was South Carolina, but the coyote wanted to stop in Houston for some other business. Alma arrived at what she thought was a safe house in my congressional district, in an area of what is called Spring Branch. She later discovered that this wasn't a safe house at all. She said it was a living hell—the home of the leader of a human trafficking ring in Houston, Texas.

Alma and some others that had been trafficked were all told that they had to give the trafficker information, because the information they gave was about their families so the trafficker could hold them for ransom because they were kidnapped. The trafficker made the ransom calls to the families demanding money. The problem was, with Alma, her family had no money. She was held in that safe house as a hostage, in that prison—living hell—and she was sexually assaulted numerous times.

The family, like I said, could not afford to pay any money, and so the trafficker used her as a sex slave. She was sold to customers who had the demand for that activity. Eventually, though, she was arrested, and she was glad she was arrested. Law enforcement did a good job—went after the trafficker, got him, got Alma and rescued her. She believed that she would have been killed or certainly further abused had she not been rescued by the police. Other than the name, it's a real person, real victim, trafficked internationally into the United States.

Unfortunately, many victims are not rescued. Some certainly are not rescued very quickly at all, and they face the daily abuse of being a slave.

Who are the individuals that traffic these victims? Well, they cover a lot of individuals. You have the drug cartels, for example, and the criminal gangs. They traffic young women, and they do it for money as well.

The thing about using a sex slave, there's more money involved in sex slavery than there is bringing drugs into the United States. I mean, you bring drugs into the United States, it's a one-time deal. You get the money. As the bad guy, you're gone, you're captured, you go to prison. I used to be a judge. I sent a lot of them to prison. But with sex slavery, the trafficker has the ability to use the slave more than once, and there's a lot of money. And the risk of what punishment may happen to the trafficker is really less than in selling drugs.

So you have the drug cartels. You have criminal gangs, like the one I mentioned with Alma. You have individuals doing this. You have family members doing this, either trafficking these kids in their own country or moving them to foreign countries.

And it's happening worldwide, Mr. Speaker. It's not just happening in a handful of countries. I don't know the estimate of the number of people human trafficked throughout the world, but the numbers are staggering from what I do hear.

I'd like to mention one other person from Texas. Cheryl grew up in an abusive home. She was sexually and physically abused by her father. Her mother left when Cheryl was young to escape the abuse by this abusive male. So at the age of 12, Cheryl ran away. Some of these victims turn out to start as run-aways from home. She began hitchhiking with truck drivers and anyone else that would take her. This led her to end up being with a motorcycle group, a biker club, and she was taken advantage of by those individuals.

One of those individuals became a trafficker. So what happened to her, after she left home at 12, she was forced to dance at a strip club by day, and then at night she was sold on the streets. She was in this world of human trafficking. She was not a criminal; she was a victim. We need to make sure that's understood. She had no idea how to get any help because of the abuse that the trafficker would instill on her if she tried to leave.

It actually happened that she was performing at a strip club and one of the patrons figured out she was not an adult. She was 15 by then, after all these 3 years of abuse. One of the patrons helped her escape.

There's a long road to recovery and restoration, but Cheryl's a survivor, and she has personally founded the Mission at Serenity Ranch to help other victims of human trafficking.

So those are some examples, Mr. Speaker, of some real individuals.

When Ms. HAHN and myself were visiting those young girls in Costa Rica, their shelter, like I said, is the only one in the country. It's up in the mountains. It's hard to get to. We complained a little bit—I did—about the rough road, the dirt road going up into the mountain to visit this shelter. After visiting with those girls, we didn't complain anymore about the rain, the roads. When we left, we just thought about those girls. I call them girls because they were girls; they're minors. I believe the youngest one that I talked to that day was 10 and the oldest was 13.

When we left, all we could talk about—we didn't really talk much at all—was about the plight of how here we are in the year 2013, how humanity maybe has progressed in some areas, but in the area of slavery, sex slavery, it's maybe getting worse. It has become a scourge.

So, does it just happen in other places? No, sir, it does not. I've already mentioned Houston. Houston, because of its location, is one of the hubs in the United States for sex trafficking. It's close to the Mexican border, the Gulf of Mexico. It's an international city. Young girls are brought there, and

adult women, and trafficked to other parts of the United States.

So what happens? Well, the police will raid a prostitution ring, let's say. They will arrest the trafficker, the pimp. They will arrest the victim, even though, in many cases, she was forced into prostitution. They put the victim in the criminal justice system—usually the juvenile justice system, but it's still the criminal justice system. They go to jail.

And here's one of the reasons why—and I'm not faulting the police, because I know a lot of police officers and a lot of them that work in this area; tough assignment. But, Mr. Speaker, there's no place to put them. There's no place where that police officer can take that 12-year-old trafficked victim that has been forced into prostitution, either domestically or internationally. There is no place to put them at all.

I understand from SPCA that there are about 5,000 animal shelters in the United States. That's great. I have dalmatians. I've gotten dalmatians from Operation Rescue, from a shelter, from the SPCA, so I think that's a good thing that we've got those shelters for animals.

But in the United States, for minor sex trafficking victims, there are 226 beds. That's it. That's all there is. So the police officer often doesn't have a place to take this victim, a minor sex trafficked victim, except put them in jail for their safety and for other purposes.

You can see a lot of problems with putting them in jail. First, they have a criminal record even though they are not a criminal at all. They're forced into this. So that doesn't make them a criminal. That makes them a victim. They have a criminal record. They're put in the criminal justice system. Once they're in the criminal justice system, they stay in the criminal justice system because there's no place to put them.

I will put into the RECORD the statistics I have obtained of the 226 beds for minor sex trafficked victims, where it comes from, different organizations, Shared Hope, et cetera.

SHELTERS FOR DOMESTIC MINOR SEX TRAFFICKING VICTIMS IN THE U.S.

According to a provider survey conducted by Shared Hope International, ECPAT-USA, and the Protection Project in conjunction with Children at Risk as part of their 2012 National Colloquium on shelters and services, there are 226 beds for domestic minor sex trafficking victims in the U.S.

According to a survey conducted by Polaris Project from January–June 2012, there are 348 beds in the U.S. designated specifically for sex trafficking victims.

There are about 5,000 community animal shelters nationwide according to the ASPCA.

So that is a problem we need to work on—finding places to put them when they are rescued—and having a mindset changed in this country that we as Americans see this situation in three parts:

We see the trafficker;

We see the demand, the customer—I'll get back to that person again in a minute;

But we see this third person as a prostitute, no, but a victim, yes, and treat them as a victim, and we can go a long way helping stop this problem of the scourge of human trafficking.

So I've introduced legislation, bipartisan legislation, with CAROLYN MALONEY, a Democrat. CAROLYN MALONEY has been working on this trafficking issue before I was ever in Congress. But we've introduced the End Sex Trafficking Act, along with KAY GRANGER from Texas, RICK NOLAN, and KRISTI NOEM in the House. On the Senate side, it's bipartisan as well. Senator JOHN CORNYN and Senator AMY KLOBUCHAR have the same bill in the Senate.

What does it do? Well, let me mention this. The United States spent about \$25 million in 2010 on domestic antitrafficking. The United States spent \$85 million on international efforts to stop human trafficking. Yes, there is more for international trafficking issues, helping those, than there is in the United States, \$25 million.

That is a number, but in the big scheme of things, what is \$25 million? Well, I understand a Predator costs \$25 million. The United States spent \$25 million teaching pottery classes in Morocco. About \$25 million was given to Pakistan for their schools. I'm just saying how much \$25 million is. It's not a lot of money, but that's how much money was spent in the United States in 2010 on this issue.

□ 1730

So what we want to do is to expand that amount of money. I'll show you how we are going to do it without raising taxpayer money. But specifically talking about the End Sex Trafficking Act that we've introduced.

Here's what the Federal law does. If the trafficker, a bona fide human trafficker gets caught, Federal law is tough. These Federal judges, God bless them, they are really nailing these traffickers, as they should. I mean, they are the scum of the Earth, these people that sell little girls—and boys too—for sex slavery.

On the other end, of course, we are not doing a whole lot to find homes, shelters, for the young girls. But the person that escapes, really, prosecution is the person in the middle—the customer. So what we have done in this bill, the End Sex Trafficking Act, we are going after the customer, the demand, because as I mentioned earlier, that is the root of all this evil, is that there is the demand for it. All we do is we apply the same Federal laws to the trafficker to the customer—sure there has got to be a Federal nexus. Interstate commerce has got to be involved. We are talking about only Federal cases, we are not talking about State cases—so that the demand is decreased by punishment because, as we all know, we've seen the reports of when a prosecution ring is busted somewhere, not involved in trafficking necessarily, you find out the name of the pimp and

how careful we go out of our way to protect the identity of the person that's the customer. Well, those days are going to end if we get this legislation because those customers are going to be able to be punished under the law for buying sex, giving that money to a trafficker to have sex with minor children in the United States. So that's what we do in this bill. The days of "boys being boys," they're gone, hopefully. We can make sure that they are gone by making sure that they're held accountable for the actions that they chose to voluntarily do.

As I mentioned, I used to be a criminal court judge in Texas. If I had my way and I was writing the law the way I thought it would be best to stop the demand, these people who are convicted, they would not only go to jail—you talk about having photographs on the Internet—we would have the photograph of the customer, the person that abused the child that had been sold into sex slavery. That would slow that down. It would slow the demand down if we started publicizing who those people were if they were convicted. If there was no demand, there would be less supply. The demand is the answer, I think, Mr. Speaker, into going in after stopping the scourge on the United States and other countries.

There are over 100 organizations that support this bipartisan legislation. I would like to put the names of these 100 organizations into the CONGRESSIONAL RECORD.

That's the first step: hold a person who buys this girl—this crime—accountable for their conduct.

But let's go back to the victims of the crime. The victims of the crime need help as well. In fact, that should be our first priority, rescuing those victims. I told you about how many shelters there are in the United States, or beds, less than 300 beds for minor sex trafficking victims exclusively. We need places to take these young women primarily and help them regain some life because life had been stolen from them.

How do we do that? I mentioned to you we spend \$25 million a year on domestic sex trafficking victims, about \$85 million a year, foreign countries receive that. We are introducing soon the Justice for Victims of Trafficking Act. Once again, CAROLYN MALONEY from New York—bipartisan—is the cosponsor in the House. I mention "bipartisan" for a lot of reasons. This is a bipartisan issue. But CAROLYN MALONEY, she and I don't see a lot alike on a lot of issues. I mean, we disagree on a lot of things. We don't even speak the same language. I mean, she's from New York, I'm from Texas. We need an interpreter when we talk to each other.

But this issue it is an American issue. I appreciate the work she's done, and others on both sides, on focusing in on trying to solve this problem. And once again, JOHN CORNYN in the Senate is leading the efforts over there.

So what we are going to do on this legislation is try to fix current law, a

law that was first originated, I think, by CHRIS SMITH from New Jersey years ago.

Let me explain to you the problem with this. When a victim from another country is trafficked into the United States—and let's use a girl, a young girl—because she is from a foreign country, and she is trafficked internationally into the United States—and if she is rescued she is able to receive certain services from Health and Human Services—she can be certified as a human trafficking victim. Once she receives that certification that she is actually a trafficking victim, there are certain services available to her, but only to international victims.

So this law will say, look, we are going to treat international victims, yes, help them, but if it's a domestic victim they're going to be able to receive those same services, and shelters will be able to receive those same services as an international trafficking victim. So once they can obtain certification that they are a trafficking victim, then they can apply and receive those same services as well.

But also we want to be able to have funding for the shelters that we need throughout the country. Mr. Speaker, I'm not going to talk to you about raising taxes—that's not the issue—or even taxpayer money.

How are we going to come up with some money for grants for these nonprofits throughout the country that are really doing as good a job as they can but are short on money? Well, let's go back to the courthouse. We have got people that are coming down to the courthouse that are being convicted of being involved in human trafficking. We get the customers involved in punishment, as well as the trafficker.

This legislation would require that these criminals pay rent on the courthouse. They'll pay for the crime that they have committed, the system they have created. Not just with going off to the penitentiary, the Do Right Hotel, but they are going to pay into a fund—\$5,000 will go into a fund. This fund then will be money that will be open for grants, going through the grant process of the Federal Government, for nonprofit organizations and other organizations, other government entities, to receive for funding to help the victims.

The money is needed. We are spending \$25 million. Let's get some more. Let's punish those criminals, make them pay for it, go to prison, hold them accountable, pay the fine. And, of course, the fine would come after restitution. There will be restitution to the victim. Federal judges know how to do all of those things. Then the money would go into the fund that would go to trafficking victims, similar to the VOCA fund concept that was used or began several years ago where criminals generally in Federal Court pay into a crime victims compensation fund. That money then goes to crime victims. But this would be a special

fund that those people convicted of those dastardly crimes would be required to pay into.

That's the basis of the bill. Let's try to get a grip on this issue—hold people accountable, hold the trafficker accountable, hold the person that is the customer accountable, and then rescue the victim and treat her with the dignity that she deserves as a human being and get them out of that slavery that they have been trapped into. We will soon introduce that legislation in the House and in the Senate.

Mr. Speaker, this conduct that I have talked about I would hope would concern Americans. As I mentioned, I spent a lot of time at the courthouse in Houston, first as a prosecutor, 22 years as a criminal court judge, saw a lot of victims of crime, a lot of children, a lot of those cases, many of these cases, were crimes that were sexual assault.

Sexual assault cases are a unique type of case, Mr. Speaker. Sexual assault cases against minors have a dramatic impact on the minor. Sexual assault against minors that have been trafficked into slavery, I don't know of anything worse because of the repetition of the crime that is committed against that child.

These traffickers, when they commit these crimes, these assaults, on young women primarily, boys as well, or older adults who are still forced into prostitution, that is a sexual assault, it is a crime. When a person commits the crime of sexual assault against another, it is more than a physical crime. It is a crime where the perpetrator tries to steal the soul, the very life, the very heart of the victim, and sometimes, Mr. Speaker, they are successful.

That is why sexual assault is such a horrific crime, because it goes after the inner being of the victim. That's why it ought to bother us that that occurs. It ought to bother us that what's taking place in other parts of the world—whether it's in Europe, central South America, and in the United States—against children, it ought to make us mad so that we can do something about it and hold people accountable.

Congressman JIM COSTA and myself—a Democrat from California and I—started the Victims' Rights Caucus several years ago in 2005, bipartisan, to try to help victims of crime. We have a lot of Members on it—almost 100. We are focusing on this issue of minor sex trafficking victims in the United States, and in other countries, to try to get them rescued—to take them to shelters like Mario runs in Central America, the same type.

When Ms. HAHN and I were there at this shelter talking to these girls they were happy to see us—really happy to see Ms. HAHN. She just has that personality. You know, I'm kind of a grumpy old guy from Texas. They were pleased that somebody actually cared about them, and they made us things. I have a bracelet that a young girl made for me—Ms. HAHN has one too. They tied it

on our wrist. I get a lot of things. I have 10 grandkids. They make me things. I wear this bracelet for a lot of reasons. One, because a child gave it to me that had just horrible things happen to her in her life.

It is important for us—with all of the issues we've got to deal with here in Congress in the United States—that we get back to some basics about how other people in this country are treated. When they are not treated right we need to be upset about it. In this case, we need to hold people accountable for doing things to kids.

We can do that. We can make things better—treat victims like they're victims, hold criminals accountable, stop the demand for minor sex trafficking by putting those folks in jail, making them pay into a fund that goes to grants that will end up in the hands of shelters that try to help these kids, and some other things.

Awareness is very important. It has been said by a lot of people over the years that when we are judged, either as a Nation, Congress, country, we are not judged by the way we treat important folks, we are not going to be judged by the way we treat the rich, the famous, the powerful.

□ 1745

We are going to be judged by the way we treat the poor, the unfortunate, the elderly, children, and victims of human suffering.

I hope we are judged well.

I hope we see the American conscience raised to a level of: this is important. Children are important in this country, and those who have had bad things happen to them, we're going to be concerned about it and not just walk over, as the Good Book says, on the other side of the road and pass them by.

And that's just the way it is.

Mr. Speaker, I yield back the balance of my time.

American Association of University Women (AAUW), American Bar Association (ABA), Americans Overseas Domestic Violence Crisis Center, Araminta Freedom Initiative, Attorney General of Texas Greg Abbott, Aware, Inc., Breaking Free, Coalition Against Trafficking in Women Child Justice, Inc., Child Welfare League of America, Children's Advocacy Institute-Sacramento, Children's Assessment Center-Houston, Children's Defense Fund, Children at Risk, Council on Church Financial Integrity.

County Welfare Directors Association of California, Courtney's House, Covenant House International, Crittenton Services for Children and Families, Division of Indian Work, Erik L. Bauer, Attorney at Law, WA, Empire State Coalition of Youth and Family Services, End Child Prostitution and Trafficking-USA Equality4Women, Equality Now, Florida Coalition Against Trafficking, Foster Family-based Treatment, Association Fraternal Order of Police, Futures Without Violence, Georgia Women For a Change, Inc., Girls for Gender Equity.

Give Way to Freedom, Harris County, TX Sheriff Adrian Garcia, Heartland Girls Ranch, Human Rights Project for Girls, Illinois Victims.org, Innocents at Risk, International Association of Chiefs of Police,

International Initiative to End Child Labor, Jesse Duplantis Ministries, Jewish Women International, Junior League of Seattle, Lakewood Church, Lauren's Kids, Lutheran Social Services of New England MaleSurvivor.

Maryland Human Trafficking Taskforce, Men Can Stop Rape, Minnesota Alliance on Crime, Minnesota Indian Women's Resource Center, Minnesota Indian Women's Sexual Assault Coalition, Multnomah County, OR Department of Community Justice, Nancy O'Malley, District Attorney, Alameda County, CA, National Alliance to End Sexual Violence (NAESV), National Association for Children's Behavioral Health, National Association of Council for Children, National Association of County Human Services Administrators, National Association of Police Organizations, Inc., National CASA Association, National Center for Housing and Child Welfare.

National Children's Alliance, National Coalition Against Domestic Violence, National Council of Juvenile and Family Court Judges, National District Attorneys Association, National Domestic Violence Hotline, National Network to End Domestic Violence (NNEDV), National Network for Youth (NN4Y), National Organization for Victim Assistance (NOVA), National Organization of Women, National Task Force to End Sexual and Domestic Violence, New Media Company, New York State Anti-Trafficking Coalition NOMI Network, PACE Center for Girls.

People Against Violent Crime, Perhaps Kids Meeting Kids Can Make a Difference, Pierce County, WA Coalition Against Trafficking, PROTECT, Sanctuary for Families, Saving Innocence, Sensibilities Prevention Services, Sex Trafficking Survivors United, Shared Hope International, Sheriff Marlin Gusman, Sheriff of New Orleans Sheriff Thomas Dart, Cook County Illinois Sheriff Southeast King County, WA Coalition Against Trafficking, State Senator Jeanne Kohl-Welles, Washington District 36.

State Senator Sandra L. Pappas, Minnesota District 48 and President of Senate, Street Grace, Susan D. Reed, District Attorney, Bexar County, TX, Texas Association Against Sexual Assault (TAASA), Texas CASA, The Advocates for Human Rights, The Center for Children & Youth Justice The Demand Project, The Family Partnership, The Freedom Center of New Orleans, The National Crittenton Foundation, The NYC Association of Runaway, Homeless, and Street-Involved Youth Organizations.

The Protection Project, The Women's Center of Tarrant County, The Women's Foundation of Minnesota, To Love Children Educational Foundation International, Inc., Washington Engage, Witness Justice, World Hope International, World Vision International, YouthCare youthSpark/A Future. Not A Past.

BUDGET AUTONOMY FOR DISTRICT OF COLUMBIA AMIDST THREAT OF GOVERNMENT SHUTDOWN

The SPEAKER pro tempore (Mr. MASSIE). Under the Speaker's announced policy of January 3, 2013, the Chair recognizes the gentlewoman from the District of Columbia (Ms. NORTON) for 30 minutes.

Ms. NORTON. Thank you, Mr. Speaker.

Last week, the Nation's Capital—the District of Columbia—was in great grief and pain as we lost 12 employees at the Washington Navy Yard on Monday. I want to thank Members who

have expressed their condolences when they've seen me here.

Tuesday, I was on this floor for a moment of silence with four Members of Congress who had served in the Navy even though this is actually a naval installation which houses, largely, Federal civilian employees of the Naval Sea Systems Command. Sunday, I was at a memorial service for the 12 with the President and other Members of Congress and a large group of friends and families of the 12. Yesterday, I attended the funeral of Arthur Lee Daniels, a most sobering and sad funeral of a man who supported his wife and children and who was much beloved by them. He was the breadwinner, and now he is gone.

All during that week, however Mr. Speaker, there was another cloud hanging over this city that I could not forget, that, strange as it may seem, the shutdown threat facing the Federal Government was also facing the District of Columbia. We are talking about a local budget and a budget that, by rights, should not be in the Congress at all. September 30 is the end of the fiscal year. That is Monday—4 days away. The prospect of a government shutdown increases as each day passes. All that we hear here are permutations on the conditions that have now been put on the congressional resolution for keeping the government open, so I cannot assume that there will not be a shutdown, at least, for a short period of time. Considering the shutdown of 1995, anyone who reads history or who was here then, I think, would not want that to happen again.

The cost of a shutdown to the Nation's Capital according to the figures from 2011—the cost of a shutdown threat, because the government has not shut down in recent years, but there were three possible shutdowns in 2011. The cost of a shutdown was \$131,000 to the District of Columbia and 3,000 staff hours. That's money and time that should be spent on running a big city.

I am sure Members must be saying, Well, what is it that the District of Columbia did to make the Congress want its budget to come to the Congress? Because that's anathema to most Members of Congress. I think most Members of Congress would almost rather repeat the Revolution of our forefathers rather than see one's local budget here before Members who know nothing of it and have nothing to do with it and don't have a dime in it. This is a matter of history and anachronism that nobody should be proud of.

We are talking about a local budget of \$8 billion in local money, and there is not anything about the D.C. budget that has summoned it to the Congress. It comes because it has always come. It's on automatic pilot, despite a budget autonomy referendum that has been overwhelmingly passed in the city, despite my budget autonomy bill, despite my statehood bill; but we are only talking about the local budget now, about local budget autonomy.

So, my friends, I can say there is nothing about the D.C. budget that causes it to be here. On the contrary, the District of Columbia has a \$1.5 billion reserve. It puts money in its reserves every year—in good times and bad times. That is one of the largest reserves in the United States today. Most jurisdictions would be proud to have any reserve at all these days. So far from there being something about the D.C. budget, there ought to be a resolution on this floor that commends the District of Columbia for how it has handled its local budget. Its budget was submitted here, on time. The budget was in such good shape that it was easily approved by both appropriations committees. There it sits in the House and Senate, along with Federal appropriations—although the District budget alone among them is not a Federal appropriation. It is a local budget.

So in this matter that ties the city up in the Congress, there is no budget issue. Indeed, the appropriators have never interfered or tried to change the local budget. There is no way they could do so. A local budget is put together with great delicacy after local subcommittee hearings and other hearings and negotiations between the council and the Mayor, with trimmings here and additions there. No one would dare touch it. In my more than 20 years in Congress—and most of my time has been spent in the minority—no one on either side of the aisle has attempted to get into the innards of the District budget.

I have every confidence in the District budget because the District of Columbia has something that no other jurisdiction in the United States has. It has an independent chief financial officer who serves on a 5-year term and who cannot be fired by the Mayor or city council except for cause, and you know what "cause" means. He is independent. You can't spend money unless he passes off on it. The money isn't available unless he says so. Of course, there is the same kind of discretion that your own local jurisdictions have to spend money, but it's not nearly the kind of discretion you're used to. Indeed, no political figure—no other mayor or council or local legislature—has a chief financial officer who gets the final say on budgetary matters.

You see, there is nothing that any Member could raise about the budget. If anything, the District budget is subject to a kind of scrutiny that no Member's local budget is. There are Members in this body whose local or state budgets are balanced only by straws and fluff. Ours is a balanced budget that has had the sanction not only of a Mayor and a city council, but of a chief financial officer.

So, you say, there must be some good motive here. After all, who would want to bring a big, complicated city to its knees for nothing. The answer, my friends, is: no one. There is no one in this body or in the other body who has called for or made a statement that

would lead you to believe that she is for the present predicament of the District of Columbia's, allowing the city to close down if the Federal Government shuts down.

Nor is this one of the usual ideological or philosophical differences between the two sides where Democrats and Republicans have deep differences on matters like their budgets or health care or the rest—not this one. No one complains about the budget and how it is put together. No ideological or philosophical differences have been raised; and if there were some, I think there would have been no hesitation in raising them.

So there is nothing in D.C.'s local budget for any Member of this House. There is nothing in a threat of a shutdown for any Member of the House. There is nothing in a shutdown, itself, and here I am referring to a local government shutdown. Part of the reason it goes on is that most Members don't pay attention to any local jurisdiction, even one right in their faces—the Nation's Capital's budget. That's not what they've been sent here to do. Most don't even know about it. I'm sure they don't care about it.

So this historic anomaly, doing great damage to the city, continues. Worse, this matter with our local budget here now, facing the great Nation's Capital with a shutdown, violates every principle of federalism. My colleagues on the other side stand on federalism, it would appear, above all other matters; and I should think they would be the first to want the local budget out of the hands of the "big foot" Federal Government. On my side of the aisle, there are deep feelings about local control as well.

Put yourself in my position. How would any Member of this House feel or react if its local money had to pass any eyes in this Chamber who had nothing to do with raising that local money? I don't have the words to say what you would say in that circumstance. If this government were founded on any principle, it was founded on the principle of federalism, and if there is any meaning to federalism, it begins with money: no taxation without representation.

You, Members of the House and Senate, elected by your constituents, don't get to say what my constituents do with their own money. That's a basic principle of American federalism.

The gentlelady from Texas.

Ms. JACKSON LEE. I was in my office, Congresswoman, and I could not help but both agree and hear you.

I wanted to come just to applaud you for, first of all, restoring and educating this House on the issues of federalism, local control, and also of reintroducing them to Washington, D.C., which gained local control and gained the right to elect its local officials. Also—maybe most people don't know—it has an operational budget that is balanced and that, in actuality, could continue to run its services for its people, as the Congresswoman has indicated, but for

the pass-through that is required here in the House of Representatives.

□ 1800

I simply wanted to come and applaud you and say a government shutdown is for naught. It is not good for anyone, and it is shameful that it is tied to the defunding of ObamaCare when the millions of Washingtonians, who are here, who dutifully provide for this House and this Senate and all of those who come in and out of Washington, D.C., the millions of tourists, the international guests, that we would dare tell them, without a vote, without a voice, in terms of the voting voice, to say not only are we shutting down the government that is going to hurt all of America, we're going to shut you down and you're in local control with your own monies, ready to run, ready to help, ready to provide for the safety and security of the comings and goings of those who work in the Federal Government in the House of Representatives.

So I could not miss the opportunity to again reinforce my commitment to the legitimacy of Washington, its right to a voting representative in both the House and the Senate, and, as well, the fact that you make a very potent argument, because in many of our jurisdictions, city government may still be operating. Of course, many people will be hurt—Social Security, the military, veterans, the soldiers' families who don't get a paycheck. What the Congresswoman is saying, and I want to add to that, insult to injury coming from this shutdown is the fact that a whole city would not be able to operate the Nation's Capital where people are now heading to by airplane for whatever visits they may have—tourists, international guests.

I just met with an international leader today. They will all be coming to a city that will literally be shut down because my Republican friends want to defund ObamaCare and don't have the respect to give you the waiver, the position that you have asked for to make sure that Washington, D.C., runs.

I thank you for alarming us. I hope that as we enter into our discussions tomorrow that we will raise this issue and that those of good common sense will come to their senses not only for the people of the District of Columbia in hearing your plea, but they'll come to their senses for the American people and keep this government running.

Ms. NORTON. I thank the gentlelady from Texas, who, in her generosity, has come down to speak from the point of view of another Member who isn't facing this in her own jurisdiction but understands what we are facing from the Federal Government and how it must indeed be. I thank you very much for your generosity and for those very insightful statements about our predicament.

Indeed, before I recognized the gentlelady, I was speaking about federalism. Essentially, our forefathers

and foremothers distrusted Federal power. Nothing is more alien to Federal power than a local budget. I can't imagine that they would have abided that under any circumstances for the District of Columbia or any other city. This country is, in many ways, State and local-oriented, not Federal oriented. We need the Federal Government, we can't do without it; but as to our principles, we set up a Republic that separated local and State matters from Federal matters, and of those matters none is more salient than matters affecting the purse.

The District does not regard itself as a hostage. We are not a hostage to this fight. If that were the case, we would try to negotiate our way out of it or give up. But we're not a part of this fight. When you're a hostage, somebody would say something about you or they would want something and they're using you to get it, but they're not. No one has claimed the District of Columbia as some link to the disputes that are going on here between the administration and Congress.

We face a no-exit, no-way-out proposition because there's nothing we could, ourselves, do. There's nothing for us to give. There's no concession for us to make that would free us. We've got to depend upon the goodwill of the Speaker of the House of the majority, leader of the House of the majority, majority leader of the Senate and the minority leader of the Senate, their leadership, this leadership, and, of course, of our own minority leadership and the Members of the House and the Senate.

I cannot believe they do not identify with me as I stand here trying to get recognition for my city to spend its own money. I believe if they put themselves in my place, there would be enough generosity in this body to agree that wherever we stand on the dispute before us, the District of Columbia is not a part of it and should not be dragged into it.

This is a big, complicated city. It's run well. Its budget and reserves show that. The Federal Government, unlike the Nation's Capital, does not deliver direct services. That's what big cities and small towns do. A Federal shutdown will have its effects throughout the country because we've got almost 3 million Federal workers, and they will feel it first and foremost; and some of the services that the American people regard as essential, but which are not considered essential by the Office of Personnel Management, some of those services will not be available. But those are not like the services that many of you who live in the District of Columbia, Members of Congress, depend upon from the District of Columbia, like picking up your trash and garbage, for example. Even that would be stopped.

Who would be affected, therefore? Well, clearly the 600,000 plus—actually, it's close to 625,000 residents now because the District has been gaining

population at a rate of about 1,000 a month. That speaks to how well the city is doing. That's how attractive the city is to people moving to this area. It clearly serves, first and foremost, its own citizens; but the District of Columbia is the Nation's Capital and serves private businesses. It serves Federal officials, visitors, Federal buildings, and foreign embassies. The circle is very broad of those who will feel any shutdown of the District of Columbia.

Moreover, our finances, which have been doing so well, could be very negatively affected. The city has financing agreements of various kinds, such as a master equipment lease, for example. Like every city, it leases a wide variety of equipment, like some traffic lights and automobiles and public safety vehicles, and it has certificates of participation on some of its buildings, like its command center for public safety. All of those could face a default if a payment is due while a shutdown occurs. Of course, if that occurs, if they miss a payment, then, of course, under the terms of these agreements, the bondholders must be notified, and that would drive up the city's costs.

Is there a Member that even knows this? Surely there are Members who would care that this unintended effect would lead to such serious results.

Wall Street already penalizes the District because its budget has to come here at all. When your budget is not final when it is passed by your local officials, it has to come to a body like the Congress of the United States, even at its most stable, the fact of dual sanctions to approve a budget costs the city on Wall Street, not withstanding its handsome reserves.

I'm not asking the Congress to do the unprecedented. Eighteen years ago when the government shut down—and it was shut down for a week—I went to Speaker Gingrich and asked him not to allow the District to shut down again. There were partial shutdowns, but each time a CR came. He included the District in the CR, and I'm asking for that relief, as well, from the House. It was a House and Senate in Republican hands and an administration in Democratic hands—it was also a polarized time—yet the District of Columbia was kept open.

There are remedies. We are included in the pending congressional resolution because, thanks to the appropriators for the last 10 years, if there is a congressional resolution or, for that matter, a bill, the District of Columbia can spend its local funds at next year's levels. That's not a big favor to the District of Columbia because, remember, we are not a Federal agency, which can only spend at the present year levels. But it was an important thing to do because it had calamitous effects, when the District could not move ahead with its own appropriations as planned and with contracts and with schools and with the many different operations that were affected, when you couldn't

spend at the next year's level which you had approved and had been approved by your chief financial officer.

So I've had three bills. One was to amend the CR so that if it turns out to last until December 15 or if it turns out to be a week from now, whatever it is, the District would not have to lurch from CR to CR in short-term CRs. We've asked that the District be permitted to spend its funds for the 2014 fiscal year.

Then I also have an independent bill that would allow the same remedy—not part of the CR—that the leadership could bring to the floor simply to allow the District to spend for the 2014 fiscal year, same terms, nothing changed, exactly what is now in the appropriation that is pending, except that it could now go forward for the next fiscal year.

Then I have a permanent no-shutdown bill.

What makes all of this so ironic is that pending, as I speak, is bicameral, bipartisan support for preventing government shutdowns.

This summer, the Oversight and Government Reform Committee and the Senate Appropriations Committee approved larger bills that contained provisions that would permanently authorize the District government to remain open and spend its local funds. The President's fiscal year 2013 budget contains the same authorization, and the appropriators in the House have acknowledged the harm done to the District by these shutdowns and asked the authorizers to proceed.

□ 1815

As we move closer to the government shutdown, the need to free the District's budget from the grasp of a dispute that shows no sign of ending has become more clear. These continuing resolutions, and the preparations for shutdown are having a punitive effect on the Nation's Capital.

The Nation's Capital is an innocent party to this Federal dispute. Only legislation like the three bills I have just named or my budget or autonomy legislation would keep the Nation's Capital from being embroiled in Federal fights. I ask Members to consider what I have said here this evening and to free the city from disputes I don't think you mean us to be a part of.

I thank the Speaker and yield back the balance of my time.

COUNCIL ON AMERICAN-ISLAMIC RELATIONS

The SPEAKER pro tempore (Mr. VALADAO). Under the Speaker's announced policy of January 3, 2013, the Chair recognizes the gentleman from Texas (Mr. GOHMERT) for 30 minutes.

Mr. GOHMERT. Mr. Speaker, there has been some interesting news come out. The Council on American-Islamic Relations is changing its name. There was an article in the American Thinker on September 23. This article points out that an explosive story posted Sun-

day by Charles Johnson at The Daily Caller reveals that:

CAIR has apparently been laundering money obtained from Middle East donors in violation of Federal law. While it publicly presents itself as a single organization, CAIR has, in fact, created a multitude of 501(c)(3) organizations and a 501(c)(4), CAIR Action Network. By moving donations around, CAIR may have evaded taxes and has avoided disclosure of its foreign funding sources required by the Foreign Agent Registration Act.

Quoting Johnson, "Under IRS regulations, an organization may have 501(c)(3) and 501(c)(4) related entities, but they must maintain a wall between the two; this is accomplished by establishing separate bank accounts, board of directors, bookkeeping, and payroll. CAIR, though, had none of these."

Johnson cites David Reaboi, vice president for strategic communications at Frank Gaffney's Center for Security Policy, "Plentiful legal evidence, acquired in the course of a lawsuit—plus CAIR's own official filing documents to the Department of Consumer and Regulatory Affairs (DCRA) and IRS—make clear that CAIR has engaged in a thinly-disguised money laundering operation. In addition to violating its 501(c)3 regulations, CAIR's undisclosed and hidden foreign donations amount to violation of the Foreign Agent Registration Act as well."

Guidestar reveals nine state chapters, a property holding company in California, a main office in Washington, D.C., and the CAIR Foundation. Many of these chapters have little income. The Iowa chapter—yes, there is one—has none. The Foundation was de-listed in 2011 because it failed to file the requisite IRS form 990 tax returns for the three prior years. However, in June, WND reported that while Tea Party organizations were being sandbagged by IRS, the agency quietly restored the CAIR Foundation's non-profit status following a meeting with White House officials.

Well, the article, though, points out that CAIR is changing its name. And it should also be noted that this comes on the heels of an inspector general report last week that was made public that established that the FBI had not properly followed its own directives, that it had told FBI offices that they were not to have non-investigative relations with CAIR as part of their so-called community outreach program because of the evidence that was introduced in the Holy Land Foundation trial in 2007-2008.

It should be noted that the judge in the U.S. District Court in the Holy Land Foundation trial—in which there were over 100 counts of funding terrorism, basically, that were found to have been violated, criminal violations—found that when CAIR, ISNA moved to have their name struck—there was one other name, I believe—they had been listed as unindicted co-conspirators. And they wanted to have their names removed. And the court there at the District Court refused to remove their names. So they appealed to the U.S. Fifth Circuit Court of Appeals. The U.S. Fifth Circuit Court group of judges ruled that there was plenty of evidence to support CAIR, ISNA, their names being part of the suit because the evidence was sufficient to show they were the largest Muslim Brotherhood front organizations in America.

So it is interesting when the article points out that they got their IRS non-profit status returned after they had visited with White House officials.

Which reminds me of back 2 years ago. There was a law enforcement seminar at Langley out at the CIA headquarters. And CAIR, though—at the time, the FBI was not supposed to have any relationship with them. The White House certainly had plenty of relationships with them. And they made calls to the administration, and they got these seminars eliminated out at Langley because they objected to people being taught about what radical Islam believed, what it wanted to accomplish.

And they actually got people delisted from being able to teach. One of whom, Steve Coughlin, spent many years studying radical Islam. And he used to brief our military commanders. And it was located at the Pentagon. Studied radical Islam. And then all of a sudden, because CAIR makes a phone call or two to the administration, now a man that knows a tremendous amount about radical Islam is no longer able to teach people about the dangers of radical Islam. That went well in line with CAIR's complaints that the FBI training material needed to be purged because there were things in there that they found offensive. And so things were eliminated.

Well, when MICHELE BACHMANN, TRENT FRANKS, myself, and a couple of others sent five separate letters to five different departments—the Department of State, Homeland Security, intelligence—one was to the Department of Justice. And in each letter, it set out specific facts indicating that there was at least some Muslim Brotherhood influence in that department. So the inquiry was not requesting an indictment, just an investigation about the extent of Muslim Brotherhood influence in that particular department.

The Department of Justice response indicated they had an ongoing investigation at that time, and it was with regard to the impropriety of FBI offices dealing with CAIR, despite the FBI's new policy to the contrary, since there was evidence they were a large Muslim Brotherhood front organization.

But nonetheless, some FBI offices continued to have their so-called outreach programs. One found that they had brought a couple of CAIR officials in to help teach about Islam and Muslim activities. And the relationship went on.

I asked the former FBI director why it took so long since the FBI had been gathering that information about CAIR's relationship to the Muslim Brotherhood, why it took so many years after they started gathering evidence about them to sever that partnership relationship for community outreach.

So there's no question there's Muslim Brotherhood influence in this administration. The Egyptians have pointed that out for a long time. And

even under President Morsi in Egypt, it was published that they were so proud that there were six—and they named the six—Muslim brothers who were in high positions affecting the Obama administration.

Well, since CAIR—like ACORN had before it, when ACORN was found to have engaged in improper activities and they were captured on video engaging in highly inappropriate activities, and there was a move in Congress to sever any Federal funds going to ACORN—well, they just changed their name, and established different organizations so they could still get Federal funding.

But now CAIR—and I don't know if they had seen what ACORN did so they could still get Federal funding from different other agencies—CAIR, according to this article, has changed their name, to the WTF. They changed their name to WTF. So no longer will they be CAIR for the Council on American-Islamic Relations. Now they will be WTF. CAIR has now become WTF? Well, now when people want to have relations with CAIR, they'll have to seek out WTF.

So the article also mentions the Justice Department inspector general's report. This article says, "Yesterday the Justice Department Office of Inspector General released, then yanked, then released again, its report on the FBI's questionable interaction with CAIR—sorry again, WTF. The FBI had a strict policy in place limiting its interactions with the group following revelations of CAIR's involvement with terror in the Holy Land Foundation Trial. But those policies have not been followed."

So anyway, quite interesting there.

And I see my friend from Minnesota has come to the House floor. But it is very important to know that CAIR has been found by a district court and a Federal appellate court to be a Muslim Brotherhood front organization.

□ 1830

And now, when you seek out CAIR, you'll have to seek out WTF, the Washington Trust Foundation, or WTF instead.

I'd like to yield to my friend from Minnesota (Mrs. BACHMANN).

Mrs. BACHMANN. I thank the gentleman from Texas.

You are talking about an extremely important subject because the Muslim Brotherhood has been on the rise across the world, and the Muslim Brotherhood, Mr. Speaker, as we know, is a terrorist organization.

So a terrorist organization has tried to manufacture a false front or a false facade for itself. They called themselves CAIR, or the Council on Arab Islamic Relations. They set up shop here in America. They wanted to be the voice for the Muslim community in the United States, even though they are the voice for the violent Muslim Brotherhood terrorist group, which, by the way, was outlawed in Egypt for about 30 years under former President Mubarak.

And then the Muslim Brotherhood came in. They became the party of record in Egypt. The former President of the Muslim Brotherhood became the President of Egypt, until the people of Egypt decided to go into the streets, in the largest human demonstration in history, to take their country back because they didn't want the cruelties of this organization.

It's bizarre to think that this organization, CAIR, was having any relationship of any kind with the United States Government, with the Obama administration, and with the FBI.

When you think about our chief law enforcement organization, which we all have great respect for, it's incomprehensible that the FBI would be reaching out in a so-called engagement strategy and bring in this Muslim Brotherhood front group to advise the FBI on how to deal with Muslims.

So here you have a terrorist organization that tries to put a new face on themselves, call themselves CAIR, a terrorist organization, come into the United States, and our FBI is working with them and asking CAIR to advise them on how to reach out and deal with the Muslim community? No wonder the FBI Director Mueller said, We're not going to have this anymore, and decided we wouldn't have that engagement. And it's disturbing to hear that there was continual engagement going on with this organization.

One thing that I've noticed with a lot of these organizations that have sometimes nefarious purposes—certainly CAIR would be one of those groups—what is very interesting is that a lot of times these groups do change their name. They change it to protect the guilty because people are on to them, and that's exactly what's happened with CAIR. People figured out who they are, just like you said, Representative GOHMERT, Mr. Speaker, that the CAIR organization was found to be part of this terrorist coalition and involved in terrorist financing in the Holy Land Foundation case.

So, now that this word is getting out to the American people in a mainstream way, now they change their name to WTF. Well, it's kind of self-explanatory. WTF, that will be the new acronym. But the American people are smart. It's just the same group. They changed their name to protect the guilty terrorist organization they were before, a front group they were today. It doesn't matter what their name is. WTF may be a very good name for this organization, may be a very good name, but it doesn't change and alter who they are underneath.

I'm glad that you brought that up.

Mr. GOHMERT. Reclaiming my time, it's also important to note, the American people are smart, but somebody at this administration continues to give CAIR access to the White House, to the administration, continues to listen to them.

I know the gentlelady from Minnesota and I were there to go through

the materials that were purged from FBI training materials, and you actually came back and went through some additional materials later that I didn't, the only one to have done that.

And it's interesting, again, to me that it was CAIR's complaining. Here they are, a Muslim Brotherhood front organization, according to the courts, and they complained about instruction on radical Islam and the material is removed.

At the same time, another organization, the Islamic Society of North America, ISNA, was also one of those mentioned, a named coconspirator in the Holy Land Foundation trial. And ISNA's President, Mohamed Magid, Imam Mohamed Magid, has—every time we hear about him it seems like it's another piece of influence he has had on the White House.

And I know I've even read a speech given by the Chief of Staff of the President himself, Denis McDonough, when he was the Deputy National Security Advisor. He spoke at the All Dulles Area Muslim Society, ADAMS—and I'm sure John Adams appreciates this. But he spoke at the All Dulles Area Muslim Society and thanked Imam Magid for his wonderful prayers during the Iftar celebration at the White House.

We know the head of ISNA, Imam Magid, has been in the center of the State Department, was there when President Obama gave a speech. He supposedly had helped him with his speech about the Middle East, which explains why there were problems with things the President said in his speech that were an insult to Israel and not factually accurate.

So, just as the letter that we signed, five different letters, five different statements of fact in each of those five letters, but just as they pointed out, we know there is Muslim Brotherhood influence in each of those Departments. All we were asking for, not an indictment, just please investigate your Department, as this limited IG inspection did at Justice, of the FBI, and tell us how extensive or how little the influence is. We know there's some there, so is it very little? Is it great?

It's still a legitimate question. And I think, in view of the IG report, it's time to revise our letter to the Department of Justice and make further inquiries, because there's more information the gentlelady from Minnesota and I have obtained that indicates it's an even bigger problem than we knew at the time that those letters were sent.

I yield to my friend from Minnesota.

Mrs. BACHMANN. I thank the gentleman for yielding.

I think one thing that absolutely shocked me was in the month of June, when an individual who was the chief deputy of the spiritual advisor of the Muslim Brotherhood—Qaradawi is the spiritual advisor for the Muslim Brotherhood. His deputy, whose name is bin Bayyah, was granted a visa by the

United States State Department to come into the United States.

Now, that's pretty unusual. You have a terrorist organization that was outlawed in Egypt formerly, and the United States Government is issuing a visa to the chief deputy of the spiritual advisor of the Muslim Brotherhood. That, in itself, should kind of raise concern. Not only was he granted a visa, he came into the United States this June. He had a meeting in the White House.

How do we know that?

Bin Bayyah put a photo up on his Web site and bragged about this meeting that he had, and he said it was in the White House, in the Executive Office Building. He named the people. There were people, obviously, in the photo. And he said, during the course of that meeting, he came in and requested that the White House give arms and training and weapons to terrorists that would be fighting in Syria. That was what the request was that he made. That's in his words. That's not my words. That was in bin Bayyah's words on his Web site.

Well, just this last Monday, not the Monday of this week but the Monday before, on the same day as the tragic shooting of 13 people at the Navy Yard here in Washington, D.C., just 2 miles from where Representative GOHMERT and I are standing today, Mr. Speaker, on that same day, President Obama signed a waiver to the Arms Export Control Act. Nobody heard about it because it was a big news day. Thirteen Americans were gunned down that day by an individual.

But this is very big news because President Obama, when he signed this waiver of section 40 and section 40(a) of the Arms Export Control Act, what he did is waived the prohibition against the United States arming terrorists, including al Qaeda, in Syria. And this isn't MICHELE BACHMANN saying this. This isn't Representative LOUIE GOHMERT saying this. This is the White House saying this and also major news reports coming out that the President signed this waiver.

Now, I want to just repeat it, because this was hard for me to understand when I heard this, that our President of the United States, Barack Obama—this is not meant to insult him in any way, it's just meant to inform the American people—he signed a waiver from the prohibition.

It would make sense that we would prohibit spending U.S. tax money to arm terrorists. That would make sense that we wouldn't want to do something like that. No arming of terrorists, especially al Qaeda. We've only been trying to fight them and defeat them for 12 years, minimum, more than that.

But a week ago Monday, President Obama chose to waive that prohibition; and, as myself and Representative GOHMERT are standing on the floor today in this greatest of all deliberative bodies in the world, it is a fact, today, in the United States, that our President has

intentionally chosen to arm terrorists, including al Qaeda.

Now, I think it's important that the American people know that, that our President signed that piece of legislation—or not legislation, waiver, because if that was legislation that came on this floor, I don't think you would find Democrat Members of Congress who would be willing to vote for that measure. I don't believe they would, because one thing I know about this Congress, we're pretty bipartisan when it comes to national security. I don't care what your political background is, you want this country safe; and I'm very, very proud of what I've seen coming from Democrats and Republicans working together, because we want national security.

But this is a big issue, and that's why I think it's very important that Representative GOHMERT is bringing up this issue, Mr. Speaker, about the level of influence of the violent terrorist organization known as the Muslim Brotherhood, what their presence is in the United States, and, most particular, what their influence is on our United States Government.

Mr. GOHMERT. Reclaiming my time, that is an extraordinary development, our President deciding, after America rose up so clearly with, basically, one voice, saying, do not get us involved in Syria.

I know in my own office, we had heard from, I think, three people who did not live in our district and between 1,300, 1,400 that did, saying, do not get involved in the war in Syria.

And we knew at the time that the largest part of the rebels were al Qaeda-linked. We knew that President Assad was backed by Iran and Hezbollah and with Shia. We knew that the rebels, the largest part of them, were Sunni, al Qaeda, Muslim Brotherhood, and there's no reason to get in the middle of that. And, frankly, that's why, since we know so much about the Muslim Brotherhood terrorist activities abroad, despite CNN's reporting and so many reporting about the so-called coup in Egypt, we knew, the gentlelady from Minnesota and I having been in Egypt in the last few weeks and talking to so many people and doing our own homework, that that was not a coup. And the Coptic Christian Pope told both the lady from Minnesota and me that that was not a coup; that was the Egyptian people rising up.

And I did not know—maybe the gentlelady from Minnesota knew. I did not realize that the constitution in Egypt that America supposedly gave them advice about, didn't have a provision for impeachment. So when they had a Muslim Brotherhood sympathizer as the President who was disregarding the constitution, there was no way they could bring impeachment charges to get him out.

They had one answer, one solution, and they acted peacefully; and millions—millions—more than ever has protested in the history of the world,

came out to the streets and demanded the Egyptian military remove the President. And they did so, and he's awaiting trial. I'm hoping they'll wait until newly elected officials are present so that they can have the trial of former President Morsi in front of a new regime that's elected by the people.

□ 1845

But we didn't help give them any options there. And yet so much of the mainstream media has been reporting, as the Muslim Brotherhood has been killing Christians, killing moderate Muslims, and just destroying and burning churches, that it's basically the military, when it's not the military at all. It's the Muslim Brotherhood.

And they have made clear they'll burn the country down, and they'll kill everybody they can in order to get Egypt back under radical Islamic control. Because for those that envisioned a new Ottoman Empire, envisioned the beginning of a worldwide caliphate, they could not afford, in their dream of running the world as one massive, radical Islamic caliphate, to lose Egypt. And they were willing to do whatever violence they had to do to avoid that. As the gentlelady has mentioned, the Muslim Brotherhood now has been outlawed in Egypt. I really applaud the efforts of the people in Egypt.

I couldn't help but be amused by some of the mainstream and then some of the far left-wing reporting about my coming here to the floor and showing blowups of pictures and giving speeches here about what the Egyptian people were doing and rising up and that they were upset not with America—they showed by their signs they love America—but they were upset with our President. Frankly, in my own ignorance, I didn't even know who our Ambassador was, but the people of Egypt knew. They had signs out there. They are upset with her. They were upset with the Obama administration. But they love America.

And I thank the gentlelady from Minnesota for her valuable input, and I yield back the balance of my time.

OBAMA CARES

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2013, the Chair recognizes the gentlewoman from Florida (Ms. WILSON) for 30 minutes.

Ms. WILSON of Florida. Mr. Speaker, this is my own little "non-filibuster" in the House of Representatives. I simply cannot stay quiet when a crowning achievement for the American people is under attack.

The term "ObamaCare" was coined by Republicans in 2010 to mock the Affordable Care Act. Well, this is one place where I agree with the Republicans. I believe that ObamaCare is the perfect name for the Affordable Care Act because the Affordable Care Act is proof that Obama cares. He cares about

America's families. He cares about mothers. He cares about fathers. He cares about young people. He cares about babies. He cares about seniors. He cares about the future of the American people. Yes, Obama cares.

We know that Obama cares because insurance companies can no longer deny 17 million children with pre-existing conditions health coverage. We know that Obama cares because 105 million Americans with life-threatening diseases no longer have to live in fear of maxing out on their lifetime dollar limits on their insurance coverage. We know that Obama cares because more than 3 million young people up to age 26 can now have coverage because insurance companies can no longer remove them from their parents' plans.

Mr. Speaker, I do not want to say that the people in Congress who oppose ObamaCare do not care, but I need help in understanding this dilemma. Where do they live? Who do they represent? Who could oppose health care for their constituents?

The opponents of ObamaCare have not proposed a single serious alternative to provide health care coverage. Their constituents get sick, too. Have these Members of Congress ever been sick? Have they ever had a sick family member without insurance coverage? Have they ever been to a public emergency room? They should be afraid for their neighbors, their friends and family who may someday become jobless, uninsured, and sick. They will lose everything that they own.

Who do these people represent? Do they represent robots? Do they feel? Do they bleed? Do they have pain?

Members of Congress should be encouraging people to get coverage and expand access to health care. We can stop the crisis of uninsurance that is killing people, draining our tax dollars, and degrading our health system. Instead, too many legislators are spreading myths and half-truths about the only plausible plan that exists right now to end our health care crisis.

ObamaCare is not a government takeover. To the contrary, it is an improvement on our private, free market-oriented health care system. You will have choices. You will have access. If you are unemployed with no health care, you will likely get it. If you are employed with health care, you will likely experience no change in your present health care coverage. If you are on Medicare, do not be frightened. You will experience no changes in your Medicare coverage.

The Federal Government is simply making it easier and cheaper for people who have no insurance to get insured. The Federal Government will subsidize your health care bills according to your income status. ObamaCare is trying to ensure that no one's livelihood is destroyed by a serious illness.

When I was an elementary school principal, I worked to help a homeless family whose children were attending

my school. The father was a professional man—an optician—whose lifetime was destroyed when he hit his lifetime cap for health care coverage because of serious medical conditions related to sickle cell anemia. They suffered. They lost everything—their home, their dignity, their health. The whole school joined in to help them through this crisis. This family was forced to work incredibly hard to survive. They would not have had to face such a hardship if the Affordable Care Act protections were in place.

We know that ObamaCare is about women because pregnancy can no longer be considered a preexisting condition. We know that ObamaCare is about young people because young people—the likeliest to be involved in auto crashes or motorcycle crashes or drug use—will be insured. They are not invincible, as they so often believe. As it stands now, someone has to pick up the tab when they make a mistake. They need to be insured.

Have you been to a public emergency room lately? It's a nightmare. People everywhere are suffering, waiting endlessly for their turn. So many of these patients are not insured and cannot pay. Not only do they suffer, but the taxpayers and public health system also suffer. The costs are passed on down the line. What a relief it would be for our public hospitals and for the taxpayers if we could ensure that every person in America that was eligible has health insurance.

This is about fiscal responsibility. People want to be insured. They want the peace of mind and stability. ObamaCare is about the economic future of this Nation because the Affordable Care Act ensures that Americans pay for all the health care services they use. Preventive care would save so much money and save so many lives.

Mr. Speaker, no one said that this would be easy. Progress is never easy. We went through this struggle with Social Security in 1935. Before Social Security, senior citizens suffered and died in poverty. Social Security provoked a tremendous backlash from conservatives. Members of Congress even fought to strip domestic workers and agricultural workers of their benefits in order to keep African Americans out of the system. We had to fight, but we ultimately succeeded in building a Social Security system that keeps tens of millions of Americans out of poverty. We have come a long way.

We went through this struggle with Medicare in 1965. Back then, Republicans, including then-California Governor Ronald Reagan, declared that Medicare was a "Soviet-style health model" and the end of freedom in America. But we ultimately succeeded in building a health care system for the elderly that prevents untold suffering and death.

ObamaCare is about 30 million lives. October 1, 2013. It's about marching forward in the proud tradition of Social Security and Medicare. It's about

marching toward the goal of a society that truly cherishes human life.

Nobody said that it would be easy. We knew it would be difficult. We knew it would be hard. We've been here before. We fought hard—and we won. And we're on our way to another crowning achievement in the history of this Nation, simply because Barack Hussein Obama cares.

I yield back the balance of my time.

REPORT ON RESOLUTION WAIVING REQUIREMENT OF CLAUSE 6(a) OF RULE XIII WITH RESPECT TO CONSIDERATION OF CERTAIN RESOLUTIONS REPORTED FROM THE COMMITTEE ON RULES, AND RELATING TO CONSIDERATION OF THE SENATE AMENDMENT TO H.R. 2642, FEDERAL AGRICULTURE REFORM AND RISK MANAGEMENT ACT OF 2013

Mr. SESSIONS, from the Committee on Rules, submitted a privileged report (Rept. No. 113-231) on the resolution (H. Res. 361) waiving a requirement of clause 6(a) of rule XIII with respect to consideration of certain resolutions reported from the Committee on Rules, and relating to consideration of the Senate amendment to the bill (H.R. 2642) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes, which was referred to the House Calendar and ordered to be printed.

SENATE BILL REFERRED

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

S. 252. An act to reduce preterm labor and delivery and the risk of pregnancy-related deaths and complications due to pregnancy, and to reduce infant mortality caused by prematurity; to the Committee on Energy and Commerce.

ENROLLED BILLS SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 527. An act to amend the Helium Act to complete the privatization of the Federal helium reserve in a competitive market fashion that ensures stability in the helium markets while protecting the interests of American taxpayers, and for other purposes.

H.R. 3092. An act to amend the Missing Children's Assistance Act, and for other purposes.

SENATE ENROLLED BILL SIGNED

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

S. 793. An act to support revitalization and reform of the Organization of American States, and for other purposes.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 6 o'clock and 59 minutes p.m.), the House adjourned until tomorrow, Friday, September 27, 2013, at 9 a.m.

EXECUTIVE COMMUNICATIONS,
ETC.

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

3098. A letter from the Under Secretary, Department of Defense, transmitting a report of a violation of the Antideficiency Act, Army Case Number 11-07; to the Committee on Appropriations.

3099. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's final rule — Medicaid Program; State Disproportionate Share Hospital Allotment Reductions [CMS-2367-F] (RIN: 0938-AR31) received September 18, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

3100. A letter from the Deputy Director, Regulations Policy and Management Staff, Department of Health and Human Services, transmitting the Department's final rule — Listing of Color Additives Exempt From Certification; Mica-Based Pearlescent Pigments; Confirmation of Effective Date [Docket No.: FDA-2012-C-0224] received September 17, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

3101. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's final rule — World Trade Center Health Program; Addition of Prostate Cancer to the List of WTC-Related Health Conditions [Docket No.: CDC-2013-0012; NIOSH-267] (RIN: 0920-AA54) received September 18, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

3102. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting pursuant to section 3(d) of the Arms Export Control Act, as amended, certification regarding the proposed transfer of major defense equipment (Transmittal No. RSAT-13-3561); to the Committee on Foreign Affairs.

3103. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTT 13-127, pursuant to the reporting requirements of Section 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

3104. A letter from the Director, International Broadcasting Bureau, Broadcasting Board of Governors, transmitting Fiscal Year 2013 Federal Activities Inventory Reform Act submission; to the Committee on Oversight and Government Reform.

3105. A letter from the Director, Office of National Drug Control Policy, transmitting the Office's report entitled, "Fiscal Year 2012 Performance Summary Report"; to the Committee on Oversight and Government Reform.

3106. A letter from the Chief Administrative Officer, transmitting the quarterly report of receipts and expenditures of appropriations and other funds for the period July 1, 2013 through September 30, 2013 as compiled by the Chief Administrative Officer, pursuant to 2 U.S.C. 104a Public Law 88-454; (H. Doc. No. 113—65); to the Committee on House Administration and ordered to be printed.

3107. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Special

Local Regulation; Cumberland River, Mile 190.0 to 192.0; Nashville, TN [USCG-2013-0721] (RIN: 1625-AA08) received September 19, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3108. A letter from the Paralegal Specialist, Department of Transportation, transmitting The Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure; Miscellaneous Amendments [Docket No.: 30914; Amdt. No. 3549] received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3109. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Point Thomson, AK [Docket No.: FAA-2012-1175; Airspace Docket No.: 12-AAL-11] received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3110. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Lexington, OK [Docket No.: FAA-2013-0272; Airspace Docket No.: 13-ASW-10] received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3111. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; General Electric Company Turbofan Engines [Docket No.: FAA-2013-0195; Directorate Identifier 2013-NE-08-AD; Amendment 39-17553; AD 2013-16-15] (RIN: 2120-AA64) received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3112. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30915; Amdt. No. 3550] received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3113. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus Airplanes [Docket No.: FAA-2012-1321; Directorate Identifier 2011-NM-147-AD; Amendment 39-17528; AD 2013-15-12] (RIN: 2120-AA64) received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3114. A letter from the Paralegal Specialist, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; PIAGGIO AERO INDUSTRIES S.p.A Airplanes [Docket No.: FAA-2013-0472; Directorate Identifier 98-CE-097-AD; Amendment 39-17538; AD 99-07-10 R1] (RIN: 2120-AA64) received September 9, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3115. A letter from the FMCSA Regulatory Ombudsman, Department of Transportation, transmitting the Department's final rule — Unified Registration System [Docket No.: FMCSA-1997-2349] (RIN: 2126-AA22) received September 19, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

3116. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Application of Section 179(f) for Qualified Real Property [Notice 2013-59] received September 17, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

3117. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Update for Weighted Average Interest Rates, Yield Curves, and Segment Rates [Notice 2013-58] received September 17, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

REPORTS OF COMMITTEES ON
PUBLIC BILLS AND RESOLUTIONS

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

Mr. GOODLATTE: Committee on the Judiciary. H.R. 1493. A bill to impose certain limitations on consent decrees and settlement agreements by agencies that require the agencies to take regulatory action in accordance with the terms thereof, and for other purposes (Rept. 113-230). Referred to the Committee of the Whole House on the state of the Union.

Mr. SESSIONS: House Committee on Rules. H. Res. 361. Resolution waiving a requirement of clause 6(a) of rule XIII with respect to consideration of certain resolutions reported from the Committee on Rules, and relating to consideration of the Senate amendment to the bill (H.R. 2642) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes (Rept. 113-231). Referred to the House Calendar.

PUBLIC BILLS AND RESOLUTIONS

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

By Mr. COFFMAN (for himself and Mr. COOPER):

H.R. 3184. A bill to provide for auditable financial statements for the Department of Defense, and for other purposes; to the Committee on Armed Services.

By Mr. GENE GREEN of Texas (for himself, Ms. JACKSON LEE, Mr. AL GREEN of Texas, Mr. OLSON, and Mr. STOCKMAN):

H.R. 3185. A bill to establish the Buffalo Bayou National Heritage Area in the State of Texas, and for other purposes; to the Committee on Natural Resources.

By Mr. KIND (for himself and Mr. BACHUS):

H.R. 3186. A bill to award a Congressional Gold Medal to Hank Aaron, in recognition of his contributions to the national pastime of baseball and his perseverance in overcoming discrimination and adversity to become a role model for all Americans; to the Committee on Financial Services.

By Ms. SINEMA (for herself and Ms. GABBARD):

H.R. 3187. A bill to appropriate such funds as may be necessary to ensure that members of the Armed Forces, including reserve components thereof, and supporting civilian and contractor personnel continue to receive pay and allowances for active service performed when a Governmentwide shutdown occurs, and for other purposes; to the Committee on Armed Services, and in addition to the Committee on Transportation and Infrastructure, 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. MCCLINTOCK (for himself, Mr. BISHOP of Utah, Mrs. LUMMIS, Mr. LAMALFA, Mr. WALDEN, Mr. MCCARTHY of California, Mr. NUNES, Mr. COOK, Mr. DENHAM, Mr. HASTINGS of Washington, and Mr. VALADAO):

H.R. 3188. A bill to expedite the planning and implementation of salvage timber sales as part of Forest Service and Department of the Interior restoration and rehabilitation activities for lands within the Stanislaus National Forest and Yosemite National Park and Bureau of Land Management lands adversely impacted by the 2013 Rim Fire in California; to the Committee on Agriculture, and in addition to the Committee on Natural Resources, 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. TIPTON (for himself, Mr. BISHOP of Utah, Mr. MCCLINTOCK, Mr. AMODEI, and Mr. POLIS):

H.R. 3189. A bill to prohibit the conditioning of any permit, lease, or other use agreement on the transfer, relinquishment, or other impairment of any water right to the United States by the Secretaries of the Interior and Agriculture; to the Committee on Natural Resources, and in addition to the Committee on Agriculture, 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. CHABOT (for himself, Mr. GOODLATTE, Mr. CONYERS, Mr. SENBRENNER, and Mr. SCOTT of Virginia):

H.R. 3190. A bill to provide for the continued performance of the functions of the United States Parole Commission, and for other purposes; to the Committee on the Judiciary.

By Mr. COHEN (for himself and Ms. NORTON):

H.R. 3191. A bill to amend the Small Business Act to increase the maximum loan amount for loans under the microloan program; to the Committee on Small Business.

By Mr. DUFFY:

H.R. 3192. A bill to amend the Consumer Financial Protection Act of 2010 to bring the Bureau of Consumer Financial Protection into the regular appropriations process, and for other purposes; to the Committee on Financial Services.

By Mr. DUFFY:

H.R. 3193. A bill to amend the Consumer Financial Protection Act of 2010 to strengthen the review authority of the Financial Stability Oversight Council of regulations issued by the Bureau of Consumer Financial Protection, and for other purposes; to the Committee on Financial Services.

By Mr. DUFFY:

H.R. 3194. A bill to amend the Dodd-Frank Wall Street Reform and Consumer Protection Act to remove certain special deference provided by courts to the Bureau of Consumer Financial Protection when the Bureau is interpreting provisions of a Federal consumer financial law; to the Committee on Financial Services, and in addition to the Committee on the Judiciary, 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. ISRAEL:

H.R. 3195. A bill to amend the Foreign Intelligence Surveillance Act of 1978 to provide for the designation of Foreign Intelligence Surveillance Court judges by the President, majority of the Supreme Court, Speaker and minority leader of the House of Representatives, and majority leader and minority lead-

er of the Senate, and to provide for the public disclosure of Foreign Intelligence Surveillance Court decisions; to the Committee on the Judiciary, and in addition to the Committee on Intelligence (Permanent Select), 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. LATTA (for himself and Mr. GENE GREEN of Texas):

H.R. 3196. A bill to amend the Communications Act of 1934 to prohibit the Federal Communications Commission from adopting certain rules or policies relating to multi-channel video programming distributors, and for other purposes; to the Committee on Energy and Commerce.

By Mr. LATTA (for himself, Mr. THOMPSON of Mississippi, Mr. WITTMAN, and Mr. WALZ):

H.R. 3197. A bill to protect and enhance opportunities for recreational hunting, fishing, and shooting, and for other purposes; to the Committee on Natural Resources, and in addition to the Committees on Agriculture, Energy and Commerce, Transportation and Infrastructure, and the Judiciary, 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. PEARCE:

H.R. 3198. A bill to amend the Patient Protection and Affordable Care Act to prohibit government subsidies for the purchase of health plans by Members of Congress and congressional staff and to apply to Delegates and Resident Commissioners to the Congress, and to employees of committees and leadership offices of Congress, the requirement of such Act that the only health plans that the Federal Government may make available to Members of Congress and congressional staff are plans created or offered through an Exchange established under such Act; to the Committee on House Administration, and in addition to the Committee on Energy and Commerce, 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. STOCKMAN (for himself, Mr. POSEY, Mr. GOHMERT, Mr. OLSON, Mr. LAMALFA, Mr. WEBER of Texas, and Mr. BURGESS):

H.R. 3199. A bill to safeguard military and civilian personnel on military bases by repealing bans on military personnel carrying firearms, and for other purposes; to the Committee on Armed Services, and in addition to the Committee on the Judiciary, 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. FLEMING (for himself, Mr. ROE of Tennessee, Mr. CARTER, Mr. GOSAR, Mr. MARINO, Mr. CULBERSON, Mr. LAMALFA, Mr. GOHMERT, Mr. POSEY, Mrs. BACHMANN, Mr. STUTZMAN, Mr. CASSIDY, Mr. STOCKMAN, and Mrs. LUMMIS):

H. Res. 360. A resolution expressing the sense of the House of Representatives that Congress should retain its authority to borrow money on the credit of the United States and not cede this power to the President; to the Committee on Ways and Means.

CONSTITUTIONAL AUTHORITY STATEMENT

Pursuant to clause 7 of rule XII of the Rules of the House of Representatives, the following statements are sub-

mitted regarding the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution.

By Mr. COFFMAN:

H.R. 3184.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 14 states that Congress shall have the power "to make rules for the government and regulation of the land and naval forces;"

Article 1, Section 8, Clause 16 states that Congress shall have the power "to provide for organizing, arming, and disciplining the militia;" and

Article 1, Section 8, Clause 18 states that Congress shall have the power "to make all laws which shall be necessary and proper for carrying into execution the foregoing powers. . . ."

Congressional power over the finances of the Department of Defense is an exclusive power. This includes the inherent right of Congress to direct the Department of Defense to conduct an audit of its finances and manage the manner in which this is conducted.

By Mr. GENE GREEN of Texas:

H.R. 3185.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution and Article IV, Section 3, Clause 2.

By Mr. KIND:

H.R. 3186.

Congress has the power to enact this legislation pursuant to the following:

Article I Section 8.

By Ms. SINEMA:

H.R. 3187.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1 and Article I, Section 8, Clause 12

By Mr. MCCLINTOCK:

H.R. 3188.

Congress has the power to enact this legislation pursuant to the following:

Article IV, Section 3, Clause 2 confers on Congress the authority to manage and regulate territory or other property held by the United States.

"The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State."

By Mr. TIPTON:

H.R. 3189.

Congress has the power to enact this legislation pursuant to the following:

The constitutional authority of Congress to enact this legislation is provided by Article 4 Section 3 Clause 2 of the United States Constitution, which states the Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States; and nothing in this Constitution shall be so construed as to Prejudice any Claims of the United States, or of any particular State.

By Mr. CHABOT:

H.R. 3190.

Congress has the power to enact this legislation pursuant to the following:

The authority to enact this bill is derived from, but may not be limited to, Article I, Section 8, Clause 3 of the United States Constitution.

By Mr. COHEN:

H.R. 3191.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1 of the United States Constitution, known as the General Welfare Clause.” This provision grants Congress the broad power “to pay the Debts and provide for the common defense and general welfare of the United States.”

By Mr. DUFFY:
H.R. 3192.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. DUFFY:
H.R. 3193.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. DUFFY:
H.R. 3194.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.

By Mr. ISRAEL:
H.R. 3195.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8.
By Mr. LATTA:
H.R. 3196.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3
The Congress shall have Power to regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes

By Mr. LATTA:
H.R. 3197.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3
The Congress shall have Power to regulate Commerce with foreign Nations, and among the several States, and with the Indian Tribes

Article IV, Section 3, Clause 2
The Congress shall have Power to dispose of and make all needful Rules and Regulations respecting the Territory or other Property belonging to the United States

Amendment II

A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

By Mr. PEARCE:
H.R. 3198.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 3 of the United States Constitution grants Congress the power to enact this law.

By Mr. STOCKMAN:
H.R. 3199.

Congress has the power to enact this legislation pursuant to the following:

The Second Amendment: A well regulated Militia, being necessary to the security of a free State, the right of the people to keep and bear Arms, shall not be infringed.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 7: Mr. SMITH of Missouri and Mr. COLINS of Georgia.

H.R. 137: Mr. GRAYSON.

H.R. 184: Ms. DUCKWORTH.

H.R. 278: Mr. O'ROURKE.

H.R. 318: Mr. POSEY.

H.R. 320: Mr. GRAYSON.

H.R. 346: Mr. ROGERS of Alabama, Mr. PETERSON, and Mr. SMITH of Missouri.

H.R. 350: Mr. LAMBORN and Mr. HARRIS.

H.R. 366: Mr. SMITH of Washington and Mr. ENGEL.

H.R. 383: Mr. ENYART.

H.R. 523: Mr. SEAN PATRICK MALONEY of New York and Mr. GALLEGO.

H.R. 541: Mr. MORAN, Mr. LATHAM, Mr. DOYLE, Mr. TONKO, Ms. SLAUGHTER, and Mr. LANGEVIN.

H.R. 543: Mr. GRAYSON, Mr. YODER, Mr. MCDERMOTT, Mr. HINOJOSA, Mr. VARGAS, and Mr. COOK.

H.R. 676: Mr. FATTAH and Mr. LOWENTHAL.

H.R. 685: Mr. MATHESON and Ms. WILSON of Florida.

H.R. 724: Mr. WHITFIELD, Mr. CÁRDENAS, Mr. RENACCI, Mr. NUGENT, Mr. HOLDING, Mr. MICA, and Mrs. NOEM.

H.R. 764: Mr. KEATING.

H.R. 855: Mr. TONKO, Mr. HASTINGS of Florida, Mr. DAINES, Mr. GERLACH, and Mr. HECK of Washington.

H.R. 920: Mr. GERLACH and Mr. LOEBSACK.

H.R. 1000: Ms. MOORE.

H.R. 1010: Ms. KUSTER.

H.R. 1024: Mr. MICHAUD.

H.R. 1037: Mr. HECK of Washington.

H.R. 1078: Mr. NUGENT.

H.R. 1095: Mr. FRANKS of Arizona and Mr. BILIRAKIS.

H.R. 1130: Mr. JEFFRIES.

H.R. 1159: Mr. KILMER.

H.R. 1173: Mr. CICILLINE and Mr. GARAMENDI.

H.R. 1179: Mr. NEAL, Mrs. NEGRETE MCLEOD, and Mr. BERA of California.

H.R. 1199: Mr. RUIZ.

H.R. 1255: Mr. HORSFORD.

H.R. 1310: Mr. GRIFFIN of Arkansas.

H.R. 1461: Mr. SIMPSON.

H.R. 1462: Mr. SIMPSON.

H.R. 1507: Mr. KILDEE, Mr. POLIS, Mr. KENNEDY, and Mr. GRAYSON.

H.R. 1508: Ms. WATERS and Mr. RIGELL.

H.R. 1518: Mr. MCDERMOTT, Mr. LANCE, Mr. BEN RAY LUJÁN of New Mexico, Mr. VARGAS, Mr. HECK of Washington, and Mr. SHERMAN.

H.R. 1563: Mr. POE of Texas.

H.R. 1597: Mr. HASTINGS of Florida.

H.R. 1635: Mr. POCAN and Mr. RANGEL.

H.R. 1666: Mr. RANGEL, Mr. JONES, and Mr. YODER.

H.R. 1708: Mrs. BLACK and Mr. STOCKMAN.

H.R. 1726: Mr. SWALWELL of California, Mr. MICA, Mr. CARTER, Ms. CHU, Mr. DOGGETT, Mr. CONYERS, and Ms. KELLY of Illinois.

H.R. 1731: Mr. VARGAS, Ms. FRANKEL of Florida, Ms. BROWNLEY of California, Ms. LOFGREN, Mr. SHERMAN, and Mr. SCOTT of Virginia.

H.R. 1779: Mrs. KIRKPATRICK, Mr. COLLINS of New York, Mr. MEEHAN, Mr. ROGERS of Michigan, Mr. UPTON, and Mr. HOLDING.

H.R. 1787: Mrs. KIRKPATRICK.

H.R. 1812: Mr. LARSEN of Washington.

H.R. 1814: Mr. PAULSEN.

H.R. 1827: Mr. LOEBSACK.

H.R. 1830: Ms. BROWNLEY of California.

H.R. 1884: Mr. ENYART.

H.R. 1920: Mr. THOMPSON of Mississippi, Mr. DAVID SCOTT of Georgia, and Mr. YOUNG of Alaska.

H.R. 1984: Mr. MICHAUD, Mr. CONNOLLY, Ms. LEE of California, and Mr. ANDREWS.

H.R. 2041: Mrs. CAPITO.

H.R. 2053: Mr. GRAVES of Missouri.

H.R. 2058: Mr. CICILLINE, Ms. SHEA-PORTER, Ms. JACKSON LEE, and Mr. BACHUS.

H.R. 2066: Mr. FARENTHOLD.

H.R. 2189: Mr. ISSA.

H.R. 2288: Mr. HIMES and Ms. MOORE.

H.R. 2300: Mr. YODER and Mr. ROTHFUS.

H.R. 2302: Mr. SEAN PATRICK MALONEY of New York, Mr. LATHAM, and Ms. PINGREE of Maine.

H.R. 2330: Mr. YODER.

H.R. 2426: Mr. SWALWELL of California.

H.R. 2476: Mr. KING of New York.

H.R. 2482: Ms. MCCOLLUM, Mr. BLUMENAUER, and Ms. FOX.

H.R. 2502: Mr. VARGAS and Ms. BROWNLEY of California.

H.R. 2504: Mr. HECK of Washington.

H.R. 2553: Mrs. NAPOLITANO.

H.R. 2590: Mr. DAINES.

H.R. 2619: Ms. LOFGREN.

H.R. 2632: Mr. BLUMENAUER.

H.R. 2663: Ms. GRANGER.

H.R. 2692: Mr. O'ROURKE and Ms. KUSTER.

H.R. 2725: Mr. PERLMUTTER, Mr. TONKO, Ms. BONAMICI, and Mr. PRICE of North Carolina.

H.R. 2734: Ms. EDDIE BERNICE JOHNSON of Texas.

H.R. 2737: Mr. MORAN.

H.R. 2760: Mr. HONDA.

H.R. 2767: Mr. PRICE of Georgia and Mr. WILLIAMS.

H.R. 2780: Mr. HASTINGS of Florida and Mr. CARSON of Indiana.

H.R. 2790: Mr. MICHAUD.

H.R. 2801: Mr. THOMPSON of Mississippi.

H.R. 2809: Mr. SMITH of Missouri, Mr. SHUSTER, Mr. HUNTER, Mr. SCHOCK, Mr. AMODEI, Mr. RENACCI, Mr. FORTENBERRY, Mr. PITTENGER, Mr. CRAMER, and Mr. GIBBS.

H.R. 2839: Ms. ESHOO, Mr. HONDA, and Mr. LYNCH.

H.R. 2857: Ms. MENG.

H.R. 2894: Mr. LATHAM and Mr. REED.

H.R. 2908: Mr. KLINE.

H.R. 2914: Mr. THOMPSON of Mississippi and Ms. SHEA-PORTER.

H.R. 2917: Mr. GALLEGO.

H.R. 2931: Mr. THOMPSON of Mississippi.

H.R. 2935: Mr. MORAN.

H.R. 2975: Mr. MEEKS.

H.R. 2976: Mr. MEEKS.

H.R. 2997: Mr. SMITH of Missouri.

H.R. 2998: Ms. NORTON.

H.R. 2999: Ms. LEE of California.

H.R. 3002: Mr. KINGSTON, Mr. LAMALFA, and Mr. LONG.

H.R. 3005: Mr. HIGGINS and Ms. GRANGER.

H.R. 3026: Mr. MARCHANT.

H.R. 3040: Ms. NORTON.

H.R. 3041: Mr. LATHAM.

H.R. 3045: Ms. ESTY.

H.R. 3047: Ms. WILSON of Florida.

H.R. 3076: Mr. BURGESS and Mr. MARCHANT.

H.R. 3082: Mr. MCCAUL.

H.R. 3088: Ms. BASS, Ms. SCHAKOWSKY, Mr. CUMMINGS, Mr. SCOTT of Virginia, Mr. POCAN, Mr. MEEKS, and Mr. ENYART.

H.R. 3099: Mr. GARCIA.

H.R. 3103: Ms. ESHOO, Mr. WOLF, Mr. KING of New York, Mr. ENYART, and Mr. WEST-MORELAND.

H.R. 3105: Mr. GRIFFIN of Arkansas and Mr. THOMPSON of Mississippi.

H.R. 3106: Mr. YOUNG of Indiana.

H.R. 3111: Mr. CASTRO of Texas.

H.R. 3115: Ms. SHEA-PORTER.

H.R. 3135: Mr. MEEKS.

H.R. 3152: Mr. YOUNG of Indiana.

H.R. 3154: Mr. MCHENRY and Mr. MARCHANT.

H.R. 3169: Ms. DUCKWORTH.

H.R. 3179: Mr. MURPHY of Florida.

H.J. Res. 34: Mr. ENYART.

H.J. Res. 51: Mr. SALMON.

H.J. Res. 64: Mr. GUTHRIE, Mr. POMPEO, and Mr. MURPHY of Pennsylvania.

H. Con. Res. 36: Ms. CHU.

H. Con. Res. 51: Ms. ESHOO.

H. Res. 135: Mr. KILMER.

H. Res. 147: Mr. PITTENGER and Mr. DUNCAN of Tennessee.

H. Res. 227: Ms. LOFGREN.
 H. Res. 231: Mr. TONKO, Mr. MARINO, Mr. GARDNER, Mr. MICHAUD, Mr. CARNEY, and Mr. LATTA.
 H. Res. 250: Mr. HENSARLING.
 H. Res. 254: Mr. OWENS.
 H. Res. 281: Mr. AMODEI, Mr. PASCRELL, Mrs. HARTZLER, Mr. LIPINSKI, Mr. TONKO, Ms. KUSTER, Ms. GRANGER, Ms. KAPTUR, Mrs. BUSTOS, Mr. VARGAS, Ms. HAHN, and Mr. DAINES.
 H. Res. 285: Mr. WAXMAN.
 H. Res. 301: Mr. MCGOVERN.

H. Res. 353: Mr. MCGOVERN.
 H. Res. 356: Mr. HUELSKAMP.

DELETIONS OF SPONSORS FROM
 PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsors were deleted from public bills and resolutions as follows:

H.R. 2914: Ms. JACKSON LEE, and Mr. BACHUS.

PETITIONS, ETC.

Under clause 3 of rule XII,

52. The SPEAKER presented a petition of the City of Whitewater, Wisconsin, relative to a resolution seeking to reclaim democracy from the expansion of corporate personhood rights; which was referred to the Committee on the Judiciary.



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 113th CONGRESS, FIRST SESSION

Vol. 159

WASHINGTON, THURSDAY, SEPTEMBER 26, 2013

No. 129

Senate

The Senate met at 10 a.m. and was called to order by the Honorable BRIAN SCHATZ, a Senator from the State of Hawaii.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

God of love and light, You never fail those who trust You. As people make contingency plans for a possible government shutdown, give us Your grace in our difficulties, enabling us to rest in the assurance of Your wisdom and love.

Lord, when our Senators have done their part in all honesty and diligence, may they resolutely commit themselves to the unfolding of Your loving providence. Teach them to say even in dark seasons: Father, let Your will be done. Forgive us our penchant for division, as You stir our hearts to look for common ground.

We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE

The Presiding Officer 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. LEAHY).

The legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, September 26, 2013.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby

appoint the Honorable BRIAN SCHATZ, a Senator from the State of Hawaii, to perform the duties of the Chair.

PATRICK J. LEAHY,
President pro tempore.

Mr. SCHATZ 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 my remarks and those of the Republican leader, the Senate will resume consideration of the continuing resolution. At 10:30 this morning, after Senator MCCONNELL and I finish our remarks, the majority and the Republicans will control alternating 1-hour blocks of time, with the majority controlling the first hour.

I filed cloture last evening on the continuing resolution. As a result, the filing deadline for all first-degree amendments to the resolution is 1 p.m. today. Absent consent, the cloture vote will occur 1 hour after the Senate convenes tomorrow, Friday.

Mr. President, as I said yesterday—I tell everyone here again today—we know what the end is like. We can finish this sometime Saturday, but it would seem to me that we should do everything we can to get this back to the House as quickly as we can. So it would be my suggestion that—we have the ability to wrap this up today. I would suggest that would be the best thing to do, but it is up to my Republican colleagues as to whether they will let that happen.

GOVERNMENT SHUTDOWN

Mr. REID. Mr. President, yesterday I warned of the economic consequences

if a few extremist Republicans force a government shutdown. Already, the stock market has slipped, and that is an understatement. Five days in a row—the longest continuous period since 2012—the stock market has gone down, and they all say it is the result of the fear of the government shutting down. And why should the financial markets feel any differently? People are still speaking about closing the government.

Now, the talk by a few Republicans over here has stopped the last 24 hours, but they over there are taking up where the long talk over here ended: Close the government. The tea party is still insisting on a shutdown. It is hard to comprehend, but it is true.

The dark consequences do not end just by saying that. If the Federal Government closes its doors, seniors applying for Social Security will not be able to apply. Veterans applying for disability will not be able to apply. They would be forced to wait until the Federal workers return to their posts. The FBI, because of sequestration and other anomalies we have around here, is talking about furloughing their employees, closing their offices 1 day a week. Across the country, mortgage loans and small business loans would be delayed. Members of the military will be forced to defend this country without even a paycheck as thanks. Billions of dollars will drain from the economy every day the government is closed for business.

This is not hyperbole, not conjecture. It is the truth. If you look back at history, it pretty well determines where you are on a given day, and if you look back to when Newt Gingrich and the Republicans controlled Congress—the House of Representatives—they shut down the government in 1995 because President Clinton would not meet their every demand, and it cost the country tens of billions of dollars.

So yesterday I urged Republicans to consider the impact of a shutdown on

• This “bullet” symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



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the recovery. But the economic price of shutting down the government should not be the only thing keeping the Republicans up at night; they should worry about the political consequence as well.

Mr. President, we are all politicians, all 100 of us. A brandnew poll—CBS, a respected organization—says 80 percent of Americans—that is almost as much as favor background checks on guns—80 percent of Americans—you rarely get 80 percent of Americans to agree on anything, but they agree that those who want the government to be held hostage to extract these concessions are people they will not vote for. Seventy-five percent of Republicans feel that way in this poll.

So those of us who remember the government shutdowns of 1995 and 1996 know the story did not end well for Republicans. Just ask Charles Krauthammer. There is no more respected conservative—really conservative—columnist than Charles Krauthammer. He has penned a conservative column for the Washington Post since the 1980s. Here is what he wrote just a week or two ago:

Every fiscal showdown has redounded against the Republicans. The first, in 1995, effectively marked the end of the Gingrich revolution.

That is a direct quote.

As they did in the 1990s, today's radical Republicans have called for concessions they know we will never agree to. Senate Democrats will not agree and the President will not agree. The Senate will never pass, nor will President Obama sign, a bill that guts the Affordable Care Act and denies millions of Americans access to lifesaving health care.

The statement made by JOHN MCCAIN yesterday said it all. He has some credentials to talk about that. He was the Republican nominee for President of the United States. He did not like what happened with health care, and he talked about it here. He wished it had not passed, but it passed. He said it was a fair fight and he and the Republicans lost. Move on to something else is what he said.

The Senate will never pass, as I have indicated before, a bill that guts the Affordable Care Act, ObamaCare. Tea party Republicans have demanded the impossible and vowed to shut down the government unless they get it.

Mr. Krauthammer and I do not agree all the time, but he aptly measured the fallout from the shutdowns of the mid-1990s and correctly predicted a similar result from a modern shutdown—a modern shutdown. He wrote what nearly two dozen mainstream Republican Senators have also said: "This gambit is doomed to fail."

He also wrote:

This is about tactics. If I thought this would work, I would support it. But I don't fancy suicide. It has a tendency to be fatal.

That is an understatement.

I commend Republican Senators who have spoken in favor of reason, and you

cannot imagine how satisfied I am because that is how we used to get things done here. I can look back at John Breaux from Louisiana. If he thought we were not doing enough on this side of the aisle, he reached out to Republicans and worked something out.

So what Republican Senators have said in the last few days is really important. They have spoken out for reason, calling the tea party's shutdown ultimatum a "box canyon," a "suicide note," and "the dumbest idea ever." Although these reasonable Republicans dislike ObamaCare as much as their more radical colleagues, they also realize the futility and the danger of political hostage-taking. They know this country cannot be governed by one faction of one party on one side of the Capitol. Governing must be a cooperative effort that sets aside ideological or parochial concerns in favor of what is best for the Nation, for the economy, and for middle-class families.

On November 14, 1995—the first day of the first government shutdown—President Clinton urged Republicans in Congress to govern with him instead of fighting against him. This is what he said:

There is, after all, a simple solution to the problem. All Congress has to do is to pass a straightforward bill to let government perform its duties and pay its debts. Then we can get back to work and resolve our differences . . . in an open, honest, and straightforward manner.

Mr. President, every Thursday when we are in session, I do a "Welcome to Washington." A lady from Boulder City, NV, came up to me. She said: I work for the Park Service, and we are so afraid. At the Park Service, we don't know what we are going to do. The last time there was a government shutdown, the parks closed. There is so much confusion. That is the way it is throughout government.

So I offer today the same advice that President Clinton gave in 1995. Let government perform its duties. The way out of this predicament is as simple today as it was in 1995. So again I invite my Republican colleagues to return with me to the time when we worked to resolve our differences in an open, honest, and straightforward manner.

Mr. President, I am going to take a few minutes. I apologize to my Republican counterpart, but we have to understand, the American people have to understand the seriousness of what is going on around here.

Tom Friedman wrote yesterday in his op-ed piece—he is a renowned syndicated columnist. He has won three Pulitzer Prizes. He has had six or seven best-selling books. I am not going to read everything he wrote, but I want to read a little bit that he wrote yesterday.

The Republican Party is being taken over by a Tea Party faction that is not interested in governing on any of the big issues—immigration, gun control, health care, debt and taxes—where, with just minimal compromises between the two parties, we'd am-

plify our strengths so much that we'd separate ourselves from the rest of the world. Instead, this group is threatening to shut down the government and undermine America's vital credit rating if it doesn't get its way.

This kind of madness helped to produce the idiotic sequester—the \$1.2 trillion in automatic, arbitrary and across-the-board budget cuts from 2013 to 2021—that is already undermining one of our strongest assets.

And here he goes:

Ask Dr. Francis Collins, the director of the National Institutes of Health, the crown jewel of American biotech innovation. In fiscal 2013, the sequester required the N.I.H. to cut \$1.55 billion across the board: 5 percent at each of its 27 institutes and centers, irrespective of whether one was on the cusp of a medical breakthrough and another was not. "There was still an ability within each institute to make adjustments, but, as N.I.H. director, I could not decide to emphasize cancer research and down modulate something else," Collins explained.

Because of the sequester and the fact that the N.I.H. budget has been losing ground to inflation for 10 years, "we will not be able to fund 640 research grants that were scored in the top 17 percent of the proposals we received," said Collins.

He goes on to say:

"They would have been funded without the sequester, but now they won't. They include new ideas on cancer, diabetes, autism and heart disease—all the things that we as a country say are a high priority. I can't say which of those grants would have led to the next breakthrough, or which investigator would be a Nobel Prize winner 20 years from now."

Of those 640 top research proposals, 150 were from scientists financed in a previous budget cycle who had returned to the N.I.H. to secure another three to five years of funding—because they thought they were really on to something and a peer review board agreed. "Now we are cutting them off," said Collins, "so you damage the previous investment as well as the future one."

In 2014, the N.I.H. was planning to offer new money to stimulate research proposals in a dozen areas including how to speed up the use of stem cells to cure Parkinson's and other diseases, how to better manage pain in sickle-cell disease, and how to improve early diagnosis of autism. All were shelved because of the sequester, said Collins: Why ask people to submit applications we would just have to turn down.

In addition, in 2013, the N.I.H. had to turn away from its research hospital 750 patients who wanted to be part of a clinical trial for disorders for which medicine currently has no answers. America's biomedical ecosystem depends heavily on N.I.H. doing basic research the private sector won't do.

So we're cutting the medical research that has the potential to prevent and cure the very diseases that are driving health care costs upward.

In short, we're cutting without a plan—the worst thing a country or company can do—and we're doing it because one of our two parties has been taken over by angry radicals and barking fools and the old leadership is running scared. But when the Republican Party goes this far off the rail, it isn't even remotely challenging President Obama to challenge his base on taxes and entitlements.

And thus does a great country, with so much potential, slowly become ungreat.

Not only do we have sequestration, now they want to do even more and shut the government down and not extend the debt ceiling. This is a say bad time for America. I hope people come to their senses.

RECOGNITION OF THE MINORITY
LEADER

The ACTING PRESIDENT pro tempore. The minority leader is recognized.

OBAMACARE

Mr. McCONNELL. Mr. President, later this morning in Maryland, the President will try again to sell his namesake health care plan to an increasingly skeptical public. He will claim that Americans will have lots and lots of options under ObamaCare. Unfortunately, keeping the plan you have and like will not be an option for a great many Americans.

It must be frustrating for the President that folks keep tuning out all of this happy talk. It is not hard to see, frankly, why Americans are not buying the spin. Over the past couple of years, I have participated in more than 50 health care town halls in my home State. I have met with health care professionals, doctors, and nurses. I have met with patients, and I have met with everyday Kentuckians, folks who are just concerned about providing health care for their families.

Many of the Kentuckians I have met with are a lot more knowledgeable about ObamaCare than the Washington intelligentsia might like to assume. In fact, more than a few of them seem to know more about the law than some of my colleagues who rammed it through Congress. Let's be clear. A person does not need a Ph.D. to understand that a law that drives costs up rather than down is a bad deal.

Kentuckians understand that the new government bureaucracies are less likely to lower costs and improve care than they are to just simply get in the way. So it is for these and so many other reasons that Kentuckians and people across this country are rightly concerned about ObamaCare.

Two nights ago, I had another great opportunity to connect on this issue with Kentuckians via a tele-town hall. I will tell you, the good people of my State are as concerned about this law as ever. One woman who participated said she thought she had been making it, but reports that she will now be forced to get a second job due in no small part to ObamaCare.

I have received more than 50,000 letters from constituents frustrated by ObamaCare as well. Single parents want to know what they are supposed to do when their hours are cut. Families want to know why Washington is OK with their insurance premiums going up by double digits. Small business owners want to know how they are ever going to comply with more than 20,000 pages of regulations. They want to know how they are going to be able to keep their employees insured, workforces growing, businesses expanding, and far too often, their doors open once this law comes on line.

One Kentuckian from Henderson wrote to me about the small trucking

business she and her husband own. They have got 13 employees, and they have always provided insurance for all of them. But their agent recently told them their premiums would go up, a 100-percent increase in premiums. Here is what she wrote to me:

We can't afford this, even if we raise the portion the employees pay. Then they wouldn't be able to afford it.

That was the experience reported to me by a woman and her husband running a small business in Henderson. These are the utterly predictable consequences of a law rammed through by a Democratic majority over the objections of the American people early on a cold, dark, Christmas Eve morning.

Until a few brave Democrats join our united Republican conference in voting to get rid of ObamaCare and starting over with a real bipartisan reform, we are going to continue hearing this same heart-wrenching stories over and over again.

We are going to keep seeing articles like the one that appeared earlier this week in Politico. It is titled, "Obamacare: One Blow After Another." I want to read the opening paragraph:

The ObamaCare that consumers will finally be able to sign up for next week is a long way from the health plan President Barack Obama first pitched to the nation.

Among other things the story notes that "millions of low-income Americans will not receive coverage" and "a growing number of workers won't get to keep their employer-provided coverage." Just yesterday, we heard the District of Columbia's exchange hit a huge bump in the road just days before launch. I would not be surprised if we see more stories of these types of problems popping up all across our country.

Let's talk about premiums too. A few weeks ago one veteran at a town hall wanted to know how this law could possibly be free. This veteran said: How can it possibly be free? Well, of course it is not free. He was right. Premiums are part of that story. Based on the administration's own data, along with some intrepid reporting, here is how much more a single 27-year-old can expect to pay under ObamaCare in Columbus, OH: 436 percent increase, for a 27-year-old under ObamaCare in Columbus, OH.

In Charlotte, NC, it is 523 percent; Little Rock, 613 percent more, 613 percent. Imagine for a moment. You are 27. You have done everything right. You have studied hard, graduated from college. You have student loan debt, car payments, car insurance payments, utility bills, rent, renter's insurance, 401(k) contributions, and health insurance, of course. Then there is gas, food, and maybe just maybe, occasionally having a little bit of fun.

Then you lose your employer-sponsored health plan thanks to ObamaCare. You get dumped into the exchanges. So jack up those monthly health insurance payments by 300, 500, even 600 percent. What are you supposed to do now, go uninsured and pay

penalty taxes? Stop contributing to your retirement account? You cannot very well give up the car you need to get to work, or food, or paying back your student loans.

None of this is a good option. They are not good for our society either. We should not be setting up disincentives for 27-year-olds to insure themselves or contribute to their own retirement. But this is the incentive structure that ObamaCare creates. When you consider how hard the Obama economy has hammered millennials already, it is hardly fair to whack them again, especially when so many are just barely hanging on as it is.

So this law is a mess. It needs to go. It is way past time to start over. As I have been saying all week, we need just five brave Democrats to join us to make that happen. So I hope some of our Democratic friends who voted for this law will look at themselves in the mirror and think, truly think, about whether protecting the President's pride is really more important than helping the American people, because we owe our constituents better than ObamaCare.

We can do better. With your help we can do that. With your help we can start over with the kind of real bipartisan reform that Kentuckians and Americans are actually hoping for.

I yield the floor.

RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

MAKING CONTINUING APPROPRIATIONS FOR FISCAL YEAR 2014

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of H. J. Res. 59, which the clerk will report by title.

The legislative clerk read as follows:

A joint resolution (H. J. Res 59) making continuing appropriations for fiscal year 2014, and for other purposes.

Pending:

Reid amendment No. 1974, to perfect the joint resolution.

Reid amendment No. 1975 (to amendment No. 1974), to change the enactment date.

Reid motion to commit the joint resolution to the Committee on Appropriations with instructions, Reid amendment No. 1976, to change the enactment date.

Reid amendment No. 1977 (to (the instructions) amendment No. 1976), of a perfecting nature.

Reid amendment No. 1978 (to amendment No. 1977), of a perfecting nature.

The ACTING PRESIDENT pro tempore. Under the previous order, the time will be controlled in hour increments, with the majority controlling the first hour and alternating thereafter.

The Senator from Washington.

Mrs. MURRAY. Mr. President, the families that I talk to in my home

State of Washington are not interested in partisan back and forth that we see so much of here in Washington, DC. They are thinking about how they are going to get their bills paid. They are wondering when and if they will be able to save enough to retire. They are hoping that they are going to be able to give their children a better future.

They, rightfully, expect us to focus on strengthening the economy and creating jobs which will make it easier for them to reach those important goals. We have had an opportunity, many opportunities over the last few months, to move forward on legislation like the Senate budget and the appropriations bills that were approved in Senator MIKULSKI's committee, which could remove some of the uncertainty that is putting a drag on our economic recovery.

But instead we are here on the floor of the Senate, to debate a temporary—a temporary stopgap measure to fund the government just days away from a possible shutdown. I think all but a few of my colleagues would agree with me that these circumstances are far from ideal. So as we work to pass this bill, this temporary stopgap bill, and continue negotiations on the longer term budget deal, I think it is really important to consider exactly how we got to this point, what this continuing resolution means in the context of ongoing discussions and what needs to happen for us to reach a more comprehensive agreement that works for our families and for our economy.

As we all remember, if Democrats and many Republicans as well had their way, we could have begun a bipartisan budget conference between the House and Senate months ago and prevented this chaos. When the Senate passed a budget, I was very hopeful that both sides would come together and work out an agreement that would end this cycle of governing by crisis and allow us to focus on creating jobs and economic growth.

Democrats have come to the floor 18 times now—18 times—to try to begin a bipartisan conference with the House on our budget resolution. Many Republicans thought this made sense. They agreed. We should at least sit down and try to get a deal. But as we all know now, an extreme minority of Republicans saw things differently, and they believed they would have more leverage if they created a crisis—like the one we are approaching now—than a few months when there was not a looming deadline.

Those Tea Party Republicans, backed by the Republican leadership, stood and said no to the bipartisan budget negotiations 18 times, against the wishes of Members on both sides of the aisle.

So, today, when we could have been focusing on the real challenges Americans are facing, we are instead focused on preventing the Tea Party from shutting down the government, all because Tea Party Republicans want another

shot at dismantling the Affordable Care Act, which, by the way, was passed by a super majority, upheld by the Supreme Court, and was a major issue the American people weighed in on in the 2012 election.

In the House continuing resolution, tea party Republicans are fighting to take away health care coverage for millions of Americans and get rid of crucial services such as prevention and wellness visits for Medicare patients, prescription drug savings for our seniors for which we fought so hard, and coverage for over 92,000 Americans who have preexisting conditions.

This is absurd. It is a nonstarter.

There is no way Democrats are going to give in to these demands that are so clearly harmful to the American people. The same is true of the fight the tea party Republicans are trying to pick over the debt limit.

Some Republicans claim it is typical to threaten a catastrophic and unprecedented default in order to extract political concessions, but the fact is the opposite is true. The vast majority of debt limit increases in the last three decades occurred independent of efforts to reduce the deficit or put in place budget reforms.

While Democrats are more than happy to negotiate on the budget—and we have been trying to do that for the last 6 months—we do stand firmly behind President Obama and are not going to negotiate about whether the United States of America pays its bills. We believe families and businesses should not have to deal with any more of that uncertainty.

Honestly, I do think a lot of Republicans agree. More than a dozen Republicans have spoken to discourage the tea party from starting a pointless debate over defunding the Affordable Care Act in the bill to prevent a government shutdown. I do know quite a few Republicans agree. Brinksmanship over the debt ceiling is the height of irresponsibility.

Given all the infighting we have seen recently, governing by crisis clearly isn't working for Republicans. It is certainly not helping Democrats make the investments we feel very strongly our country needs to succeed in the 21st century, and it has put a completely unnecessary burden on our families and our economy. It seems the only ones benefiting from this perpetual crisis mode are tea party Republicans, and I see no reason to keep doing them any favors.

I call on the House Republicans to cut the tea party loose, give up these partisan games, and pass the Senate's bill to prevent the government shutdown. This bill is, by no means, a permanent fix. It is temporary. It continues the cuts from sequestration that are already in place and locked into law until we get a bipartisan deal.

It will keep our government operating while those negotiations continue. This is critical, because even though some might not be able to see

it in Washington, DC, a government shutdown will have serious consequences for families across this country.

My home State of Washington is home to more than 100,000 uniformed civilian and defense employees at places such as Joint Base Lewis-McChord and Fairchild Air Force Base. If this government shuts down, these men and women will still have to go to work the next day, but they will not get paid for it.

Thousands of civilian defense employees in places such as Tacoma, Whidbey Island, and Spokane would be forced to do the same and thousands more could face furloughs. These hard-working Americans and families across my State and the country are already dealing with the consequences of gridlock in Washington, DC. They are dealing with the across-the-board cuts from sequestration, which continue to pile up.

Hundreds of thousands of our defense employees, who now have to wonder about the effects of a shutdown, have been furloughed already and have taken pay cuts. Crucial supports and opportunities for vulnerable families and communities, from Head Start to Meals On Wheels, have been slashed. Sequestration is crippling our ability to plan for the future and make the kinds of investments in research, education, and infrastructure that will help our workers succeed. I hear about the impact of these arbitrary cuts whenever I am home in Washington State. I know every single one of my colleagues has heard similar stories. The cuts are only going to get worse with time and they simply have to go.

When we send this legislation back to the House, Republicans have to put an end to the tea party temper tantrums and pass our bill without any gimmicks and games. After we do that, I hope we can leave the tea party brinksmanship behind so those of us on both sides of the aisle who believe in commonsense bipartisanship can move forward with negotiations on a desperately needed longer term deal.

In those negotiations, I am going to continue fighting for an agreement that ends this governing by crisis and supports our families and economies by replacing sequestration with smarter deficit reduction, evenly divided between spending cuts and new revenue from the wealthiest Americans and biggest corporations. I am fully aware the Republicans have their priorities as well. I have never said reaching an agreement would be easy, but I know many Democrats and Republicans are sick of brinksmanship and crisis. I know they understand, as do we, that compromise is part of our job description. I truly believe if those Republicans work with Democrats, we can reach that critically needed bipartisan agreement we have been working toward.

I have heard some of the tea party Republicans here in Washington, DC,

dismiss the damaging and costly disruptions a shutdown could cause. Some even seem to think that a default wouldn't be that bad, despite warnings from countless economists that default would, in fact, be catastrophic.

Americans across the country who are still fighting to get back on their feet don't have the luxury of dismissing these risks because they are the ones who are going to be affected. They are rightfully expecting us to work together and reach a fair budget agreement that offers hard-working families more opportunity and more security. I believe putting the gimmicks and games aside and keeping the government open is a necessary step toward that goal.

I am going to vote for this temporary continuing resolution and against the tea party's dysfunction and brinkmanship. I urge my colleagues on both sides of the aisle to do the same.

Part of the reason I am confident we can reach an agreement is because I know what we can do when we do work together. During this past summer, I worked with Senator COLLINS to write the transportation and housing appropriations bill for the coming fiscal year. It included priorities of Members on both side of the aisle, and it was approved in our committee with the support of six Republicans. That bill received strong bipartisan support because it helps families, helps communities, and it gets workers back on the job. It was fiscally responsible, and it laid down a strong foundation for long-term and broad-based economic growth.

Our bill stands in stark contrast to the across-the-board sequestration cuts we have been operating under for the last 6 months. Rather than slashing crucial investments in our infrastructure, our bill supports critical transportation projects across the country. It fully funds the highway and transit grant programs that allow our States and local agencies to keep our transportation system working.

Rather than leaving our cities and towns that have been hard hit by the recession to pull themselves up by their own bootstraps, our bill strongly supports community development grants which offer the tools to strengthen small businesses and local economies.

Instead of asking the most vulnerable to bear the burden of spending cuts, our bill funds a critical piece of the safety net, housing assistance and homeless shelters, for millions of struggling families and seniors who are just one step away from the street.

As any business owner will tell you, it makes no sense to slash the investments that allow one to compete and prosper in the long term only to make the numbers work in the short term. The investments that are laid out in our bill are great examples. They make our country stronger by supporting job creation, economic growth, and by keeping our commitment to help those most in need get back on their feet.

The need for these investments far exceeds the resources of the bill. The bill Senator COLLINS and I have written keeps our commitment to our States, communities, and makes sure the agencies in the bill can meet their statutory responsibilities. That will not be the case as sequestration continues for yet another year, which would make these commitments impossible to keep.

It is important to note that the housing and transportation bill addresses challenges our country faces today. A full-year bill enables Congress to adjust funding levels to meet current needs and to implement new policies that address the problems that have come to light in recent years. This is something that does not happen when we opt for long-term continuing resolutions.

A great example is we know that one of every four of our bridges is considered deficient by the Federal Highway Administration. Our bill includes funding to repair or replace deficient bridges across the country in order to protect the safety and reliability of our transportation system.

If we simply extend the funding levels we debated 2 years ago, then those investments and many others that create jobs, protect public safety, and support the most vulnerable will be lost. We will also lose the improvements our bill makes to programs, including reforms that address concerns Members have raised the last time the transportation and housing bill came to the Senate floor.

Our bill includes important section 8 reforms that will reduce costs and create efficiencies. It contains reforms to improve oversight of public housing agencies and boards, ensures accountability for property owners who don't maintain the quality of their HUD-assisted housing, and it increases accountability in the CDBG Program.

It is very important that we enact those reforms and do the important oversight of Federal programs and agencies that the public expects us to do. For all these reasons, we need to pass this continuing resolution to keep the government running. Then we have to move forward on a longer term budget agreement that replaces sequestration with more responsible deficit reduction, a bill that puts our families and economies first, and allows us to enact real, thoughtful solutions to our country's challenges, instead of these stopgap measures that do not move us forward.

Investing in our families, communities, and our long-term economic growth shouldn't be partisan. The bipartisan work that went into the housing and transportation bill and the strong support it received in committee proves they don't have to be.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Maryland.

Ms. MIKULSKI. Mr. President, I rise in support of the Democratic amendment to the House continuing resolu-

tion. We have offered this amendment because its content offers a clear path forward to do three things:

No. 1, avoid a government shutdown; No. 2, lay the groundwork for ending sequester for hopefully the next 2 years, which means finding a way to reduce our public debt in each of those years by \$100 million; and, No. 3, get rid of the theatrical veto-bait-provocative amendments that are in the House bill calling for the defunding of the President's Affordable Care Act and also for the way they structure public debt.

We offered this amendment because we think it is the best way forward. The American people expect us to do our job. It is Thursday morning, 10:45, and we are only now getting on the amendment. Why? Because for the last several days we had to put up with theatrical politics, rather than get the job done and begin deliberation. We have gone from being the greatest deliberative body in the world to the greatest delay body in the world. The American people are fed up, and so are many of us in the Senate. When all is said and done, more gets said than gets done. This is the time to act.

We have an amendment on the floor that is open for full debate. I am absolutely for this, but we need to do the business of government to be able to do our job. We must replace the sequester and allow a 2014 Omnibus appropriations to move forward before the end of the year. That sentence alone shows what is wrong in communicating with the American people. Factually, it is accurate. It is absolutely truthful. But nobody understands sequester. Nobody understands the word omnibus and nobody understands what we are doing or, most of all, what we are not doing.

Sequester was an invention by the Congress, working with the President, to say that we will reduce public debt over a 10-year period by \$110 billion a year, do it in a balanced way—strategic cuts, a review of mandatory spending and additional revenue—and if we fail to do that, sequester triggers, which means across-the-board cuts—50 percent in Defense, 50 percent in domestic.

The problem with across-the-board cuts is that it cuts good programs as well as programs that are dated, duplicative, or dysfunctional. I oppose that. I would rather make strategic cuts arrived at by the committee I chair—the Appropriations Committee.

For the last year, our committee has done its due diligence. Our job is to review programs and to put them in the Federal checkbook and bring them to the floor for debate, for amendment, and then for passage and sending them to the President. What we want to do in our amendment is to change the date of December 15 in the House bill to November 15. That will keep the pressure on to get the deal needed so Congress can get to work and enact 12 fiscally responsible appropriations bills, lay the groundwork for canceling sequester for 2 years, and invest in the

needs of America today and the needs of the future.

This amendment is important for two reasons. It prevents a government shutdown. The President has already said he will veto any bill that defunds ObamaCare; he will veto any bill that undermines the full faith and credit of the United States. So you can huff and puff for 21 hours, but you can't blow ObamaCare away. I repeat: You can huff and puff for 21 hours, but you can't be the magic dragon that blows the Affordable Care Act away. So if we pass the House continuing resolution, the President will veto it, which means more wasted time in getting the job done, and our agencies, instead of doing their job and fulfilling their missions—making wise use of taxpayer money and being responsive to the American people—will be spending their energy in planning for a shutdown, which amounts to a slamdown.

The President can sign the continuing resolution and keep the government open if we pass the Senate amendment, which will keep the government open until November 15 and gives us 1 month to arrive at pragmatic solutions. It cancels the provocative elements in it—the elimination of ObamaCare and the public debt—and also lays the groundwork for moving forward.

There will be a few things that will happen if we can't enact a clean continuing resolution, meaning keeping the government open by October 1. There are consequences here. This isn't just about show business. The government has to be open for business. An estimated 800,000 civil servants will be sent home or furloughed. What does that mean? If you are an FBI agent during this time, you will be on your job, you will be at your duty station, but when you are working, you won't get paid. You will get an IOU. What does that say to people who put themselves in the line of fire?

Shutting down the government means we will affect crucial research and lifesaving discoveries that will be put on hold. The NIH clinical center won't be able to admit new patients for new clinical trials. Weather forecasters, food safety inspectors, and those involved with public safety will be at their duty stations, but they are going to be earning IOUs and looking forward to across-the-board cuts, which means they could be furloughed when we have already told them there will be no cost-of-living increase for 3 years.

We want to recruit the best and the brightest for the FBI, to oversee our drug approval process, or to be border control agents—work that is dirty and dangerous out there. What are we doing here?

We show a contempt for the people who work for the government, and that also shows contempt for the people who pay for the government. Our government should be working as hard as the people who pay the taxes to support the government. The way they work

hard is to put the money in there for the mission and purpose of these agencies, insist they do their jobs, and then we insist we get rid of the dated, the duplicative, and the dysfunctional. We have laid the groundwork for doing this. In fact, we have been doing it all year long.

I chair the Appropriations Committee. It is made up of 12 subcommittees. You will be hearing from my subcommittee chairmen throughout the day. I am so proud of them. For the last year they have listened. They have taken the President's budget and they have analyzed it. They have conducted hearings. They have reviewed it, they have scrubbed it—as I said, they have analyzed it and squeezed it. I am proud of them. Out of what they have done they are ready to bring to the Senate floor legislation that makes wise use of taxpayer dollars. They have listened at every single hearing to inspectors general, where we learn about the dated, dysfunctional, or duplicative, and they are ready to move. But we cannot move if we continue having theatrical show-down politics.

This will have grave impact. When we hear shutdown politics and eventually slowdown through sequester, what we are facing here will have a negative impact on our economy. It will add to the uncertainty for businesses to make wise decisions. It will also slow down, in a way, the impact to jobs because we fund infrastructure and other needed programs. It will impact public safety and it will impact future generations because of the big hit on research and development that comes up with the new ideas for the new jobs.

Later on today I will be talking about the NIH, which is in my State. Yes, the NIH. Because of NIH funding, thousands of people work in Maryland but thousands of people are working for the United States of America. And at the end of the day, they are trying to come up with cures—cures that can be opportunities to create—so we are talking about saving lives, doing the basic research that then helps us get those jobs in biomedical and pharmaceuticals, and also to improve the lives of our people, improve our economy, and get the job done.

I will have more to say, but right now I want to turn to Senator PRYOR, who is the chair of the agriculture subcommittee. He is a new chairman, but he is not new to getting the job done. In fact, we refer to him as "Tightwad" PRYOR. He has looked at the programs, he has analyzed how we are truly going to get value for the dollar and at the same time feed the hungry here and around the world, and also make sure that important, vibrant sector of our economy—the agricultural industry—is viable.

I yield the floor for Senator PRYOR.

Mr. PRYOR. Mr. President, I rise today to talk about the Agriculture appropriations bill, but I have to start by thanking our chairwoman of the Appropriations Committee. She has al-

ready done so many good things for that committee and for the Senate. Obviously, she has been a great Senator for the State of Maryland, and we see that greatness as she leads the Appropriations Committee. I think all the members of the Appropriations Committee, both Democrats and Republicans, would like to thank her for her service and her leadership.

Today I do want to talk about the agriculture appropriations bill and the impact a government shutdown would have on the activities it supports and the negative ripple effects—and there would be many negative ripple effects—that would come to our Nation's economy if that in fact does happen.

When people hear the phrase Agriculture appropriations, they naturally think about farmers, and that is certainly a key part of what is in our agriculture sector and in this bill, but that is certainly not all it does. The bill helps farmers with operating loans and conservation projects and marketing—all those are very important—but it also funds programs that benefit rural communities to supply clean drinking water for people in rural areas, and housing. It supports nutrition programs. It helps kids all across the country. It also not only involves food but the international food programs—programs such as Food for Peace, et cetera. It also has the Food and Drug Administration in it, and that is critically important. We need a strong, robust FDA.

This bill has been very bipartisan. This bill is about investing in our future. What we do here in this bill is actually try to save money. We understand there are budget constraints. We get that. We want to lead the way by responsible governing, making sure we do things in the right way by making smart, targeted investments and saving taxpayer dollars by eliminating redundancy and streamlining loan programs and doing things to make the USDA and the FDA spend their money wisely.

At the same time we are trying very hard not to reduce any services to hard-working Americans, and we are also certainly trying not to hurt any industries in this country.

Sequestration is already taking a toll on many of these programs. If we look at the cuts these agencies have had to undergo in the last 2 or 3 years, we already see a strain on their budgets and the difficulties there. A government shutdown would wreak havoc on our economy.

I think I speak for most Americans, certainly most Arkansans, when I say I am currently undergoing shutdown fatigue. We are tired of this. We are tired of the drama. We are tired of, honestly, the other Chamber embarrassing the Congress and engaging in these dramatics. People are just tired of it. When I am home in Arkansas, whether I am filling up at the gas station or I am at the grocery or at the ball game or wherever I happen to be, people

come up to me and say: What is wrong with Congress?

In fact, I was at a major fundraising event for cancer research in Little Rock on Friday evening. I bet I had a dozen people come up to me and say: What is going on with the House of Representatives? Why do they continue to do this? And I agree. It is hard to watch. It is not good for the Congress. As I say, I have shutdown fatigue. We don't need any more drama. We need to get back to the business of governing. Governing isn't always easy. We have to make hard decisions. That is why we run for these jobs. We run for these jobs to work to get things done and to try and make good and wise decisions for our people and for our Nation. That is the way it is supposed to work.

I think my colleagues will agree with me when I say that strengthening our economy and creating jobs is our No. 1 priority right now. We look at the recession we have been through and we see the hardships folks have gone through. Strengthening our economy and creating jobs is our No. 1 priority, and this bill will help us do it. Again, it is hard to get to that No. 1 priority when we have some of the shenanigans going on here in the U.S. House with some of these manufactured crises they have created.

What I want to say about agriculture is it is one of the core strengths in the U.S. economy.

We do a lot of things well. Our economy does a lot of things well. But no one does agriculture better than America. It is something we should be proud of. We do it so well, we probably take it for granted sometimes, but it is a core strength in the U.S. economy.

If we want one little bit of evidence for that, look at our trade deficit. Everyone in this Chamber knows our trade deficit is not good. We know it is bad. We know it is ugly. We want to change that. We want to make it better. But our trade deficit would be horrendous if it were not for agriculture. That is our No. 1 export. This is something we need to be mindful of: Agriculture is very good for the U.S. economy.

Take something as simple as raising chickens. That is not very exciting and a lot of people don't understand the first thing about it, but think about what impact it has on the States and the counties and the communities where this happens.

First, someone has to build the chicken house, someone delivers the chicks, someone delivers the feed. Someone has to maintain the trucks that deliver the chicks and the feed. Someone has to generate the electricity, someone has to supply the water. Someone is paying taxes on all this, and it is helping local schools and local police and fire departments, et cetera. Someone at some point picks up the chickens and delivers them to the processing plant, and it all starts over. Someone has to build the plant. This has a huge ripple effect on the

U.S. economy and on everything about agriculture. It is not just the farmers, it is a ripple effect and a positive effect on the economy.

Take the example of Arkansas, and I am sure this is true in many other States. I haven't looked at the numbers, but I bet this is true in 35 or 40 other States, and it is our largest industry. We love having our Fortune 500 companies there and we have several that are based in Arkansas. We have more that have some sort of facility or plant or site of some sort. We love that and we are proud of that. But agriculture is our No. 1 industry. One in six jobs in Arkansas is tied to agriculture. It has a \$17 billion net effect on the economy and it is 25 percent of our State's economy.

I was speaking with DEBBIE STABENOW not too long ago. She said, We are all known for manufacturing and heavy manufacturing in Michigan. And they are. But, she said, our second largest industry is agriculture. She is chairman of the Agriculture Committee, and she fought very hard to get the farm bill back on track, and much to her credit she has moved that ball farther down the field than I think anyone else could.

Another reason I want the House to stop with this manufactured crisis and follow the Senate's lead to pass a commonsense, comprehensive farm bill—and I don't say that lightly. I have a lot of respect for the House. Certainly they are a separate institution within this branch of government. I certainly have a lot of respect for that and their position, and their role is critical. But they need to follow the Senate's lead. They need to follow the Senate and do what the Senate has done. We are trying to be responsible. We are trying to show leadership. We are trying to get things back on track.

But when I mentioned Arkansas a moment ago, we are not alone. There are over 3 million farmers in the United States, and as a nation agriculture employs about 22 million people. The Agriculture appropriations bill would allow us to build on this economic powerhouse that we have in this country. This bill helps farmers get started. It helps farmers increase their yield and it helps them become better stewards of the land. Funding these programs creates jobs in rural America. If you haven't been there recently, rural America needs jobs.

Take a program such as the USDA Rural Development Program. They create construction jobs. They rebuild hometowns and schools and other facilities, and they keep our rural communities strong. We don't want the Tale of Two Nations here where you have urban and suburban America, and rural America is left behind. We want rural America to be strong as well.

Almost every Member of this body has sizeable rural portions in their State. We want those areas to grow and be prosperous. So in this bill we provide guaranteed loans for rural busi-

nesses to let them grow and to get small and emerging businesses where they need to be. We also provide money for creation and expansion of businesses in rural settings. A government shutdown would stop these programs. It would bring these programs to a dead halt in rural America. Why break the momentum? Our economy is just turning the corner. We do not need to do this. We can't forget the role that Agriculture appropriations bill plays in keeping our families and communities safe.

One thing I have to say is the Food and Drug Administration does a great job. Again, a lot of people may take them for granted because they do such a good job, but we have the safest food supply in the world and we have the safest drug supply in the world. Do we want to jeopardize that? No. Please, let's not jeopardize that. Why are we playing games with people's food and medicine? It makes no sense at all. It is an unbelievable statistic, but in Arkansas alone the FDA oversees 1,300 facilities, just in my small State. They also have presence there with the National Center for Toxicological Research in Jefferson County that employs about 500 people. They do great things there, and it is a very important, vital part of what FDA does. We are certainly proud to have them.

Arkansas has 85 poultry and 50 meat processing plants. These are inspected by the Food Safety Inspection Service, FSIS. Last year my good friend, Senator BLUNT from Missouri, and I worked very hard with the chairwoman of the committee and others in this Chamber to make sure those meat inspectors stayed on the job; because the day that they miss, that jeopardizes thousands of private sector jobs and productivity and disruption to a very efficient market. So we were able to do that. Here again, all that is in jeopardy because of the games they are playing in the House on this issue.

The progress we made when it comes to infrastructure would also stop. We don't want to see that. We want to lay that foundation for future economic growth. We all know infrastructure creates jobs. Clean water, waste disposal systems, broadband expansion we have been fighting for, not just in rural Arkansas but in every rural State.

These investments are critical to growing our Nation's businesses and they are critical to local communities. This helps all Americans.

The programs I have talked about today are supported by Members on both sides of the aisle. When we moved this through the committee, we got a 23-6 vote. Senator BLUNT and I worked together, hand in hand, on every single provision. We produced a better bill because we did work together. It is a good solid case for bipartisanship and how to get things done. It is one of the strongest bipartisan votes we have had in the committee so far.

Nonetheless, I urge my colleagues to please follow the example of the Appropriations Committee generally, but the

Agriculture appropriations subcommittee specifically. Let's come together and let's do what is best for our economy and for the American people.

Before I yield the floor, I thank Senator MIKULSKI for her leadership. It is not always easy to lead Senators. It is sometimes like trying to herd cats, but nonetheless we are responding to her leadership. She is doing great things, not just for the State of Maryland but for the country and the Senate.

Mr. President, I yield the floor.

The ACTING PRESIDENT *pro tempore*. The Senator from Rhode Island.

Mr. REED. Mr. President, I will begin where Senator PRYOR left off, and that is to commend our chairwoman for her extraordinary leadership—not only on behalf of her constituents but for the Nation. These are very difficult times, and we all feel much more confident because of her leadership, because of her commitment, because of her incredible and energetic advocacy for commonsense solutions, in terms of not just her work on appropriations but in terms of the way we conduct ourselves in the Senate. We are fortunate to have her leadership.

Along with many of my colleagues I am here to address the looming fiscal deadlines, and, more importantly, how to keep our economy growing and increasing jobs. That is why I believe we were sent here, not to engage in some of these procedural arguments, not to challenge the basic presumptions and the history of our country—which show that, with few exceptions, we have always managed to keep our government open, and with virtually no exceptions we have paid our bills. Yet today we are consumed by these debates when most every American in every corner of this country is asking us: What about our jobs? What about growth? What about the future for our children? So we have to refocus on growing our economy and investing in our country. A big part of that is to fund our government and to pay our debts.

Let me start by pointing out that denying health insurance to 30 million Americans doesn't help the economy and it doesn't create jobs. It will do quite the opposite—it will set us back. We had substantial debate and we passed legislation; the Supreme Court of the United States declared the legislation constitutional, and we are going forward now, as most Americans want us to do, to deploy it, to fix it where it needs to be fixed, but not to use it as a political wedge for purely political means. We are for the first time about to achieve the dream of many people in many decades—that every American will have affordable access to health care; and, by the way, to do what other nations have been able to do and reduce the cost of health care so it's affordable, not just today but in the generations ahead. I think the idea that you would threaten a government shutdown to try to defeat this objective is unfortunate and inappropriate.

We are facing two fiscal deadlines, and they can be reduced to very simple

questions: Do we fund the government? Do we pay the Nation's bills? My answer, and the answer of the vast majority of constituents, is: Yes, we do. We have to.

We understand we have to have an economy that works and a government that helps that economy work. We have to be efficient and effective. But we simply can't leave to the mercies of the market and fate what happens in our economy. We have to take purposeful action. That means we have to have a government that is prepared and able and has the resources to act.

If Republicans force a shutdown of the government, it will have extraordinarily adverse consequences to thousands of Rhode Island workers, my constituents, and people all across this country. It would hurt our economic growth. Rather than doing this, we should be working to expand our growth. We should be doing more to get people back to work.

But, instead, we have heard Republicans from both Chambers talking about another round of brinkmanship. We saw this in August 2011, and the results there were palpable. It set back our economy. It suppressed job creation. It took what looked like growing economic momentum and it deflated that momentum. Our credit rating was downgraded for the first time in anyone's recollection and perhaps in history. It was a shortsighted political game that hurt people all across this country. Yet Republicans are here again, apparently prepared to play the game. People do not want us to gamble with their futures, their children's futures. They want us to be helping them, both sides investing in those futures in a positive and collaborative way.

But we are back arguing over whether to pay existing bills. Will we pay our bills by voting to raise the debt ceiling? Will we keep the government open and working so we can help people who need help, so we continue to research issues, so we continue to innovate, so we continue to build, literally, the country? We believe we must do this.

This March, Senate Democrats passed a budget that set spending levels, responsibly replaced the sequester, reduced the deficit, and included a \$100 billion targeted jobs and infrastructure package that would start creating new jobs quickly, begin repairing the worst of our crumbling roads and bridges, and help train our workers to fill 21st century jobs.

The Republican-controlled House also passed a budget. It is in stark contrast to ours, but they have a budget too. The basic constitutional approach, the basic procedural approach is to bring those two budgets to conference, to iron out the differences, and to have a plan to go forward to fund the government.

But we cannot do that because repeatedly Republicans here have objected to going to conference. This is ironic since the refrain we heard sev-

eral years ago from Republicans was "the Senate Democrats don't have a budget, they don't have a budget, et cetera." This of course was a political refrain; it ignored the fact that in the Budget Control Act of 2011 we actually set budget limits and effectively had a budget. But now the Republican refrain is sort of, "never mind, they have a budget," and Senate Republicans object to conferring the Senate and House budgets because they do not want the Congress to have a budget.

We need to pass a budget. We need to responsibly deal with sequestration. We have to create jobs and strengthen the middle class.

Last Friday, the House Republicans played their latest card in this gambit, which they have extended over several years, to achieve their political goals by holding the economy hostage. This time they want to defund health care reform as a condition of keeping the government open—indeed, a tactic that I believe even some Republicans in this body have rejected, and I think sensibly rejected.

There is no doubt if the House position prevails it will hurt our economy, it will reduce revenue, it will waste taxpayers' dollars. According to the Congressional Budget Office, the shutdowns of the mid-1990s reduced GDP by half a percent. Those shutdowns during the Clinton administration, again prompted by a Republican political agenda in the House, not an economic agenda, cost Americans jobs and growth. It is estimated every week the government shuts down it will cost the economy about \$30 billion. This is a very expensive political gambit—something that should be rejected on its face but also rejected because of the harm, the demonstrable economic harm, it will do to the country. If you do care about jobs and the economy, the last thing you want to do is shut down the government.

First of all, it eliminates directly a lot of people who work for the Federal Government—who pay taxes, who provide critical services. The secondary effect is they cannot do their job so economic activity stalls. Then the tertiary effect is that the local vendors in the community who rely on government contracts lose their business. It is a downward spiral. Everyone here, particularly my colleagues, the chairmen and women of the appropriations subcommittees, recognize this.

Senator PRYOR was articulate about some of the effects on the agricultural sector. I have the privilege of chairing the Interior appropriations subcommittee. A shutdown would be very disruptive. For example, lease sales and permits for oil, gas and coal and other minerals on Federal lands would be stopped. Processing onshore oil and gas drilling applications would be stopped. Processing applications for permits to drill offshore will stop. Review and approval of offshore exploration and development plans will stop. What will be the effect? This will delay

revenue, obviously, both to the Federal Government and for the private sector, as those private entrepreneurs who are out there investing their own capital to try to develop natural resources and provide them to the marketplace will lose out too.

Another example, public access to recreation on Federal lands will virtually cease. The national parks, national monuments, and national wildlife refuges will be closed to visitors. Campgrounds, lodging, visitor centers, marinas, food services, and other concessions will be closed, with thousands of people without jobs. Businesses that operate in the parks or as outdoor outfitters will not be able to access permitted areas.

If you go to any national park there is typically around it a group of small businessmen and women who provide backpacking gear, who provide rental of rafts and boats and outdoor equipment. What happens when the park closes? Their business goes to zero, practically. That is a consequence that is predictable, in fact, inevitable in the event of a shutdown.

There is another aspect to this government shutdown too. While many Federal employees will be furloughed—again directly losing their pay, not contributing their tax dollars to the national economy—there are some who will not be. In the Interior Department alone, thousands of Federal workers will continue their jobs in order to protect life and property, but they will not be paid. This will include the Park Police. They were one of the first responders a few days ago to the Navy Yard shootings. Typical of their ethic of service and dedication to the country, they risked their lives, rushed to that place to try to protect fellow Americans. Those men and women of the Park Police will still stand guard, but they will not be paid.

It also includes park rangers who provide valuable safety. It would include tribal law enforcement officers for our tribal police departments, tribal child protection services, and the oil and gas inspectors who have to go out and make sure existing operations are being conducted in a technically appropriate way.

Turning to the EPA, Administrator Gina McCarthy has said, in her words: “EPA effectively shuts down with only a core group of individuals who are there in the event of a significant emergency.”

EPA is planning to furlough approximately 95 percent of its total workforce. Staff will not be reviewing air, water, and hazardous waste permit applications or writing such permits. This will slow construction of new facilities and major improvements to existing ones, impacting jobs and impacting industry’s overall willingness to plan investments.

This could shrink construction in the United States, it could halt major construction projects, because you can’t just take out the permitting process,

or nullify it; these projects cannot go forward legally without permits, permits from EPA, permits from local regulators. We could have a huge construction contraction. We will have projects that have been planned, that are going forward, that will be put on hold, and it will ripple through the economy.

EPA, for example, also will stop certifying that manufacturers are complying with all vehicle emission standards and without EPA certification, automakers will have a difficult time selling products in the United States.

One of the great examples of what the President’s leadership has done, the revitalization of the American automobile industry, could be jeopardized simply because they cannot have their vehicles certified by the EPA, which has basically closed.

A shutdown compounds the hidden costs of the sequester. Sequestration is an inefficient and blunt instrument. It forces the Agency to make drastic decisions that frustrate that mission, that do not allow them to prioritize their work, and it frustrates our work here and throughout the United States. It will complicate and compound our life going forward.

We are already feeling—put aside for the moment a potential government shutdown—the effects of the pending sequestration. We are seeing forced furloughs up in Rhode Island at the Newport Navy Base and other facilities and we are seeing the ripple effect of that. The local businesses are seeing demand go down, revenues go down. Their financial stability is being threatened. Rhode Islanders who have been laid off in private enterprises, through no fault of their own, are seeing their unemployment insurance cut by the sequester already. The average weekly benefit of \$377 is being cut by \$46. The Rhode Island Department of Labor and Training estimates 6,000 to 7000 Rhode Islanders are being affected, taking \$1.4 million per month directly out of our economy. Our economy is at 9.1 percent unemployment. This is something that is causing pain and hardship to families throughout my State. The sequester is cutting back on the very modest benefits that they might be receiving after losing employment.

Head Start is an extraordinarily valuable program that serves more than 2,400 children in my State. For fiscal year 2013, the sequestration has reduced funding by \$1.3 million, which is a big number when it comes to the smallest state in the Union. To manage these sequestration cuts, staff have been laid off, transportation has been reduced, as have other support services. Even with those savings, 370 slots—children, don’t call them slots—children will not gain access to Head Start. That means in many cases their parents cannot continue to work because they cannot leave their child alone, and the problem becomes more and more complicated. These problems have profound implications and they reach very far across the spectrum.

Then there is one other point I wish to make. Some people are saying sequestration is bad, but we just have to deal with the defense aspects of it because that is the most important thing—that these other programs, they can go away. Norm Augustine is one of the premier leaders in the defense industry. He is former chairman of Lockheed Martin, former Secretary of the Army. He served on so many different boards as one of the great public servants as well as one of the great industrial leaders—National Academy of Engineering, Defense Science Board, American Institute of Aeronautics and Astronautics. In his speech recently, Mr. Augustine said that much of the nondefense spending people are dismissing as unimportant is more critical to our national security or as critical as some of the defense programs. He talked about how today’s youngest generation will be the first in history to be less well educated than their parents, if trends continue. They are likely to be less healthy, particularly if we do not continue to support the health care improvements of the Affordable Care Act. One of the startling discoveries is that the military, according to Mr. Augustine, is claiming that 70 percent of today’s young people are ineligible for military service because of mental, physical, and moral shortcomings.

The mental and physical shortcomings are a function of two things—education and health care. Republicans are proposing to say: Let’s cut them. Let’s defund the Affordable Care Act. Who will be the beneficiaries of the Affordable Care Act and better Head Start and better education? Probably those 70 percent of the young people who cannot qualify to be recruits in the Army. So if you think we have a problem of national defense, we do have a problem of defense, but it is not simply solved by buying more platforms, more ships, more planes; it is by having a generation of Americans who can stand and serve.

I could go on, but I simply want to say we are in a situation where we have to basically do what we have always done, stood and said: We are going to keep the government moving. We are going to make choices about priorities, but we are going to keep our government open. We will debate those choices and we will debate those priorities and we will come to a conclusion and we will move forward and we are going to pay the debts we already accumulated.

The American people should understand this is not like an initial offer of a debt security.

The ACTING PRESIDENT pro tempore. The time of the Senator has expired.

Mr. REED. I ask unanimous consent for an additional 30 seconds.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. REED. We are not going out there and saying: Listen, let us borrow

some more money so we can spend this new money. We are just trying to pay for programs and appropriations that have been approved by Congress, both Republicans and Democrats in both the House and the Senate. These are accumulated debt. Many of the debts were accumulated in the previous administration while we were fighting two wars.

We are not—and we shouldn't—turn our back virtually for the first time in our history on what we have voted previously to spend. Indeed, if we do that, it will create chaos in the economic markets. It will create chaos like we have never seen before. The international markets are so fragile that we dare not risk this.

With that, I yield the floor.

The ACTING PRESIDENT pro tempore. The Republican whip.

TRIBUTE TO ARNOLD GARCIA

Mr. CORNYN. Mr. President, before I begin my other remarks today, I would like to say a few words about my friend, Arnold Garcia, who recently announced his retirement as editor of the Austin American-Statesman editorial page. During a time of political polarization in Washington, Austin, and other cities across the country, Arnold enjoys the respect and admiration of Republicans and Democrats alike.

He is a veteran of the United States Army and the Texas National Guard, and he spent 40 years at the Austin American-Statesman serving as head of the editorial page for more than 2 decades.

One of the most prominent and influential journalists in Texas, Arnold has a great love and respect for our state, his country, and the men and women who defend us. He is, by all accounts, a fair-minded reporter—which is saying something if you are in our business, because we know that there is a natural adversarial relationship between the press and elected officials. Everyone in Texas who knows Arnold agrees that he is a fair-minded reporter who has always made time to talk to almost anyone and has always had an open door for those who wanted to have a discussion on virtually any topic.

I wanted to say a few words today about Arnold Garcia.

Arnold, I salute your pioneering accomplishments. I thank you for all of these years of your friendship, and I wish you and your family nothing but the best in this next chapter of your life.

Mr. President, turning to the topic du jour, along with many of my Republican colleagues, I spent the past several days discussing all of the negative consequences of ObamaCare. I think it is important to remember that these are human consequences, not just about numbers.

When taxes and premiums rise, when doctors are forced to drop their patients, when people lose their pre-existing insurance coverage, when full-time jobs become part-time jobs, and when our health care safety net is

stretched to the breaking point, each has a profound impact on the lives of real people. That's especially true for the neediest and most vulnerable among us who rely on the safety-net programs that the President's health care law is further weakening.

To better appreciate the consequences of ObamaCare, we should consider the following questions:

Question No. 1: What does ObamaCare mean to a 28-year-old college graduate who can only find part-time work and living with his parents?

It means he will either pay higher insurance premiums or pay higher taxes, and it also means he will have a harder time finding full-time employment and starting a career.

Question No. 2: What does ObamaCare mean for a single mom who is insured with Medicaid—that safety-net program I was talking about?

It means that her family's primary insurance program, a program that is already broken—for example, in my State only one doctor out of every three will see a new Medicaid patient because it reimburses at such a low rate. So Medicaid is already failing to reliably deliver access to health care. With ObamaCare, and the dumping of millions of additional people into this broken program, it means this program will be flooded with millions of new beneficiaries, and it means Medicaid will soon be even less effective at delivering access to quality health care to the most vulnerable people in our society, the very people it was designed to protect.

Question number 3: What does ObamaCare mean to a 70-year-old retiree who is enrolled in Medicare?

It means that fewer and fewer doctors will accept him or her as a patient, because Medicare pays doctors at a fraction of what private health insurance pays in terms of reimbursements for their services. ObamaCare also means that unelected bureaucrats will soon be making decisions about whether they will get the care their doctor believes they need.

Question No. 4: What does ObamaCare mean for a working family that has been receiving employer-provided health insurance from their small business?

It means they very easily could lose their existing coverage and get dumped into an ObamaCare exchange. It also means they could very easily find themselves paying higher premiums for lower-quality insurance.

The final question I would ask is: What does ObamaCare mean for a small business owner with 49 employees?

It means they have a powerful incentive to stay below that 50-employee cap which would then kick them over into the employer sanction if they don't provide government-approved health care for all of their employees. So their incentive is to keep employment low and not hire anymore workers because of ObamaCare's extensive regulations and financial penalties.

As we think about each of these questions, we should also think about what business owners across America are telling us—I daresay all of them—about ObamaCare. For example, a small business owner named Linda Peters who runs a radio communications company in Anchorage, AK, recently said ObamaCare's health insurance tax "hurts our future and threatens the stability of the small-business sector."

In Arkansas, the owner of Little Rock Tours and Travel, a woman named Gina Martin has said, "None of us really understand how we are going to continue to stay in business."

In Louisiana, the owner of Dots Diner restaurant group, a gentleman by the name of Larry Katz recently told a Senate committee that he was being "forced to put 16 people out of work just to save himself from the negative effects of [ObamaCare]."

In North Carolina, a franchise holder of the popular Five Guys burger chain, a man named Mike Ruffed, has estimated that ObamaCare will cost him roughly an additional \$60,000 a year.

Each of the business owners I mentioned lives in a State with at least one Democratic Senator who voted for ObamaCare back in 2009. I want to emphasize once again that ObamaCare is not inevitable. Any law that Congress passes it can repeal, it can amend, and it can change.

The Members of this Chamber now have an opportunity to correct the mistake that the Senate Democrats made in 2009 when ObamaCare passed on a party-line vote. All the Democrats voted for it, and all the Republicans voted against it—including me. We now have an opportunity to stop this law before it does any more damage to people like those I mentioned and millions more across America.

To add insult to injury, yesterday we learned that the IRS has somehow misplaced \$67 million that was allocated to the ObamaCare slush fund. I daresay, given all of the money being pushed into the implementation of ObamaCare, we can expect more stories like that in the weeks and months ahead, unless Congress acts.

As I said, I am proud to say I voted against ObamaCare 4 years ago because I simply did not see how it could possibly work. I was concerned about the higher taxes on hard-working American families such as my constituents in Texas. I was concerned about the command and control of Washington, DC, on all the health care decisions that should have been left to doctors, patients, and families trying to work together to determine what is in the best interests of those individuals and those families.

And, yes, I was concerned that the government would continue to cut reimbursements to providers which would make it more and more likely that fewer and fewer doctors and hospitals could actually see Medicare or Medicaid patients. I was concerned

that ObamaCare represented a statement and an attitude that Washington knows best and that nothing anybody has done at innovative medical facilities around the country and in different States matters because Washington really knows best.

Many people had the audacity to say that even though ObamaCare was unpopular when it was passed, people would learn to love it—sort of like when Social Security and Medicare were originally passed.

Many of our Democratic colleagues who were responsible for giving us ObamaCare have what we don't have often in life, and that is a second chance. These Senate Democrats who voted for ObamaCare—having seen and heard the stories I just described—have a second chance to help save the American people from a looming disaster. When we have people like Senator MAX BAUCUS, chairman of the Senate Finance Committee, on which I serve, telling Kathleen Sebelius, the secretary of Health and Human Services, that the implementation of ObamaCare is like a train wreck, we ought to listen.

When some of the biggest cheerleaders for ObamaCare, such as organized labor, are now traveling to the White House and saying: Please, Mr. President, won't you give us a waiver or exemption because this is turning out different than you told us it would, we ought to listen.

Full-time work—the 40-hour workweek—is in jeopardy because in order to protect themselves from employer sanctions, employers are moving people from full-time work to part-time work—if they can hire people at all—which may be one reason why the labor participation rate, which is a percentage of Americans who are actually in the workforce looking for work, is the lowest it has been in the last 30 years.

As I said earlier, each of these stories is a human tragedy, and the stories behind the numbers tell a very sobering tale. But we are now powerless to deal with this looming disaster and impending train wreck, as Senator BAUCUS said.

I hope Senate Democrats will vote with Senate Republicans and take a stand, as we will have a chance to do, when we get a chance to vote to defund ObamaCare on the continuing resolution. If we do, we will be protecting the American people from one of the most unpopular, unworkable, and unaffordable laws in modern history.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from South Dakota.

Mr. THUNE. Mr. President, I would like to elaborate on the comments from my colleague from Texas who I think laid out in very clear terms what is at stake and the debate we are having and really what the vote that we are going to have here in the not-too-distant future means.

I think it is pretty clear—if we look at any objective measurement or met-

ric—ObamaCare is a huge disaster, and obviously we have seen tremendous anecdotal evidence of that. Anybody who travels in their State or around the country or talks to anybody who is in business, the message comes back very clear that ObamaCare is making it more difficult and more expensive for them to create jobs.

It is creating uncertainty; there are mandates and requirements associated with the new law because employers are being forced to provide a government-approved plan, and so costs go up. As a result, that means there are people who are not getting hired who otherwise might have gotten hired. Companies are looking at reducing their workforce and obviously creating a tremendous amount of disruption in our economy. I think it is pretty evident that the middle class in particular is being crushed by the President's policies, and ObamaCare is certainly no exception.

Yesterday, in *Forbes* magazine, Avik Roy reported on a recent study done by the Manhattan Institute that ObamaCare will increase insurance rates for younger men by an average of 97 to 99 percent and for younger women by an average of 55 to 62 percent.

In my home State of South Dakota, that is more than just a statistic, it is a grim reality facing thousands of young men and women. By comparing a typical low-cost plan for a healthy 30-year-old in South Dakota this year with a bronze plan in South Dakota's health care exchange next year, the premium increases are staggering. Younger women are going to face a 223-percent premium increase and younger men are going to face a 393-percent—393-percent—premium increase when comparing new data from the Health and Human Services Department with data that came out from the Government Accountability Office about premiums in my State just this year—earlier in January.

For those millennials in South Dakota, that is a \$1,500 increase in health care premiums each year for women and a more than \$2,000 increase in health care premiums for men. So the money that could be used for other things will now be put toward this increase in health insurance premiums that people are going to have to pay to get covered. They could have used that money to pay off a student loan. They could have used it to save for a home or to start a family. So this has a tremendous impact on the economy and particularly on those who are going to get hit hardest, and in my State of South Dakota, not unlike other States around the country, it is young people, younger men and younger women.

Interestingly enough, the President is talking about how the HHS study or report confirms what they have been saying, which is that somehow premiums are going to go down. The reason they are saying that is because they are comparing the exchange premiums—what they think people are

going to pay—with what the Congressional Budget Office predicted they might pay earlier this year. So it is a hypothetical. It is a mythical comparison. There is nothing to it. It is fiction, if you will.

What we have to do is make this real for people. When we make it real, when we compare it to what they are paying today, young people in particular are going to see dramatic increases in their premiums. So the report was a complete fraud in terms of informing people with real information about what their health insurance premiums are going to be under these exchanges. As I just pointed out, when we compare what they would be paying in the exchange in my State with what people are paying today with similar-type coverage, the increases are staggering—a 223-percent premium increase for younger women and a 393-percent increase for younger men.

They are saying that some of these individuals are going to be eligible for premium tax credits to help cover the increased costs, but not everyone is eligible for those premium tax credits. A lot of people are not going to be eligible for the credits, and they don't cover all the costs. According to a new analysis by Avalere Health, Americans could face steep cost-sharing requirements, such as copayments, coinsurance, and deductibles, layered on top of the monthly premiums, which are going to increase dramatically. It is clear that health care costs are going up, particularly for younger Americans.

President Obama promised that health care premiums would go down by an average of \$2,500 per family. If we look at what the real situation is with regard to families, those premiums have actually jumped by more than \$2,500 since the President took office and since ObamaCare became law. So we have costs that continue to increase despite the President's promises to the contrary, and household income has been dropping since the time the President has been in office—about \$3,700, according to a recent study. So when an American family is looking at their economic situation, they are saying: Let me get this straight. I have higher costs and lower income. How does the President expect that we are going to be able to cover these higher costs?

That is the reality, as I said, that most Americans are dealing with and that people in my State of South Dakota are dealing with, particularly millennials, who are going to be most adversely and harmfully impacted by the new plan.

With respect to jobs, the other thing I wish to point out—obviously the cost of health care is a very important situation and something every American has to think about as they think about their own personal economic circumstances, but we also have to have jobs, and most people get health insurance coverage—a lot of them do—through their job. Well, what is the

ObamaCare legislation doing to our jobs and to our economy? Nearly three in four small businesses plan to fire workers or to cut hours as a result of ObamaCare. According to Investor's Business Daily, more than 250 employers have cut jobs or slashed hours as a direct result of ObamaCare's high cost and job-killing regulations.

Another thing that is important to point out is that 60 percent of the jobs created this year are part-time jobs—not full-time jobs, part-time jobs. The way the ObamaCare legislation and the law is structured, there is a disincentive for companies to grow because if they get bigger, if they get more than 50 employees, they will be subject to a lot of new regulations and mandates when they provide government-approved health care.

There is also a definition in the law of what a full-time employee is. If someone works more than 30 hours, they are a full-time employee. So what are companies doing? What are businesses doing? They are hiring more and more people to work 29 hours a week. The President is probably going to go down in history as the President who created the most part-time jobs. But Americans want full-time jobs, they want to be able to have a job that allows them to make ends meet for their families, to plan for their children's education and for their own retirement, and having to work more than one job—multiple part-time jobs—just doesn't get it done for them. So this trend we are seeing occur of part-time jobs being created is largely because of mandates imposed in ObamaCare.

The middle class is being squeezed from both ends. Americans' premiums are going up, while their hours and take-home pay are going down.

The job impacts are as clear across the country as they are in my State of South Dakota. I wish to give one example of a South Dakota business owner who was recently interviewed. He was asked in that interview about the higher costs and mandates of ObamaCare, and this is what he said:

You'll just have to adjust accordingly and you'll have to cut jobs, and you probably won't hire as many people, and I think you'll see a lot of that.

That is a small business owner in my State of South Dakota responding to a question about the impact of ObamaCare on his ability to hire people, to create jobs, and to help expand his business and grow the economy in my State.

It is no wonder the President's approval rating is underwater. Nearly 60 percent of Americans say they oppose ObamaCare, the President's signature accomplishment. So while support for the President's signature law continues to fade, we are also seeing an impact on the President's personal approval rating. For the first time, more Americans view the President unfavorably than they do favorably. According to yesterday's Gallup poll, the President is struggling with his own base. Sup-

port among Democrats has dropped 13 points since December of 2012.

I say all that to point out that the effects of these policies—particularly ObamaCare in the specific—are having an impact on the President's standing. I think people are understanding what the impacts are, what the effects of this are, what the results of this are, and they are starting to react accordingly.

What is also of great concern to anybody who is thinking about going into an exchange or looking to do this next week when the exchanges "go live" or go online is that there are an awful lot of glitches and bumps. As I said, premiums are on the rise, workers' jobs, wages, and hours are being cut, and now we have glitches and bumps when it comes to implementation. The latest example of an ObamaCare glitch comes from the District of Columbia exchanges. A report that came out just yesterday said the District of Columbia ObamaCare exchange is experiencing "a high error rate" in calculating the tax credits that low- and middle-income people are going to receive. You can't make this stuff up. The government-run exchange is experiencing "a high error rate" in handling health care. Who would have thought that would be the case? These exchange shoppers are not going to have access to the premium prices now until mid-November. This is according to the recent report on the District of Columbia.

There are similar glitches happening at the Federal level as well and in other States. Oregon and Colorado have faced setbacks.

Reuters reports:

On Monday, employees running Connect for Health Colorado told board members that the exchange would not be able to calculate federal subsidies either, at least for the first few weeks.

Inaccuracies, glitches, and malfunctions mean this law is not ready for prime time.

Meanwhile, we have top Democrats here in the Congress who I think are in complete denial. The President said earlier this summer, "I think it's important for us to recognize and acknowledge this is working the way it is supposed to." Representative PELOSI on the House side said, "The implementation of this is fabulous." Senator REID said on "Meet the Press" not too long ago, "ObamaCare has been wonderful for America." Well, that message is being lost on Americans.

We have an opportunity to correct that. We get a chance at a do-over. We can fix this. We can correct this wrong. We can do this in a much better way. It doesn't take a 2,700-page bill and 20,000 pages of regulations to fix the problems we have in our health care system today. What we have now is a government takeover of one-sixth of our economy, and we are seeing what that means for many Americans: higher premiums, higher costs, fewer jobs, lower take-home pay, and glitches and bumps when it comes to implementation.

At a minimum—at a minimum—we ought to delay the implementation of this not just for a favored few, not just for those select constituents the President wants to grant waivers and exceptions for, but we should allow a delay of ObamaCare for all Americans because it is not ready for prime time.

I think ultimately what maybe drives or motivates people to stay with this in spite of all this—every day, news stories, news organizations talking about the flaws, the errors in implementation; the, I guess, overpromises made by the administration when it comes to what costs were going to be for people and whether they would be able to keep their old insurance—but when we look at all that, the cumulative effect of all of that, the wise thing for us to do is to recognize that this was a mistake and, at a minimum, delay its implementation. At best, my favorite scenario would be to repeal it and start over.

I think we have a lot of people here, as was mentioned by Senator REID not too long ago, whose goal really is to get to a single-payer system. If that is the goal, then people want this thing to muddle along and get so bad that the only thing people are left with is a single-payer system—in other words, socialized medicine. I don't think that is consistent with what the American people want. It is certainly not consistent with our history and heritage of freedom and competition and giving people in this country more choices. That might explain why many of the things we have proposed, alternatives we have proposed on this side of the aisle, consistently get voted down.

Why don't we allow people to buy insurance across State lines and create interstate competition that drives prices down? Why don't we allow pooling for small businesses so they can get the benefit of group purchasing power? Why don't we reduce the cost of defensive medicine by ending junk lawsuits in this country? Why don't we allow people to have their own refundable tax credit so they can buy their own health insurance? We want to come up with a system that is portable, that creates competition, that allows people to have more choices, and that is based upon market impulses and market principle. When we have a free market and it is working, we get much lower costs because competition brings that about.

I hope we can get to the point where we acknowledge that this was the wrong direction. We are going to have a chance to vote on that later today. The vote that is going to be before us—and I am not aware of any Republican in this Chamber who is not going to vote to defund ObamaCare—will present us with an opportunity, as Republicans and Democrats, to acknowledge what the American people have already recognized, which is that this is not working. It is not working as it was intended, it is not working as planned, and the best thing we can do is acknowledge that and give the

American people a break and give the American economy a break by delaying its implementation or, more importantly, just repealing it and starting over and doing this the right way by building upon the strengths we have in our health care delivery system today, acknowledging the challenges and weaknesses but things that can be fixed without passing a 2,700-page bill and 20,000 pages of regulations.

I yield the floor.

The PRESIDING OFFICER (Ms. BALDWIN). The Senator from Arkansas.

Mr. BOOZMAN. Madam President, I appreciate the Senator from South Dakota and his words but also his leadership, not only in this area but in so many areas of such importance facing our Nation. Again, we appreciate him very much.

With the exchanges set to open in a matter of days, we are getting an up-close and personal look at how bad this law is for Arkansans.

On Monday, the ObamaCare premiums were released for the Arkansas exchanges. The exchanges were supposed to provide choices. The President said it would be like booking travel on Expedia.

Do you know how many insurance companies you can pick from in el Dorado and Magnolia? Two. In Pine Bluff, Helena, and Lake Village? Two. In Jonesboro and Hot Springs? Three.

There are not a lot of options, and none of them are affordable. Sticker shock, I think, is the best way to describe the response I have heard from Arkansans.

Yesterday, a caller to my Fort Smith office said he could barely afford his diabetic medicine. With the new premiums, he simply cannot afford it. That is one example of many similar calls I have received and am receiving.

With a pricetag of nearly \$3 trillion, the law creates more problems than it solves. It drives up health care costs, busts our budget, bankrupts Medicare, and deflates our economy. On top of that, it does not create economic stability for Arkansans. It raises their taxes.

On some level, even President Obama acknowledges this will not work. He has delayed, without legal recourse, the employer health care mandate. More relief for other allies will certainly come. It is clear the White House is picking and choosing who has to comply with the law, which leaves the rest of America asking: Where is my exemption? Why can't everyone get a special deal? They rightfully want to know why they have to follow a law the President's allies are not following.

Every Republican in this Chamber wrote the President shortly after he made this decision to delay the employer mandate. We demanded that he extend relief to the public. In fact, we asked him to permanently delay implementation for everyone.

Senator COATS and I, along with several other of our colleagues, have introduced a bill that would accomplish

just that because this law is not just bad for U.S. businesses, it is bad for workers, it is bad for American families.

The President says he is working for a "better bargain for the middle class." This law crushes the middle class. It is going to make coverage unaffordable for everyone, including the very people the President seeks to provide coverage to—low-income workers.

Because this law is poorly written, a worker making \$21,000 a year may be offered plans with premiums that are near \$2,000. How is this affordable? For a basic plan they could also face an annual deductible upwards of \$3,000 before coverage kicks in. That is almost a quarter of the annual salary of a worker making \$21,000. And this is supposed to be affordable?

One of my constituents hit the nail on the head during a telephone town-hall I had on Monday night when he said this law is actually making health insurance more expensive for the average person.

Nowhere in the 20,000 pages of regulations can you find one that drives down the cost of health care. That is the core of the problem.

This law has to be replaced with reforms that drive down the cost of health care and make insurance truly affordable for every American.

Instead of allowing the government to dictate our health care needs, we should strive to reward quality health care, encourage healthy living, and minimize waste through patient choice and health care ownership.

We should pass laws that expand health savings accounts. We should allow small businesses, people such as my barber, to pool together with other barbers and purchase group insurance to cover their employees at a low rate. We need to allow Americans to purchase insurance across State lines, as we do for car insurance.

There are other reform avenues we can explore, some I think that we can even get the majority and the President to support.

Every Republican in this Chamber wants to do away with this law. We may disagree on strategy, but we all seek the same goal.

For me and many of my colleagues, it is hard to find the logic in opposing a bill that defunds ObamaCare. Again, this bill the House has sent us is exactly what we were trying to accomplish. It defunds ObamaCare and keeps the government open. We must also ensure it keeps us on a path to fiscal responsibility.

If the majority leader attempts to restore funding for ObamaCare, you can be assured that I will vote against it.

My vocal opposition to the law, my record of voting against the original bill, and my support of efforts to repeal it are evidence that I want to replace this law with real reform that will drive down the cost of care and increase coverage for all.

However, at the end of the day, it is not wise to force a shutdown by hold-

ing up a bill to continue the funding of government. Our troops in harm's way deserve to be paid. Seniors in Arkansas need their Social Security checks in a timely manner just to get by. And Arkansans who have jobs that require government action—regardless of the situation—will have their livelihoods at stake as a result of a shutdown.

Perhaps most concerning is what a shutdown could do to the markets in this very fragile economy. Our economy is in a far more precarious position than it was during the last shutdown. The retirement and savings of millions of Arkansans could take a dramatic hit.

We face a serious crisis. Health care costs are crippling this country and many Americans lack access to quality affordable care. It is stifling our Nation's overall economic development. These are real difficulties patients, physicians, and hospitals face.

I understand this problem firsthand. For 24 years, I practiced optometry with my brother and my partners in Arkansas. My experience as both a health care practitioner and a clinic owner led me to understand there is a right way and a wrong way to address this crisis. The President's health care law is the wrong way. Let's move forward by supporting the House-passed continuing resolution that defunds ObamaCare. Let's work together for affordable and effective health care reforms through free market principles.

I yield the floor.

The PRESIDING OFFICER. The Senator from Georgia.

Mr. ISAKSON. Madam President, I rise to discuss the current dilemma before the Senate with regard to whether to vote on the motion to close debate and go to the debate and final vote, if you will, on the House-passed version of the CR which put in the language that defunds ObamaCare.

I will vote yes for cloture so we can go to the vote I have promised my constituents in my State 57 different times in other votes I have cast in the Senate in favor of defunding the ObamaCare legislation because I believe there is a better way to do it.

We only have two options before us. One is to end debate and go to a vote on legislation passed out of the House that will continue the government and defund ObamaCare, understanding the leadership will have an amendment to strip out the defunding. I will vote against that amendment because I want to be consistent with the other 57 votes I have taken.

But the other alternative is an alternative not to shut off debate, to continue the debate, which means we come up to Monday night, midnight, when the fiscal year ends and the government shuts down. Government shutdowns are a bad idea. They are bad for the people who send us here to this body to represent them. They are bad for seniors on Social Security. They are bad for those whose husbands and wives and sons and daughters are fighting in harm's way in Afghanistan and

other parts of the world. It hurts our military. It hurts our health care system. And it does not do anything to stop ObamaCare.

What a lot of people do not realize is, if you shut the government down, you are not shutting down ObamaCare. A great percentage of that is mandatory funding. If you shut the government down, you are actually encouraging ObamaCare and discouraging our government to function as it should.

I will not vote to shut the government down. I will vote to end the debate. And I will vote in the way that I have promised every citizen of my State since the ObamaCare legislation came before us.

Look, I am on the HELP Committee. We did the markup on the Affordable Care Act in 2009. Like almost every other Member of the Senate, I was here on Christmas Eve 2009 and voted against the ObamaCare legislation on the final vote. Since that period of time we have had a plethora of votes and challenges and opportunities, and I have remained consistent. I am not going to all of a sudden, in a debate, change my consistency and vote to shut down the government and continue ObamaCare. I want to be consistent with the way I voted. I want the Senate to take up its responsibility. I want us to be sure we do not shut down the government for our people. I want to be sure everybody in the Senate has the opportunity to cast their vote, both on the continuing resolution and on whether ObamaCare stays or is defunded. That is the question before us—not whether we shut the government down.

So while I respect and appreciate everybody's position, I think it is irresponsible for us as a Senate to knowingly and voluntarily shut down our government and extend ObamaCare when we have the opportunity to have the debate, have the vote, strip out the funding for ObamaCare, and move forward as some of us have tried.

I do not know how it will end up. I think I know. But I know one thing: Inaction and not voting is wrong. The people of Georgia sent me here to take action, not to avoid action. They sent me here to run the government, not to shut down the government. In fact, I got to the Senate and the House because of a government shutdown, and I want to tell that story.

In the 1990s, when President Clinton was President and Newt Gingrich was Speaker, many issues came about on fiscal spending, and the Speaker and the President and the majority leader of the Senate, Bob Dole, got in a conflict over whether to extend the budget. The Republicans took the position: We will shut the government down rather than yield to what President Clinton wants to do. So the government shut down. About 3 weeks later, the government was brought back. The Speaker, Mr. Gingrich, came back and capitulated. We reopened the government, but he lost a lot of ground. Two

years later he was reelected by a narrow margin but was not reelected Speaker and resigned. I replaced him. Be careful if you shut down the government. You might get another me.

So that is what happens when government happens. The voters speak out. The voters make sure we are accountable and responsible. It cost us a Speakership. It cost us leadership in the House, and politically that is unsustainable and something we should not do.

I want to be a part of doing my responsible action, voting like I have told my voters I am going to vote; instead of shutting down the government, having the vote we need to have to see which way we are going to move forward as a country.

I yield the remainder of my time and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. UDALL of New Mexico. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. UDALL of New Mexico. For this hour of majority time, I ask unanimous consent that the following Senators have 15 minutes each: Senator UDALL of New Mexico, Senator MERKLEY, Senator BALDWIN, and Senator WHITEHOUSE.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. UDALL of New Mexico. Five years ago, our economy went off a cliff. We all remember how bad it was. Wall Street crashed, great industries faced ruin, trillions of dollars in savings of American families gone, wiped out. That was the reality. It was a nightmare for millions of Americans. They lost their jobs, they lost their homes. So many saw a lifetime's work disappear through no fault of their own.

Five years later we are slowly making our way back. We have seen 42 months of private sector job growth. That is 7.5 million jobs. That is a new start for millions of Americans, but as families in New Mexico know, having a job in this economy does not mean the struggles are over. We are moving forward, but not fast enough. Too many folks in my State are still looking for jobs, or they are working and still struggling to pay for rent, food, and gas. They still have not caught up to where they were before, even though they are working harder than ever.

New Mexico's unemployment remains too high. It is at 6.9 percent, and it has been stuck at around 7 percent for far too long. We still have a way to go, so we can't afford any more self-inflicted wounds—no more manufactured crises and no more manufactured government dysfunction.

Unfortunately, we are seeing this again and again. A minority of radical obstructionists in the House and in the

Senate is threatening a government shutdown unless they get their way. They wish to repeal the law of the land even though they lack the votes to do so. They are driving us toward another cliff.

They are willing to endanger the full faith and credit of the United States, all for their narrow ideological agenda. The American people will be the ones who feel the consequences.

There is no reason for this drama that threatens our struggling economy. The American people don't want this. From Wall Street to Main Street, most Americans are watching this spectacle with disbelief. They are looking for progress, for recovery, and they are getting gridlock over and over, with no budget, no long-term plan. If this continues, we have a government in paralysis—all this to drive a tank through health care reform.

The American people don't want to shut down the government to prevent people from getting their health insurance. They want jobs and they want economic recovery.

It is clear to folks on all sides of this desperate stunt that this is dangerous. Even the U.S. Chamber of Commerce, not exactly a leftist group, has said, "Stop." Last week they told the Representatives:

It is not in the best interest of the U.S. business community or the American people to risk even a brief government shutdown. . . . Likewise, the U.S. Chamber respectfully urges the House of Representatives to raise the debt ceiling in a timely manner and thus eliminate any question of threat to the full faith and credit of the United States Government.

We need to move past these partisan games and get back to working on our economy. We need to provide stability so our Nation's families and businesses can grow and prosper. We need to pass a bill that prevents a government shutdown and funds the programs critical to our economic health.

I wish to talk about the effect on my home State of New Mexico. New Mexico's economy can't afford these partisan games. We are already struggling with sequestration.

In New Mexico, sequestration is a painful reality, having a chilling effect on our economy. Folks are worried about their jobs. The most vulnerable groups—the poor, families with children, seniors, and Native Americans—face serious cuts in education and social services.

Our State has two great national laboratories, Sandia and Los Alamos. Their work is essential to the security and safety of all Americans, keeping our Nation's nuclear stockpile safe and secure.

We are host to three Air Force bases, as well as White Sands Missile Range. This budget impasse is damaging to these installations and it threatens economic chaos in the nearby communities.

Businesses that rely on Federal contracts wonder if they can keep their doors open. Sequestration is already

damaging small businesses that survived the recession, businesses such as Queston Construction, a general contractor. Queston's president, Tina Cordova, has seen the number of employees shrink from near 40 to only 18 today.

Then there are the businesses such as PSC, a 100-percent Native-American, woman-owned security personnel business that had to let go employees last year. Threatening shutdowns only makes this worse.

These partisan games are also hurting businesses that depend on tourism. According to the National Park Service, New Mexico's national parks and monuments had 1.5 million visitors last year. We can't afford to close down sites such as Bandelier National Monument, Carlsbad Canyons, Chaco Canyon, Tent Rocks National Monument, Bosque del Apache Wildlife Refuge, and a host of other unique and special places. Customers who visit these sites stay in our hotels and eat in our restaurants. Tourism means big dollars for New Mexico and our small businesses, about \$5.9 billion in direct spending.

However, here we are with a House resolution that is playing politics with our economy. This is a dead end. We are on the wrong train, the wrong track, and going nowhere. Americans understand this, and I think that is why they are so disappointed in us.

Our economy can't afford even the threat of government shutdown. Too many businesses and families are still barely making ends meet 5 years after Wall Street crashed.

Today's vote is some good news. We are facing obstruction, but we are moving forward. In a bipartisan way, I believe the Senate can do its job. It can pass a bill to fund the government without partisan poison pill amendments. Then it will go back to the House. With little time to spare, we can only hope the House leaders will come to their senses and allow a bipartisan bill, not a partisan bill, to move forward.

When that happens, if it happens, we have more challenges ahead. The House has drastically underfunded programs that American people depend on.

I spoke about the impact on New Mexico. Now I wish to speak for a minute as chairman of an appropriations subcommittee.

We see the needs out there. We see the need for investments. We can't keep kicking the can down the road hoping that somehow a miracle will happen and our roads and bridges will fix themselves, that our veterans will get the resources they need without funding, and that our national labs will be able to take on additional responsibilities without additional resources.

In the case of my subcommittee, Financial Services and General Government, we are making sure our financial systems are sound so Americans won't have to worry about a collapse, about losing their retirement, their homes, or

their life savings. We are making sure we do not need a government bailout again and we are protecting consumers against fraud.

The House bill would put all of those important functions at risk. We can't afford that, and the American people can't afford that, and we will continue fighting for a commonsense path forward.

One of the areas in my subcommittee is small business and funding the Small Business Administration. If we go into a government shutdown, the Small Business Administration closes down. All those small businesses across America that rely on loans, rely on advice, and rely on small business development centers aren't going to be able to do that, take an idea from the beginning of a business through a business plan. It is going to thwart entrepreneurs and entrepreneurship. We can't afford that.

I plead with my friends in the House, when you get our bill this week or near the end of the week, please think long and hard. Let's pass it and move this forward.

I yield the floor, and 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. MERKLEY. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. MERKLEY. Madam President, I rise today to address some of the challenges we face here on September 26. The significance of that date is it is only 4 days before September 30, the close of the financial year, and October 1, the following day, starts a new financial year. So it has been our responsibility as a Congress to prepare for October 1 by passing a budget, reconciling that budget with the House of Representatives, then using that budget to produce 12 appropriations bills, reconciling those 12 appropriations bills, and have a spending plan completely in place so that we smoothly begin the start of a new financial year. No crisis, just adults working out a spending plan for the next 12 months on time.

I would like to say that is where we are today. But instead, as I stand here on the floor of the Senate, we are only 5 days away from a shutdown of the U.S. Government, a shutdown because that spending plan has not been put together. For the many Americans who have been following the challenges of the last couple of years, this will sound a little like déjà vu all over again, to quote Yogi Berra, because we have been here before. We have been through this crisis before.

Indeed, it was April 2011 when we had a near government shutdown, and that had a huge impact on job creation, and it had a big impact on the stock market. In other words, it wounded our economy at a time when Americans wanted us to build a strong foundation

for a better economy, to create jobs for the middle class, to put people back to work, and to get momentum built up to put American families in a better place. Instead, we had this manufactured crisis in April 2011, courtesy of my colleagues, who felt more about exercising partisan warfare than caring about the success of our middle-class families. Quite simply, that is just wrong.

Then it was just months later, in July of 2011, when we had a debt ceiling crisis. This is quite interesting, because the debt ceiling is simply a term for paying the bills we have already incurred. President Reagan had something to say about this. President Reagan said: Don't mess with the good faith and credit of the United States of America. We pay our bills on time. And we have always paid our bills on time. We didn't manufacture crises to do damage to the economy because of extremely poisoned partisanship gripping this Chamber and the Chamber on the other side of Capitol Hill.

Not only did that combination of crises do significant damage, but in 2012 we faced the big fiscal cliff. This is where the tax structure developed under the Bush Presidency was set to expire, so a new set of policies had to be worked out. We were unable to have that adult, responsible conversation due to the extreme partisanship gripping this Chamber and gripping the other Chamber. So we had a crisis at the close of that year that, quite frankly, did damage as well. Suddenly businesses were seeing that not only did we have the great recession of 2008, as a result of out-of-control failures in regulation that allowed predatory mortgages and predatory securities—securities that melted down and took a large part of America's financial world with them—but we had this follow-on of not being able to have a reasonable, thoughtful, commonsense budget plan in place to take us forward.

So 2012 led to March of 2013—3 months later—and now we had the delayed implementation of the sequester. The sequester comes from the Budget Control Act—an Act I voted against because Members on both sides of the aisle described it as “dumb and dumber,” so dumb we will not let it happen. I thought it was so dumb it should never be written into law, so I voted against it. But I was on the losing side of that battle. So this diabolical financial plan exploded onto the American scene in March 2013, creating a significant problem for the American economy and doing significant damage to the American economy. And here we are, 6 months later, unable to complete our budget and our appropriations bills for the coming financial year.

This has become a pattern where we see ourselves lurching from crisis to crisis—manufactured crises—due to this poisoning partisanship, rather than working together to address the challenges of working families and the middle class. The American people are

quite tired of it. That is why they rate the quality of work we are doing so low. That is why they rate Congress so low.

There was a time not so long ago when it was a very different story. When I was growing up, the story about Congress was that we had had this Great Depression but we came together as a Nation and recognized many of the problems that contributed to that. Those problems included allowing banks to stop doing loans and start gambling on risky ventures, and we stopped that when we put in Glass-Steagall. It included having mortgages that were balloon mortgages, and those could be called in at any time, which meant an individual had to return to the mortgage market to get a replacement loan. That created a crisis for a family if the loan was called and they couldn't actually get another loan. So we fixed that by creating full amortizing long-term mortgages with no balloon payments, and we got rid of that callable feature.

We also created the Securities and Exchange Commission to take on the predatory scams and practices of Wall Street so people would have faith in investing. Faith in investing meant you had the capital to fuel a strong comeback.

We created the Federal Deposit Insurance Corporation so people could trust putting their money in banks, knowing the bank wouldn't collapse and take their money with them.

We did all these things as a Congress, coming together to respond to great national problems. Sure, there was some partisanship, some disagreement between the parties, but there was a deeper understanding that we as Americans must work together as Americans, including on the floor of the House and the Senate, for the greater benefit of our American families.

Unfortunately, that has apparently been lost. It has been lost not just in these last few days but in these last few years.

When World War II was thrust upon us, in a short period of time, with congressional help, we transformed our economy into a war economy and played a big role in basically resolving a terrible worldwide crisis. After World War II we rebuilt, through our loan programs and our trade relationships, much of the world economy as well as our own economy, creating the largest middle class the world has ever known.

All of this is what we did in this Chamber and in the Chamber on the other side of Capitol Hill—decisions that were made together to put America back on track. But today we don't have legislators thinking about the health of America. They are thinking about the next election. They are thinking only about their own election. They are thinking about how to undermine our President. Yet he is our President. He is America's President. He is not the Democrats' President or the Republicans' President. He is our

President, and he only gets to sign or veto bills that we send to him.

It is our responsibility in this Chamber to work together in a respectful, responsible fashion to do the basic work that is at the foundation of our ongoing expenditures—to get the budget in place and to get the spending bills in place.

The story of this year is really one that belongs in a fiction novel, because here we go: The U.S. Senate passed a budget, the U.S. House passed a budget. Immediately, the next day, the conference committee should begin. But, no, it didn't happen because Senators in this Chamber decided to filibuster that conference committee and stop any conversation from occurring between the House and Senate about getting a common budget.

This is really akin to burning down the house—blocking the House and the Senate. And by “the house” I mean a house that encompasses this whole legislative process. It is like lighting a bomb and letting it blow up. Don't let the budget process proceed; don't let there be a conference committee. “Completely irresponsible” should be the sign worn on every legislator who has blocked there being a conference committee on the budget. Without a budget we can't get common appropriations bills because they are based on different numbers.

Let us look at this appropriations process. There are essentially twelve spending bills, called appropriations bills. If we look at the period from 1988 through 2001—that 13-year period—we passed the vast bulk of appropriations bills every year through this Chamber before the next fiscal year started—the vast bulk of them. Some years we got every one done and some years most of them done, but the process worked.

Now let's come to the modern era: 2008, zero appropriations bills passed through here; 2009, we actually got half of them done, six; 2010, zero; 2011, one; 2012, zero; this year, 2013, zero. Any schoolchild in America grading the Senate on their success in getting the spending bills in place would give us an “F” for “failure” because we can't come together as responsible parties and have a debate on this floor, adopt amendments, and have an up-or-down vote.

This does enormous damage in multiple ways. The first source of damage is that we end up with late-night emergency continuing resolutions. And when you have a continuing resolution, it means you keep doing what you did before whether they made sense or not. So for every person who believes we should spend a dollar wisely—and I certainly do—we should take advantage of a year's worth of conversations and testimony about what is not working and we should end those programs, not keep continuing them. And when those hearings show that more money is needed in certain areas to make America work better, then we need to spend more in those areas, not continue spending less.

So this effort to blockade the budget process is a determination to continue government waste and inefficiency. I propose that Senators who are blocking the Budget Committee from even getting the numbers and blocking the spending bills should come to this floor and say: Yes, I am for government waste. Because that is what they are doing. They are wasting the taxpayers' dollars. They are investing in inefficiency.

Meanwhile, businesses across America are looking at these sets of crises—April 2011, July 2011, December 2012, March 2013, September 2013—and saying: We are not reinvesting in America until this Chamber and the other Chamber on Capitol Hill get their act together—so that we are not legislating from crisis to crisis, doing great damage to the economy. They know they can't sell their wares unless there is a middle class ready to buy them, and there can't be a middle class unless there are jobs, and there can't be jobs lurching from crisis to crisis.

The end is not in sight. We have colleagues in this Chamber right now planning to have another crisis over the next debt ceiling, the responsibility to pay the bills we have already incurred. We have Members who are not remembering that President Reagan said: Do not mess with the good faith and credit of the United States of America. They want to mess with the good faith and credit of the United States of America, which increases interest rates, which puts an essential tax on all Americans. So the fact that we don't have momentum of the amount we want in the economy is the result of this deliberative determination to force us to lurch from crisis to crisis.

Our middle-class families are worried about a lot. They are deeply concerned about the cost of college. They are deeply concerned about living-wage jobs. They are deeply concerned about funding for K–12. They are concerned about things that affect the real quality of life and the success of our families in every way. And they wonder why it is that we are lurching from manufactured crisis to manufactured crisis rather than getting a spending plan in place and doing more of the things that make sense.

The PRESIDING OFFICER (Mr. HEINRICH). The Senator's time has expired.

Mr. MERKLEY. Mr. President, I ask unanimous consent to speak for an additional minute.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. MERKLEY. I will wrap up. Anywhere you look in America, you see problems for public safety, for public education, for college education, for living-wage jobs. These are the pillars of success of the middle class. Let's focus on those problems and do right by the American people and quit the irresponsibility and self-manufactured damage that is happening here on Capitol Hill.

Mr. President, I look forward to the remarks of my colleague, Senator BALDWIN.

The PRESIDING OFFICER. The Senator from Wisconsin.

Ms. BALDWIN. Mr. President, I have come to the floor today to speak about the divisive and irresponsible path down which some Members of Congress wish to take our country.

Last week my former Republican colleagues in the House of Representatives continued to put their own personal partisan politics ahead of progress for the American people. Some of my colleagues on the other side of the aisle here in the Senate have voiced support for a responsible approach and rejected this path. For that, I applaud their independence. But some here in the Senate are committed to playing the same political games offered by the House, and here are the rules of the games they are playing: crisis-to-crisis governing; uncertainty for our economy; and for families and businesses, economic insecurity.

Instead of working together across the party aisle to create jobs and move our economy forward, a minority of extremists are intent on threatening our economic recovery with brinkmanship meant to appeal to a narrow political interests—namely, their own. Instead of working together to pass a responsible budget that invests in the middle class, this political game calls for locking in the sequester cuts and putting up a roadblock to economic growth. Instead of working together to do what is best for middle-class families, moving health care reform forward, this political game of drama and division insists on shutting down the government unless health care is repealed for millions of Americans. And instead of working together to do what is best for businesses and the economy, they are creating yet another manufactured crisis that threatens the full faith and credit of America with a government default, knowing full well that would hurt economic growth and the families and businesses who are working so hard to move our recovery forward. Let's be clear about how they would like to see their game end.

According to independent economists, the damaging cuts from the sequester are slowing down the economy and killing jobs. Locking in these devastating sequester cuts would gut investments in economic development, innovation, and education.

The House Republican budget would cut the National Institutes of Health by \$8 billion compared to the Senate budget, so it would cost 25,000 jobs, compromising the next generation of research in our country and holding back the development of treatments for cancer, diabetes, Alzheimer's, and other chronic diseases.

Repealing the Affordable Care Act would mean children with preexisting conditions can be denied health care by insurance companies. Repealing America's new health law would mean many

young people would not have health insurance coverage because they could no longer stay on their parents' health insurance until they are 26 years old. Repealing ObamaCare would mean women will no longer have free preventive health care and we will go back to the day when women could be charged more than men for their health coverage.

They will shut down the government unless we agree to increase the out-of-pocket costs for seniors on their prescription drugs and deny them wellness programs.

They are threatening a government default which would weaken our economy when we should be doing everything we can to strengthen it. They don't seem to care that even the hint of defaulting on our obligations by a minority of Republicans in Congress had severe consequences for our economy when it last happened in the summer of 2011. The stock market plummeted, and the U.S. credit rating was downgraded for the first time in our Nation's history. Businesses froze hiring in August of 2011, and that was one of the lowest months of job growth over the last 2 years. Consumer confidence dropped, and widespread uncertainty was created for middle-class families.

What we don't need right now is more political games. The last thing we need right now is to create another self-inflicted economic wound in Washington that will hurt middle-class families, small businesses, and those who are working so hard to get ahead. We need to create jobs. We need to invest in the middle class and build an economy that produces shared prosperity.

Instead of protecting tax breaks for the wealthiest Americans and tax loopholes for big corporations, it is time for Republicans to join our efforts and ask those at the top to pay their fair share. It is time for Republicans to join our efforts to continue making smart spending cuts that reduce the deficit without shortchanging our future. It is time for Republicans to join with us in passing a responsible budget that strengthens the middle class while also giving American businesses the certainty they need to grow our economy. It is time to break this destructive pattern of bringing the country to the brink and instead return to making Washington work for the American people.

Chairwoman MIKULSKI has called for a return to regular order so that Congress can pass individual appropriations bills every year, and she is 100 percent correct. I support her efforts because regular order allows us to prioritize key investments that support the middle class and avoid these annual shutdown showdowns.

As I have traveled the State, Wisconsinites have told me that the powerful and well-connected seem to get to write their own rules in Washington while the concerns and struggles of middle-class families go unnoticed

here. They feel that our economic system is tilted toward those at the very top, that our political system exists to protect those unfair advantages instead of to make sure everybody gets a fair shot.

Last week an economic report was released showing that income equality has been worsening and expanding, with almost all—in fact, 95 percent—of the income gains since our economic collapse 5 years ago going to the top 1 percent of income earners. The American people would be right to expect that both parties work together to offer solutions that address the challenge of closing this gap, but it has been ignored by those playing the game of threats and “divided we stand” politics. They are wrong to ignore the gap between the economic security Americans work so hard to achieve and the economic uncertainty they are asked to settle for. They are wrong because if we can't close that gap, we might someday talk about the middle class as something we used to have as opposed to something to which every generation can aspire.

Unfortunately, the “divided we stand” crowd in Congress refuses to be governing partners committed to meeting this challenge and advancing our common good. Worse yet, the threats of a government shutdown and a government default are immensely disrespectful to the hard work of people who get up every day and through their sheer grit and determination have helped to move our country forward.

The American people deserve better. They deserve to have their hard work respected. Our economy demands better. It demands that hard work is rewarded.

Senate Democrats have a plan to keep the government running while ensuring that millions of Americans do not lose access to affordable health care. Republicans should join us so that we end this shutdown crisis and the irresponsible political game of division.

It is my hope that those who choose divisive politics over progress for America's economy reconsider and begin to join us on this bill and work with us to once and for all end the drift from one crisis to the next. This is not a political game, and those who continue to play these games need to stop and get to work, get to work with us to move our economy forward.

I yield the floor.

The PRESIDING OFFICER. The Senator from Rhode Island.

Mr. WHITEHOUSE. Mr. President, as the Senator from Wisconsin has so eloquently said, we are indeed nearing the brink of the self-imposed catastrophes of government shutdown or government default or both. Unless Speaker BOEHNER can find a way to restrain his rightwing tea party extremists, find a way to work sensibly with Democrats and steer us back from the brink, then an unnecessary and self-imposed calamity awaits. I should probably be

more specific. It is not just self-imposed, it is tea party imposed.

While we try to find our way around this unnecessary tea-party-imposed disaster, a real disaster is looming. It is a real disaster, it is really looming, and we could address it. Instead, we are having to fend off totally unnecessary disasters cooked up by rightwing tea party extremists. It is infuriating. When the real disaster has fully hit us, folks will look back at this era and they will wonder: What was wrong with them? Who were those people? The warnings were everywhere and they did nothing? Instead, they wasted time threatening each other with cooked-up calamities, rather than deal with the real disasters? That is disgraceful.

They will be right. Of course the real and looming disaster is what unprecedented levels of carbon pollution and unprecedented levels of atmospheric carbon are doing to our weather and our oceans. That is for real. That is Mother Nature. That is not just political gamesmanship and hostage taking. That is what brings me here now for the 44th time to say it is time for us to wake up to the threat of climate change.

While Congress keeps sleepwalking on this issue, I am proud to say President Obama has awoken. Last week his administration announced important new carbon pollution standards for future powerplants. These standards will reduce the carbon pollution that has been wreaking havoc on our oceans, our atmosphere, and our health.

Those of us who believe in science and who are awake to the changes already happening all around us should rally behind the President and EPA Administrator Gina McCarthy to support these proposed standards. Just look at the evidence of what carbon pollution is doing to our planet.

According to news articles, the Intergovernmental Panel on Climate Change, or IPCC, will soon announce it is now more certain than ever that human activity is the main cause of the recent climate changes we have seen. This may surprise some of my Republican colleagues who tried pointing to a recent slowdown in surface temperature as evidence that climate change has stopped. According to the IPCC, this phase is, unfortunately, only temporary, as other slowdowns have been in the past.

If you look at the history of global warming and of temperature, you can see that across time you can add steps in because of the variability that is inherent in our climate. But nobody could look at that and not see the constant rising thread that runs through it. No regression analysis, to use the technical term, would not show that global warming is real. The fact that we are at a step is—well, here is what Richard Muller, noted physics professor at UC-Berkeley, had to say in an article that came out today. He quoted himself from 2004 when he wrote:

If we believed that natural fluctuations in climate are small—then we might conclude

(mistakenly) that the cooling could not be just a random fluctuation on top of a long-term warming trend. . . . And that might lead in turn to the mistaken conclusion that global warming predictions are a lot of hokey.

If, on the other hand, we . . . recognize that the natural fluctuations can be large, then we will not be misled by a few years of random cooling.

Which has happened over and over through the progression of climate change.

He followed on today:

The frequent rises and falls, virtually a staircase pattern, are part of the historic record, and there is no expectation that they will stop, whatever their cause.

The land temperature record is full of fits and starts that make the upward trend vanish for short periods. Regardless of whether we understand them, there is no reason to expect them to stop. The current cause is consistent with numerous prior causes. When walking upstairs in a tall building, it is a mistake interpreting a landing as the end of the climb.

Whatever the cause of these recurring steps, even contrarian scientists understand the principle that is operating here: More carbon dioxide leads to more warming. It is as simple as that. It is a 150-year-old established basic principle of physics.

The oceans, which I talk about a lot in these speeches, have a lot to do with it. The deep oceans absorb excess heat, saving us from a lot more heat here on the surface. Researchers say the oceans have absorbed more than 90 percent of the excess heat over the last 50 years.

If the ocean has absorbed this much of the heat, think what a small fluctuation in what the ocean is doing will do to our atmospheric temperature: 93.4 percent, only 2.3 percent. You do not have to wiggle this much in order to create the kind of steps and changes and oscillations that we have seen in the staircase of climate change. Oceans don't just absorb the heat, they also absorb about 30 percent of our carbon emissions chemically, emissions that would otherwise be in our atmosphere, causing more warming. Absorbing those emissions has already made the oceans more acidic, with dangerous consequences for marine life as this continues. But it has spared us even more extreme climate effects here on land.

Environment America recently released a report earlier this month highlighting the power sector's pollution, which creates an enormous amount of this. In 2011, 5.2 billion tons of carbon dioxide were emitted in the United States. The blue circle is the whole country.

Just over 40 percent of that total, 2.2 billion tons, came from the power sector. That is the green sector.

The inner circle, the red one, is the emissions just from the 50 dirtiest powerplants in America. One out of every 8 tons of America's carbon dioxide emissions, the ones that are causing these changes in the oceans—the ones that

are causing these changes in the atmosphere—come from these filthy 50 powerplants, such as Luminant Generation Company's Martin Lake Plant in Texas, emitting the equivalent of 3.9 million car emissions, or Alabama Power Company's H. Miller, Jr. Plant, emitting the equivalent of 4.3 million car emissions, or the champion, Georgia Power's Scherer Plant, the largest emitter of carbon pollution in America, which emits as much pollution as 4.4 million cars.

If these 50 plants were an independent country, that country would alone be the seventh largest emitter of carbon dioxide in the world, just behind Germany, just ahead of South Korea.

From my State's perspective, these out-of-State powerplants are a hazard. It is out-of-State powerplants that emit the chemicals that turn into ground level ozone in downwind Rhode Island. Rhode Islanders pay the price, particularly on bad air days, and we have had six of them so far in 2013. About 12 percent of Rhode Island's children and 11 percent of our adults suffer from asthma, and ground level ozone puts them at greater risk.

We have a lot of good Rhode Island reasons to clean up the power sector. That is why I support the administration's proposed standards for new powerplants. The standards will limit the effects of climate change on future generations by telling polluting industries it is time to clean up your act, it is time to stop dumping toxic carbon pollution, it is time to get responsible about what you are doing to our environment and our health, to our children, our oceans, and our atmosphere.

We can still avoid the worst outcomes of climate change. Some changes cannot be avoided; some are already happening. But if we act now, we can avoid the worst predictions for heat waves, sea level rise, ocean acidification, storms, and other disruptions. That is why we in Congress should support the President's goal to reduce emissions to 17 percent below our 2005 output at the end of this decade and to get emissions to 80 percent of 1990 levels by 2050.

The standard for good powerplants is a good first step, but we also need to clean up existing powerplants, particularly these 50, which I will remind everybody emit more carbon dioxide than South Korea. We should get serious here in Congress and fix the market failure in our power sector that ignores the true costs of burning these fossil fuels. We should pass carbon-fee legislation.

What do we see instead, here in Congress? Here is an example. Last week a House subcommittee hearing on the President's climate action plan brought out these wildly misleading statements, such as: "We can say over 40 years we've got almost no increase in temperature" went one.

"The arctic ice has actually increased by 60 percent" went another.

In reality, surface temperatures are up about 1 full degree Fahrenheit over the last 40 years. That increase in Arctic sea ice is only relative to last year's all-time record low. The National Snow and Ice Data Center reported that this year's summer minimum is the sixth lowest in the 34 years records have been kept, and it is right in line with the long-term rapidly declining ice cover trend.

The Republicans did a lot of complaining at the hearing about the President's climate action plan. To my Republican colleagues who don't like the President's plan, I say come to the table. Let's negotiate climate legislation in Congress. Republicans in Congress should support a carbon fee, as many Republicans outside of Congress do. If you do not like polluting interests having to bear 100 percent of the costs of complying with the carbon pollution standards, let's look at a carbon fee. A carbon fee, by contrast, would give those same companies an opportunity to work with Congress to share in some of the revenue generated by the fee. Or the revenue could be returned to the American people as a tax cut, if Republicans prefer; even as a corporate tax cut, if Republicans prefer. Or we could use that revenue to forgive all Federal student debt in this country—forgive all Federal student debt in this country. What a shot in the arm that would be to our economy. Or we could give struggling seniors a \$1,600 Social Security raise.

There are a lot of wonderful things that could be done, but my colleagues must first come to the table. What they cannot do is deny. To deny is to lie. The time for that has passed. It is time to wake up.

I thank the Presiding Officer, and I yield the floor.

The PRESIDING OFFICER. The Senator from Louisiana.

Mr. VITTER. Mr. President, I ask unanimous consent that this hour of time for the Republicans be divided as follows: I ask for 12 minutes for myself and then Senator HATCH for 15 minutes, Senator PORTMAN for 10 minutes, Senator COATS for 10 minutes, and Senator TOOMEY for 10 minutes.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

Mr. VITTER. Mr. President, I rise again in strong support of my no Washington exemption from ObamaCare amendment. I have refiled it on the CR, which is before us, the spending bill, and it is a germane amendment as I filed it to the CR. It is amendment No. 1983.

We are on a timetable—a collision course—where unless we act, a horrible policy and illegal Obama administration rule will go into effect, and so it is important that we vote, we act, and we do that now. That is why as soon as we came back from the August recess, I brought this to the attention of the Senate and the Congress and the country and I demanded a vote. It wasn't

my choice to be on that tight timetable. It certainly wasn't my choice on the administration issue, a draft illegal rule, but that is where we are, and so we must vote and act before October 1.

After being blocked out of a vote on the previous matter on the floor, the energy efficiency bill, and after being blocked out for 2 weeks by the distinguished majority leader and others, I bring it again in the context of this spending bill as a germane amendment numbered 1983 to this spending bill.

The principle is clear, and to me it is the first principle of a democracy—in our case, the United States of America. What is good for America should be good for Washington, and what is applied to America should absolutely be applied in the same way to Washington across the board and certainly including ObamaCare.

We had a debate about that several years ago during the ObamaCare debate. Actually, that concept won out, and we were able to add a Grassley amendment to the bill, which was passed into final law. I was a strong supporter of that language. I was somewhat amazed that we got it included, but it did go through the democratic process, and it is now part of the law, part of the statute.

That law says clearly and unequivocally that every Member of Congress and all official congressional staff have to go to the exchange for their health care. They have to go to the same fallback plan as is there for the American people under ObamaCare. I advocated for that strongly since the very beginning of the ObamaCare debate. Whatever the fallback plan for America is, that should be the plan for Washington. There should be no other choices, no special privileges or exemptions or subsidies for Washington.

That was part of the statute that passed into law, but I guess it was a classic case of what NANCY PELOSI said—we need to pass the law in order to figure out what is in it—because after it passed, a lot of folks on Capitol Hill read that provision and said: Oh, you know what, we can't live with this. We can't let this stand. We need to "fix this."

So there was furious scheming and furious lobbying to fix that simple concept that what applies to America should apply to Washington. Where that ended up after months of scheming and lobbying was the President of the United States, President Obama, became personally involved. This was confirmed in numerous news reports. He had his administration issue a special rule to save Congress from this horrible fate that is being visited on at least 8 million Americans.

As Congress was leaving for the August recess—conveniently getting out of town and away from the scene of the crime—the Obama administration issued this draft rule. In my opinion, it is clearly and unequivocally illegal because it is in conflict with the language of the statute.

The rule does two things:

First of all, even though the statute clearly says that every Member of Congress and all official congressional staff go to the exchange, the draft rule says: We don't know what official staff is, so we are going to leave that up to every individual Member of Congress to decide who on his or her staff is official staff for purposes of this provision and we are never going to second guess them. So in theory, a Member of Congress can say: My committee staff is part of the official staff; my leadership staff is part of the official staff. In fact, in theory, under this proposed rule a Member of Congress can say: Nobody on my staff is "official staff" for purposes of this provision. OPM has made it clear that they are not going to second guess that. That is ridiculous on its face.

Second, the rule says that for Members and any staff who do get to go to the exchange, they get to take a big taxpayer-funded subsidy with them—a subsidy that is completely unavailable to any other American at that income level going to the exchange. That is not in the statute at all. That is contrary to the statute, the letter and spirit of the law. That is completely contrary to it. Again, that is what provoked me to act with many other Members.

I wish to recognize and thank all of the cosponsors of this important legislation on the Senate side and also Congressmen DESANTIS of Florida and all House cosponsors of identical legislation on the House side.

Our fix is simple, basic, and important. It is, first of all, let's live by the law with regard to Congress. So every Member of Congress and all congressional official staff have to go to the exchange as mandated by law with no special deal, exemption, or subsidy. They can only have what is available to other Americans going to the exchange. The whole purpose of that language was for Congress to feel the dislocation, inconvenience, and experience of millions of other Americans going to the exchange—8 million or more Americans going there against their will. They had health care. They had employer-provided health care. They heard the President say: If you have coverage you like, you can keep it, and they found out that was a big lie. So now they are losing that and going to the exchange. The whole purpose of the language was that Congress walk in their shoes.

This amendment goes further and applies the same principle of fairness to the administration. It says the President, the Vice President, and all of their political appointees will do the same thing—go to the exchange for their health care, just like every other American does, with no special deals, exemptions, subsidies, and no special rules.

Again, this is very time-sensitive because this rule is set to be made final October 1. That is not my choice. I

think the rule is flatout illegal. That is a decision and action by the administration, but it does demand that we vote and act now. That is why as soon as we came back from the August recess and went back into session, I filed the fix and demanded a proper up-or-down vote. Unfortunately, that was blocked out for 2 weeks by the distinguished majority leader. That is why I am on the floor again in the context of this spending bill. It is very appropriate to have the debate on this spending bill. We are talking about spending. I filed it as a germane amendment to this spending bill, and we need a full debate and vote on this matter before October 1.

Interestingly, in the previous bill, after blocking me out of any vote, the distinguished majority leader said he had no problem with this clean up-or-down vote. I guess he said that in theory because it never happened in practice.

This is a perfect and appropriate time to have that up-or-down vote. It won't delay anything. It is perfectly appropriate to have it on the spending bill. This is a germane amendment.

I urge us to vote and act and not block out this debate and not block out this vote. My request is as simple and basic and straightforward as that. I think it is consistent with the distinguished majority leader's promise that we would have a vote. He said that. Again, that must have been in theory because he blocked it in practice.

Mr. President, in that spirit, I ask unanimous consent that the pending amendments be set aside and that it be in order to call up my amendment No. 1983.

The PRESIDING OFFICER. Is there objection?

The Senator from Montana.

Mr. TESTER. I object.

The PRESIDING OFFICER. The objection is heard.

Mr. VITTER. Mr. President, reclaiming my time, I think that is very unfortunate. It is very inconsistent with what the distinguished majority leader said. We need a debate and a vote on this matter. It should happen before October 1—and it will happen, I guarantee that. I don't know when. I don't know if it will be before October 1, but it will happen. We will have this debate and vote.

I yield the floor.

The PRESIDING OFFICER. The Senator from Utah.

Mr. HATCH. Mr. President, it is no secret that the so-called Affordable Care Act is a train wreck waiting to happen. Some of it has already happened. We know that. The American people know that. My constituents all over Utah know that. But sadly the President of the United States doesn't seem to know it. In fact, the President is out today trying to convince the American people that his signature domestic achievement is a winner. Few people believe him, however, and no amount of spin on his part will change that.

Frankly, Republicans have been saying ObamaCare would be a disaster since well before it was enacted. Indeed, if we look back at the original debates on ObamaCare, we will find that we predicted virtually all of the problems we are seeing now as the administration attempts to implement this poorly crafted law.

Let's look at some of the predictions we made. We predicted, for example, that in order to avoid the employer mandate, businesses would cease hiring new workers and they would move existing employees to part time. ObamaCare requires employers with 50 or more full-time employees to offer their workers health coverage of a minimum value or pay a penalty. As we predicted, a number of small businesses, which are the main job creators in this country, are simply opting to unilaterally limit their full-time employees in order to avoid the mandate. Just think about that. We have the lowest labor participation rate since the Carter administration, but instead of working to create the jobs American families and workers need, more and more businesses have stopped hiring to avoid the costs that come with ObamaCare.

The law defines full-time employees as those working more than 30 hours a week. As a result of this bizarre definition, many employers have opted to simply cap workers' hours. That is happening everywhere. It is happening in the private sector and among public schools and municipalities. In fact, it is happening so often that even the leaders of big labor, who are among the biggest supporters of ObamaCare, have publicly argued that the law is destroying the 40-hour workweek. That is just one Republican prediction about ObamaCare that came true.

We also predicted that ObamaCare would cause people who currently have health insurance to lose it. We all remember the President's infamous promise that "if you like your plan, you can keep it." Sadly, our post-ObamaCare experience hasn't borne that out. At the time, Republicans said there was no way he could fulfill that promise, and we were right. According to the Congressional Budget Office, millions of Americans are likely to lose their current employer-provided health insurance under the President's health law.

We also predicted that the cost of health insurance premiums would skyrocket as insurance companies struggle to comply with all of the new mandates under the law. This is also happening. Numerous studies have shown that the cost of premiums have continued to go up since ObamaCare was passed and are predicted to go up even further next year as the law is more fully implemented.

The question is: How high are the costs going to go?

Yesterday, the administration released a report claiming that ObamaCare is bringing down the cost

of health insurance premiums. Specifically, the report claims that premiums "will be 16 percent lower than projected." Lower than projected is not the same as lower than they are now.

If we compare the cost of ObamaCare health plans with the cost of plans available on the market today, it is indisputable that costs are going up under the law. The administration is free to cherry-pick data in order to make the best case possible. Indeed, that is what they have done with this most recent report. However, even when they cite the most favorable data available, we see that ObamaCare is making health insurance premiums more expensive in this country.

When we look at the more complete picture of the data, we find it is even worse. As the Manhattan Institute for Policy Research recently found, individual market premiums will increase 99 percent for men and 62 percent for women nationwide under ObamaCare. This, once again, was not unforeseen. While the President was claiming his health care plan would reduce premiums by an average of \$2,500 a year, Republicans predicted costs would actually go up under the law. As it turns out, we were right on that one too.

Republicans also predicted that health care spending would increase as a result of ObamaCare. The President, if my colleagues recall, promised the law would lower the costs of health care. However, health care spending is projected to increase dramatically as a result of ObamaCare.

Republicans also predicted that ObamaCare would increase the deficit. Wouldn't you know it, a former Director of CBO has projected that the health care law will add \$500 billion to the deficit in the first 10 years and more than \$1.5 trillion in the second decade.

We predicted middle-class families would see their taxes go up as a result of ObamaCare. When we look at the law, we see it includes no fewer than 11 taxes and penalties that directly impact the middle class, including taxes on medical devices, prescription drugs, and flexible spending accounts.

In addition, Republicans predicted health insurance exchanges, where people go to sign up for ObamaCare's mandated insurance, and the system of verifying and approving premium and cost-sharing subsidies for people in those exchanges would be a nightmare to manage. This has been confirmed time and time again as the administration has continually missed deadlines and offered only scant details as to how these exchanges are going to work, even as they are set to go live on October 1.

Studies from the Government Accountability Office have confirmed that the exchanges are not likely to be ready in time. In fact, just yesterday, the District of Columbia announced it will be delaying the implementation of its exchange because of "high error rates." Two other States, Idaho and

Minnesota, also might delay their exchanges.

During the debate over ObamaCare, Republicans predicted that despite all the claims that “health care reform is entitlement reform,” the law would not shore up our unsustainable entitlement programs. We are set to spend more than \$10 trillion on Medicare and Medicaid over the next 10 years. The CBO has called our health care entitlements our “fundamental fiscal challenge.” According to the CBO—the Congressional Budget Office—the President’s health care law hasn’t done anything—has not done anything—to diminish the problems facing these massive programs.

As I said, none of the problems we are seeing today were unforeseen. Republicans predicted all of these difficulties years ago. We weren’t psychic; we just know how markets work and, more important, we have learned from experience just how inept government can be when it ventures into uncharted territory.

The Democrats who drafted this monstrosity and forced it through Congress either didn’t understand the inherent problems with the legislation or they just plain didn’t care. I suspect it was a little of both. At the time, they were more concerned with just getting something passed so the President could claim victory on one of his central campaign promises than they were with passing something that would actually work. Now we are all seeing the results and only part of the results. I am only mentioning a few things today.

Nearly every week we learn of another problem the administration is having with implementing ObamaCare. As I said, we constantly hear announcements that certain elements of the law are going to be delayed. We have heard this about the employer mandate, the small business health insurance market, and employee automatic enrollment in the exchanges.

We got the latest announcement just today. Today we found out the Obama administration is postponing online enrollment in some of the small business exchanges that were scheduled to open this coming Tuesday. The administration makes these announcements almost nonchalantly, never acknowledging they are indications of larger problems with the law. Instead, they simply press forward, ignoring the warning signs and pushing our Nation’s health care system even further toward the cliff.

It is clear what needs to be done. It is not complicated or convoluted. On the contrary, it is quite simple. This law needs to be eliminated and Congress should do whatever is in its power to get that done. This has been my position since the day the law was passed, and it continues to be my position today. I have supported repealing ObamaCare, I have supported delaying it, and I support defunding it.

I have introduced multiple pieces of legislation that would repeal the most

egregious parts of ObamaCare, including the individual mandate, the employer mandate, the medical device tax, and the health insurance tax. With days to go before the exchanges go live on October 1, I have legislation backed by 31 of my colleagues delaying them until the GAO can certify that private and personal information of consumers and patients will be secure. I have come to the floor on numerous occasions to call for either repeal or a permanent delay to the implementation of the law. Regardless of how the debate over the continuing resolution plays out, I will continue to do so.

This law costs more and will do far less than was promised when the bill was first drafted, debated, and passed. The Democrats who wrote this law and forced it through Congress may have thought the American people were naive enough to believe all the promises that came with ObamaCare, but from the beginning polls have shown the majority of Americans do not support it and with good cause. That is why I publicly applauded the House of Representatives for passing its continuing resolution that defunds ObamaCare.

Getting rid of ObamaCare is just the first step. Once we do that, we need to work together on a bipartisan basis to find a way to reduce health care costs for the American people while also making sure we cover the American people. We have seen what happens when one party tries to fix health care on its own. What we got was a disaster of a law that has actually increased health care costs, all while imposing new taxes and mandates on the American people and creating chaos of the entire American health care system.

The American people deserve better, and the legislation before us is the first step toward giving them that.

I understand the Democrats are going to peel out the one provision the Republican side supports. Everyone on the Republican side supports the defunding of ObamaCare and starting over and doing it right in a bipartisan way, instead of this partisan way that has wound up with the biggest fiasco I have seen around here in my 37 years in Congress.

I am concerned. We can do better. This has become too much of a partisan exercise and, frankly, I am very concerned that our country is going to suffer because some of our friends think they have to continue to support this dog of a bill, even though day after day after day we find more and more reasons to oppose it.

We have brought up these things before, maybe not some of these because some of them have just occurred, as a matter of fact, just in the last day. Think of the fraud. Think of the open door for scam artists because they are going to go ahead on October 1 with individuals saying they think it is fine. But there has been no independent verification done by this administration, or by anybody, to make sure the pri-

vate information of our individual citizens is protected. It is a disgrace. It is a disgrace that we are letting them get away with it, and it is a disgrace that is going to come back to hammer us as Members of Congress who didn’t do our job right in the first place and who continuously keep supporting a bill that is eating us alive.

I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER (Ms. HEITKAMP). The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. PORTMAN. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. PORTMAN. Madam President, over the next couple of days we will have a chance to vote on ObamaCare. This will be an opportunity for us to allow our views to be expressed on both sides of the aisle. I am glad we are going to have that opportunity. We will see what happens. But I think it is certainly an opportunity for us to have a good debate about why we think it is important for us not just to change ObamaCare but to actually start over and do it right. It is a time for us to undo the mistake this Senate made 3 years ago when that legislation was jammed through the process—without a single Republican vote, by the way—which is something the American people are tired of. The partisanship, on that particular vote, I think has led to a bad result.

ObamaCare was sold, by the way, to the Nation under false pretenses. We were promised that ObamaCare would bring premiums down. You remember those discussions: This is a way to get health care costs down and reduce premiums. In fact, what we are learning—and there is a new report out this week—is that premiums are going up.

We were promised that Americans would be able to keep the insurance they have. That was a specific commitment made. Yet millions of Americans are losing the insurance they have. It is insurance they like, and they cannot keep it.

We were promised that if you like your doctor, you can keep your doctor; everything will be fine. In fact, many Ohioans and many Americans are losing their doctors.

We were also told that ObamaCare would help grow the economy and create jobs. Unfortunately, just the opposite is happening. More Americans are looking for work because many of the jobs that are available now are part time, in part because of ObamaCare encouraging more part-time work. There are companies that are not expanding because they do not want to reach that magic number of 50 employees.

As we talk today, we are learning that there are even more problems with the implementation of ObamaCare. One of our Democratic colleagues on the floor said he thought

this implementation was going to be difficult. In fact, one Democrat who was prominent in the legislation said it is likely to be a train wreck. Well, unfortunately, that train wreck is occurring. We see the District of Columbia this week making changes. We see today apparently the administration now saying the small business part of the exchanges is not going to go forward as planned. We have already seen a 1-year delay in terms of the business mandate and on and on. So that train wreck is already upon us as we move toward October 1.

Let me give one example of the impact of ObamaCare. In Columbus, OH—my home State of Ohio—the Wall Street Journal reported that premiums could increase by as much as 436 percent. Some of my colleagues will take issue with that number. Maybe it is not going to be 436 percent, but the point is that we know it is going to be more expensive, we just do not know how much. That is part of the uncertainty the law creates. In other words, sometimes uncertainty is the worst thing, and that is what we are seeing not just in Ohio but around the country. We do not know what the effect is going to be on our families. We do not know what the effect is going to be on small businesses. We do not know what the effect is going to be on our economy.

Throughout this debate over the continuing resolution, my colleagues on the other side of the aisle have talked about this uncertainty. They have talked about how a showdown going up to a potential government shutdown creates uncertainty in the economy. I agree. I do not think we should shut down. In fact, I am offering an amendment to say we should never be shutting down government. It is called the no government shutdown amendment. It is bipartisan. In the budget debate we actually had a few Democrats support it, I am sure against the urging of their leadership, and I appreciate that.

Uncertainty is a problem, but, boy, talk about uncertainty—in the implementation you have some things delayed, others things not delayed, a lot of confusion about how the legislation is going to work. Every day it seems as if we discover a new wrinkle in the law that is going to cost more money and cause more problems in terms of people just understanding what their options are.

The effects of ObamaCare, by the way, do not stop at the hospital door, and they are not limited to our pocketbooks. If you ask Americans what is the most important issue to them, they will tell you it is the lack of good jobs—jobs and the economy. ObamaCare kills jobs.

Take the Cleveland Clinic. The Cleveland Clinic, as some of you know, is the largest employer in northeast Ohio. It has been talked about on the floor by other Members. They have about 40,000 employees.

By the way, it is one of the few things that both President Obama and

Governor Romney agreed on in the campaign, which was that the Cleveland Clinic is providing cutting-edge health care that should be a model for the rest of the country. They do a terrific job.

A week ago the Cleveland Clinic announced it is cutting \$330 million from its budget. What does that mean? That means a bunch of my constituents in the Cleveland area are going to lose their jobs. Why is the Cleveland Clinic having to cut \$330 million from their budget? According to their own spokesperson, to prepare for increased costs and decreased revenues because of ObamaCare.

So, look, it is something I have heard about again and again when I visit with small business owners throughout Ohio. I hear it from our employers, who say they have no choice but to freeze growth. I have a friend who runs a small company in the Cleveland area. He has 47 employees. He has confided in me: You know what. I am not going to 50. Even though I have some additional business—he is starting to see a little pickup in his particular sector—I am not going there. I don't want to get to 50 because I simply don't want the uncertainty and the cost associated with the new mandates and requirements I would have to endure because of ObamaCare.

So you have the “49ers”—employers who are sticking at 49 or fewer because they do not want the onerous requirements of ObamaCare when they cross that threshold of 50 employees.

Others, of course, are reducing the hours of folks who already work for them to well under 40 hours because they have to get under the 30-hour-a-week threshold in ObamaCare. It is so very sad.

You go to somebody and say: You know what. You have to come in at 28 hours now because the health care I am going to have to offer under ObamaCare is not something I can afford. It does not fit within our bottom line.

And this person says: I have a car payment or I have a house payment.

This is sad, and it is having an effect in my State, and I know it from talking to people, but I also know it just by looking at what these requirements are doing to small businesses. It is no surprise to me that this “underemployment” figure we see every month in the employment numbers is growing. Those are the people who are not working full time but working part time. Unfortunately, if you look over the last few months, we have seen a big increase in part-time jobs and not full-time jobs.

In 2010, I do not think many of my Democratic friends thought they were voting for a bill that would kill jobs. I really do not. I do not think they would have voted for it. I cannot believe they thought ObamaCare would drive up premium costs and make health care harder to get, as it has, but that is what is happening. That is why

I believe it needs to be repealed and replaced with more sensible reforms.

The current health care system—before ObamaCare—is far from perfect. It cries out for reform. But, unfortunately, the prescription of ObamaCare is not making things better but worse.

I know this is hard to believe, but sometimes Congress makes mistakes. In this case, in my view, Congress made a big mistake. But we can fix it, and we can replace it with real bipartisan health care reform that does foster an environment where jobs can be created, that does provide for health care to be available rather than harder and harder to get. We can get there but only if we start by—in this vote today—saying: Let's defund it, let's repeal it, and let's replace it with something better.

As we learn more about the effects of ObamaCare, we are seeing some courage on the other side of the aisle. I know one of my colleagues today on the Democratic side said he could look to delaying ObamaCare's individual mandate for a year, for instance. That only makes sense. We have already told the businesses they are going to get a 1-year delay, but a woman or a guy who works at that business is told: You have a mandate even though your business does not, and you have to pay a fine if you do not get health care. So 22 House Democrats voted in favor of delaying the individual mandate as well. So I think on both sides of the aisle you are beginning to see some interest in at least having a delay to be able to try to improve this legislation.

But the Senate has the opportunity to speak here this afternoon. We are going to vote on this amendment as to whether to defund ObamaCare. I have heard from my constituents. I am sure you have heard from yours. Overwhelmingly, I say to my colleagues, what I am hearing is they do not want this law to continue. Do they think the health care system is perfect? No. But they think what ObamaCare is offering makes it worse, not better.

Republicans cannot do it alone. We have 46 votes here. You need 60. But in an act of bipartisanship and real political courage, maybe we will have a good result this afternoon and begin this process of moving toward a better system. I urge my colleagues to show that courage so we can turn to a better way to lower health care costs, to increase health care choices, and ultimately to improve the quality of care for all the families we represent.

I yield back my time.

THE PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. TOOMEY. Madam President, I wish to take a moment to reflect a little bit on this impasse where we find ourselves. The Senator from Indiana is going to join me in a discussion here, and I will have a unanimous consent request along the way.

First of all, as to where we are, as we all know, we are at an impasse on how to fund the roughly 40 percent of the

Federal Government that is funded through discretionary spending—the spending that Congress controls, the spending that is supposed to happen through the ordinary appropriations process but does not around here.

As we address this issue, it has become obvious that every single Republican in the House and the Senate wants to defund ObamaCare as a step in the direction of completely repealing this completely unworkable bill. But all the Democrats support ObamaCare, and they want to implement it and they want to fund it and they want to move forward.

The impasse arises, obviously, because the Democrats cannot have their way in the House where the Republicans are in control, and we Republicans cannot have our way in the Senate where the Democrats are in control. So I have a suggestion. My suggestion is, maybe—maybe—there is a third way. Maybe this does not have to be completely binary. Maybe this does not have to be an all-or-nothing proposition in which one side completely wins and the other side completely loses.

Among my Democratic friends—who are big fans of ObamaCare—I would think there is nobody who actually thinks that is a perfect bill. I cannot imagine that when the American public has made clear, overwhelmingly, their opposition to this bill. When you cannot pick up a newspaper in America today without reading a front-page story about the huge problems and costs and negative effects ObamaCare is creating, I cannot imagine that anyone thinks this is all perfect.

So here is my suggestion: Why not repeal a few of the more egregious flaws that have been acknowledged as flaws on both sides of the aisle—those things that are not working that are most problematic—just a few. Couldn't we do that and at least make some progress?

So the three items I have in mind are the subject of my unanimous consent request. One would be repeal of the medical device tax, which is one of the most egregious flaws in this badly flawed bill, and I will speak some more about this tax in a little while. A second would be to delay for 1 year the individual mandate. I think Senator COATS from Indiana is going to speak a little bit more about how important it would be to delay that individual mandate. The third would be to protect the religious freedom of those who object based on deeply held religious views. They object to the contraception mandate that is imposed on them, including faith-based institutions.

So I am going to request that we consider these amendments. That is all—just asking for an up-or-down vote on these amendments. I think that is a pretty reasonable request. Every one of these has had bipartisan support.

By the way, the repeal of the medical device tax was supported by 79 Senators. Two-thirds of the Democratic

Senators voted in favor of an amendment to repeal the medical device tax, and every single Republican. That is not even controversial anymore, to repeal the medical device tax.

They all have some level of bipartisan support. Taken together, they are about budget neutral. Repeal of the Medical device tax would cost the government some revenue, but the delay of the individual mandate would save the government expenses, so it is about revenue neutral.

This could probably speed up the whole process. If we allow these amendments, frankly, they all would probably pass. If they became part of the underlying bill and if Senator REID has the votes to pass the amendment he wants to pass, what would go back to the House would probably pass the House and it probably would not have to get ping-ponged back here and risk a government shutdown. Finally, it would break this impasse, and it would demonstrate that we are at least able to come together on the things where there is bipartisan agreement.

So I think the most reasonable thing in the world is to have the vote. That is all. I do not know for sure how it will turn out. I think it will pass because these items have demonstrated bipartisan support before. But I think it is unreasonable not to be able to have the vote.

So, Madam President, I ask unanimous consent that the pending amendments be set aside and that it be in order to call up the following amendments, which are at the desk: No. 1971, to repeal the medical device tax; No. 1972, to delay the individual mandate; and No. 1973, to protect religious freedom; I further ask consent that each amendment be limited to up to 1 hour for debate equally divided in the usual form; I further ask consent that following use or yielding back of time on each of the amendments, the Senate proceed to a vote in relation to each amendment with no intervening action or debate.

The PRESIDING OFFICER. Is there objection?

Mr. TESTER. I object.

The PRESIDING OFFICER. Objection is heard.

The Senator from Indiana.

Mr. COATS. Madam President, I thank my colleague from Pennsylvania for his efforts here. We very much share the same sentiment and the same concerns going forward here. We are going to vote sometime today, perhaps tomorrow, perhaps on Saturday. We have had a week-long effort here undertaking a very important issue, serious to the future of the American people's health and to the American economy.

I think it is pretty clear that there are a couple of hard truths that we have to recognize as we come to this vote. I am still hopeful that we will be able to see at least five of our colleagues from across the aisle come and join us.

For months we have heard about the impact of the health care act and the

mess that it has created, the confusion, and the egregious taxes that are attached to it.

My colleague has talked about the medical device tax. In Indiana, it is one of our key industries which provides high wages and skilled positions for people. These are products that are exported around the world which in turn helps our balance of trade. These products are saving the lives of millions of people. Some of these innovations that come out of Warsaw or Bloomington or other parts of Indiana, and the companies that are in this medical device business, are truly extraordinary.

Yet they got socked as a "pay for" for ObamaCare by a 2.3 percent tax on their gross sales, not on their profits. As a company, say they are developing a new product and they come to a point where they know they are not going to make a profit for 2 or 3 years, but they know they have something that is really going to work, really going to provide life saving or life enhancing benefits.

Say they lose money, but they are selling their product. The sales have not yet caught up with all of the research costs. So they report a loss at the end of year, or maybe they break even. These companies are being taxed 2.3 percent on the total amount of money that they take in, even though that money does not reach a profit.

That is egregious, offensive, unbelievable. I mean, who could think up stuff like this, and who could vote for stuff like this? A repeal of this tax is one of three amendments my colleague from Pennsylvania has offered. I regret that it has been objected to. We will not even have a chance to debate it. We will not have a chance to vote on it. We will not have a chance to put down our yeas or our nays on where we stand.

The real tragedy of this is that a majority of Democrats voted to repeal this egregious tax in the budget.

Mr. TOOMEY. The Senator from Indiana pointed out exactly correctly the nature of this tax. It is extremely unusual that we choose to punish a company based on its sales, irrespective of whether it is making any money at all.

Senator COATS observed that this is a 2.3 percent tax on sales. I want to touch on some of the real world consequences that are happening right now in Pennsylvania because this tax went into effect on January 1. It is happening now. Here is what is happening in Pennsylvania: Fujirebio Diagnostics in Mahler, a world leader in the production of diagnostics that detect cancer, had to put on a hiring freeze. They had been hiring. They were planning on more hiring. They cannot do it now. So there is a hiring freeze there.

Cook Medical in Pittsburgh, PA. They manufacture pacemakers. They had plans to build five new plants over time in the United States. Those plants are all on hold. Everything has been put on the shelf; no new plants as long as they have to contend with this.

Boehringer Laboratories in Phoenixville, PA. They make surgical equipment. No new hires. Hiring freeze at a time when our unemployment is so unacceptably high, so many people looking for work.

B Braun. They make a wide range of medical equipment, located in the Lehigh Valley in Pennsylvania. They have a hiring freeze and immediate and drastic cuts in research spending. What else can they do? Such a huge new chunk of their revenue has been taken.

This is an ill-conceived tax. It is costing us jobs. It is costing us innovation. It is costing us in the quality of health care. Finally, everybody gets that, as evidenced by 79 Members of this body voting to repeal it. We are denied the opportunity to have a binding vote.

It is shocking to me.

Mr. COATS. I thank the Senator from Pennsylvania for listing those companies. Many of those same companies have facilities in Indiana. In fact, Cook International was founded by Bill Cook in Bloomington, IN, initially working out of his study in his home. Now it is an international company providing thousands of jobs across the country, in Pennsylvania, in Indiana and other places.

Unfortunately, Bill passed away this year. That company is going forward. But there were five new facilities hiring that are now put on hold as a result of this tax being imposed on their gross sales—not on their profits, but on their gross sales.

So you can take in \$1 million, but it costs you \$2 million because you are developing a new product. You lose the million and the government says: We are going to tax you on every penny that you took in regardless of whether you made a profit or not. It is just unthinkable.

Thankfully, a majority of Democrats have joined us in this effort. We got 79 votes out of 100 to repeal this. Yet we are not able to vote on it. Why are we not able to vote on it? Because the White House does not want to lose that money coming in that is so egregiously taxed to pay for some of the unaffordable care act.

That is one of many things that we would like to debate. We would like to vote on that. We think we can vote on some of the egregious stuff that is in this ObamaCare. The hard truth is this: Despite all of our best efforts—I want to make this point clear: Every one of 46 Republicans, our total here in the Senate, is fully 100 percent committed to the repeal, the defunding of ObamaCare.

Unfortunately, it takes 51 in order to achieve our goal, unless we get some help from the other side. There is no indication of that now. We have gone through several machinations this week. There will be some votes coming up. I want the vote to be clearly a yea or a nay. People go home and they say: "You know, do not hide behind this

procedural process of cloture. We do not even know what that means." This is a procedural move. Over time, politicians have figured out ways to go back and say: "No, I am really not for that." Or to say: "I am not really against that. We had a procedural move. I was for this or I was against that procedural move because it denied this amendment or it did this or did that."

The real vote is when it comes down to it—it is as old as the Bible. Let your yea be yea and your nay be nay. Are you for ObamaCare or against ObamaCare? That is the vote we will have when the majority leader comes down here and offers a motion to strip the defunding of ObamaCare out of this bill.

I do not support a shutdown. I might support a shutdown if it would achieve the goal of actually defeating ObamaCare. But the truth that has not been told to a lot of the American people, by some outside groups promoting this, is the fact that a government shutdown won't stop ObamaCare because a majority of the funding is mandatory not discretionary. Our vote on this matter will not affect that mandatory funding.

All of the taxes will go forward. Much of the implementation of ObamaCare will go forward no matter how we vote on this. So that fact has to be recognized. It also has to be recognized that it does not appear that we have the votes. Certainly we do not have the votes to override a veto by the President.

He is not going to say: "Hand me a pen. I am sorry, this is a terrible idea. I see what is happening here. Yes, we should cancel this program." I have not heard the White House giving the indication that is what is going to happen. So those who say the vote is on a procedural motion, essentially want to shut down the government, No. 1.

Maybe that would be worth it if it accomplished the goal. But to do it by not accomplishing the goal takes us nowhere. So what we are trying to do is basically say: "Yes, let's vote to defund it. Let's vote to repeal it." But if that does not work, if that does not pass, then let's see if we can at least do something. I am not ready to give up. I am not ready to say: "If we do not pass this vote on a cloture motion then that is it. We will never have a chance at this again."

Are you kidding me? I mean, people are just learning about ObamaCare. The public sentiment is building. I commend Senator CRUZ for standing up and highlighting this issue. I could not have stood here for 21 hours. I would not have made it. More power to him. He has brought this issue to us. He has focused the attention of Americans on this particular issue.

But given that attention, that certainly does not mean we are going to give up. Senator TOOMEY and I are going to go forward. We have some provisions here that we think will make a difference. I have offered, and Senator

TOOMEY has also offered, to delay the implementation of this. We delayed it for the employers, big business, but what about the individuals? What about the people in North Dakota, Louisiana, or Alaska, just to name a few? I know for sure Indiana and Pennsylvania.

Why should we impose a mandate on individuals when we do not impose it on the businesses? The President has said: "We cannot get our act together here with the businesses so we will give you a 1-year waiver." In fairness, let's give that to the individuals. That is exactly what we are about here.

At this point, I would ask unanimous consent that the pending amendments be set aside, and it be in order to call up my amendment No. 1979. I further ask consent that the debate on the amendment be limited to up to 1 hour equally divided in the usual form, and I further ask consent that following the use or yielding back of time, the Senate proceed to a vote on that amendment with no intervening action or debate.

The PRESIDING OFFICER. Is there objection?

Mr. TESTER. Madam President, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. COATS. Madam President, I want to yield back to my colleague here. I regret that we are not able to take this up. I regret that we are not able to have a debate or a vote on this matter. We are going to do all we can to continue to address, to work for, and to fight for the repeal and the defunding, however we accomplish it, of the piece of legislation that was jammed through the process without any bipartisan support, that is now unfolding before our very eyes. We see what a colossal mess it is making.

We are not giving up on this process. In fact, we are going forward. This first vote on cloture, that is not the end of this. This is the beginning. As this unfolds for the American people, I think we are going to gain the support on a bipartisan basis to get rid of this, to start over with more responsible, cost-effective, meaningful, worthwhile provisions that address our health care needs and not take this one-piece-fits-all bill and jam it down the throats of the American people.

I yield back.

Mr. TOOMEY. Madam President, I want to commend the Senator from Indiana. I agree entirely. I think this is really an outrageous process. Let's consider where we are and why. We have another manufactured fiscal crisis, manufactured because the majority party that controls this body refuses to bring out appropriations bills.

We had one appropriation reach the floor this entire year. If you do not do appropriations bills, you run into this cliff at the end of the process. So now where are we? We have this giant CR, this huge omnibus, whatever you want to call it, that is going to be here on the floor for a vote.

Senator REID has decided he would use his power to make sure that he gets to have an amendment. Actually, he gets to have a couple of amendments and gets to gut the language that would defund ObamaCare, which will be on a party line vote.

When I ask for unanimous consent to bring up amendments that have broad bipartisan support, including one which has been supported by two-thirds of all of the Democrats and every Republican, I am not allowed to offer that amendment.

We have a completely dysfunctional Senate. It is manifesting itself very clearly today. Frankly, given where this is leading, given the fact that one party here is not given an opportunity to weigh in and engage in this debate and offer amendments, I cannot support cloture on the underlying bill.

I yield the floor.

The PRESIDING OFFICER. The Senator's time has expired.

The Senator from Montana.

Mr. BAUCUS. For this hour of majority time, I ask unanimous consent that the following Senators have 20 minutes each: Senator BAUCUS, Senator FRANKEN, and Senator LEAHY.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. On September 26, 1987, 26 years ago this very day, President Reagan faced a Congress playing politics with the Nation's debt ceiling.

Knowing the catastrophic consequences a default would have on America's economy, President Reagan addressed the Nation. Speaking from the Oval Office he said:

Congress consistently brings the government to the edge of default before facing its responsibility.

He warned:

This brinkmanship threatens the holders of government bonds and those who rely on Social Security and veterans benefits. Interest rates would skyrocket, instability would occur in financial markets, and the Federal deficit would soar.

The United States has a special responsibility to itself and the world to meet its obligations.

That was a pretty stern warning. While spoken more than a quarter of a century ago, President Reagan's words, sadly, still ring true today.

I hope my colleagues listen to those words of reason. I hope my colleagues in the House of Representatives heed the warning from President Reagan about using the debt ceiling for brinkmanship.

As we know, the Federal Government hits its debt limit on May 19. For the past 130 days, the Treasury Secretary has been using what are known as extraordinary measures to continue funding the government. We are running, therefore, on borrowed time. But those extraordinary measures will be used up by October 17. At that point we will have exhausted every measure. Default—that is the United States not paying its debts—will occur unless Congress acts to raise the debt limit.

There will be much debate in the coming days on how to deal with the debt limit. The House continuing resolution which we have before us today contains a proposal that some claim would avoid the default. What is it? What do they claim, what is the provision?

It is a dangerous plan that gives the Treasury Secretary the unprecedented power to prioritize payments; that is, the Treasury Secretary decides what obligations should be paid and not paid; that is, once the debt limit is surpassed—in short, the power to pick and choose which bills to pay.

The House CR does, however, identify two specific payments as priorities they have to pay first. What are they? Social Security and interest to holders of U.S. bonds. They are all first in line. Everyone else has to fight among themselves.

We are all familiar with Social Security and its importance. It is a given. But the American people may not be as familiar with the principal and interest on U.S. bonds. This is the payment Uncle Sam makes to various persons and countries that hold our debt. It can be U.S. citizens who hold our debt or it can be countries such as China, Japan, Russia, and Saudi Arabia. I might add that the foreign countries that hold most of the U.S. debt among the countries I listed are China and Japan. They hold the most foreign debt.

The continuing resolution categorizes the interest to these foreign bondholders as a must-pay bill—we must pay those first; that is, Social Security and interest. It leaves all other obligations of the Federal budget to be paid only by the revenue Treasury has on hand on any given day. Some days revenue comes in and some days revenue comes in more than others.

Critical programs will be left fighting for the remaining scraps of funding. In effect, the House proposal to prioritize payments would result in the interests of America's veterans, the unemployed, and students, among others, being left behind the interests of China, Russia, and Saudi Arabia. It is pay Russia first, pay U.S. veterans second—if there is money left over to pay U.S. veterans.

This proposal makes no sense. A few of the programs that would compete for funding under the House plan are veterans' benefits, child nutrition, military salaries, military operations and maintenance, Medicare payments to doctors and hospitals, student loans, highway funding, dollars for air traffic controllers, unemployment insurance, and tax refunds, to name a few. They are all going to have to compete with each other for what is left after interest on the debt and Social Security payments are made under the House measure.

Can you imagine the result? Medicare beneficiaries will be pitted against disabled vets, each fighting the other. Students receiving Pell grants will be up against patients receiving medical

care; doctors conducting cancer research would be pitted against agents patrolling our borders. The chaos that would ensue would be unimaginable. We can't even begin to fathom the chaos. When this scheme was first proposed during the debt limit debate in January, it became obvious what it would be like. I compared it to the movie "The Hunger Games," hunger games where individuals were out scrapping, trying to save their own lives and killing other people to save their own lives. The sequel "The Hunger Games" is not out until November, but we can now see the coming attractions of the House CR. Their plan for a debt prioritization would pit one program against another in a fight for survival.

Under this ill-conceived plan, the Secretary of Treasury would be given unprecedented power to decide which programs are funded and which are eliminated. It is in the Treasury Secretary's hands. He decides, the President decides: Do veterans get paid, do Medicare beneficiaries get paid, does the military get paid? That is up to the Treasury Secretary and the President.

No such power should ever be placed in the hands of any Treasury Secretary, regardless of party affiliation. No Member of Congress who believes in our system of checks and balances can honestly advocate for this idea to stand. In article I of the Constitution, Congress decides what appropriations should be paid, not the executive branch.

Finally, this House proposal is wrong for the country. Why? Because it ignores the progress we have made over the past 2 years to actually reduce America's deficits and debt.

With the adoption of the Budget Control Act in 2011 and the fiscal year cliff agreement earlier this year, debt has been stabilized. Together with interest savings, these actions will cut the deficit by about \$2.8 trillion over the next 10 years. Add in the savings for winding down operations for Iraq and Afghanistan, and the total deficit reduction reaches almost \$3.7 trillion over 10 years. These are real savings. All this progress must not be ignored.

I agree with many of my colleagues that even more can be done to reduce the deficit and promote economic growth. But those actions should be separate from the debt limit debate. It is a different subject.

We are in no position to play games with the economy. It is completely irresponsible to threaten default on the debt. Since 1789, this country has always honored its obligations. We paid our bills. We are known for that. Americans know and people around the world know that America, up to this date, anyway, has always paid its bills. Even when the Capitol burned to the ground in 1814, guess what, America still honored its debts. Yet I heard a Senator say a few weeks ago that failing to raise the debt limit is "no big deal."

No big deal.

I couldn't imagine when I heard those words. It is more than a big deal; it is more than a huge deal. It is a catastrophic deal. It is something that is so bad it is unimaginable.

People have forgotten the summer of 2011. Remember August of 2011? People have forgotten what happened when Congress failed to address the debt limit decisively. I remember what happened. The dysfunctional debt-ceiling debate led to the first ever downgrade of America's credit rating—the first ever downgrade of America's credit rating. I remember the stock market plunged 635 points the day after the S&P downgrade. I remember that 14-day trading period in the summer of 2011 when the Dow plummeted more than 2000 points, about 20 percent. Consumer confidence back then dropped even lower than it did in the heat of the 2008 financial crisis, and it took nearly a year to recover.

Worst was the impact on jobs. During the months Congress was fighting over the debt limit, job creation fell by nearly 50 percent.

Remember, Congress did still raise the debt ceiling without defaulting, but the political brinkmanship did all that damage to the economy. We did raise the debt, but look at what damage the brinkmanship caused to our economy. We cannot let that happen again.

Time is running short. We need to stop playing games. This will to fight is getting us nowhere. Enough with the threat of default; enough of the schemes to prioritize payments. As President Reagan said:

The United States has a special responsibility to itself and to the world to meet its obligations.

It is time we accept our responsibility. It is time for us to work together. It is time for us to get the job done.

I yield the floor, and I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant bill clerk proceeded to call the roll.

Mr. FRANKEN. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. FRANKEN. Madam President, I wish to talk a little bit about health reform.

Soon over 1 million Minnesotans will have the opportunity to buy their health insurance on MNsure, Minnesota's health insurance marketplace. Minnesotans who buy their own insurance in the health insurance marketplace, including Franni and me, will have the opportunity to compare plans and choose the coverage that works best for their families.

Not only will MNsure make the options clearer and more accessible, but the health care reform law is also making sure that Minnesotans feel secure in their health care coverage. That is

because insurers can no longer cap the amount of benefits you can get over the course of your lifetime, they can't drop you if you get sick, and they cannot discriminate against you based on a preexisting condition.

There is a lot in the health care reform law that a lot of Americans don't even know about yet. For example, I championed a couple of key provisions that are improving the quality and the value of health care coverage that we all rely on. I authored a provision requiring health insurers to provide a good value for your premium dollars, and I helped to establish a national fund for health care prevention.

Why is this especially important right now? Because the House of Representatives passed a continuing resolution to fund the budget that also defunds the health care reform law. So before we decide on that measure, I wish to make sure we remember what is in this important law.

First, we are requiring insurance companies to give their customers good value for their premium dollars. One thing many Americans don't know is that millions of Americans are getting rebates from their health insurance companies when those companies don't provide that value. I wrote the provision that does this. It has the catchy name "medical loss ratio," which is sometimes called the slightly more catchy 80/20 rule. Because of my medical loss ratio provision, which is based on a Minnesota State law, health insurance companies must spend at least 80 percent of their premiums on actual health care—not on administrative costs, not on marketing, not on profits, not on CEO salaries. If insurance companies don't meet the 80 percent for individual and small group markets or the 85 percent for large group policies, then the insurance company has to rebate the difference.

The fact is my provision is working. Last year, nearly 13 million Americans benefited from checks from their insurers, and this year about 8½ million Americans benefited from rebates that were sent out in July of this year. That is a good thing—fewer people getting rebates. This year is a good thing because that means insurers were saving you money on the front end instead of rebating you the money on the back end.

That is part of why health care costs have risen in the last 3 years at a slower rate than at any time in the last 50 years. Is that entirely due to the Affordable Care Act? No. But in contrast with what is being put out here and there, we are not seeing the cost of health care spike. In fact, the opposite is true.

I will say it again: Health care costs have gone up less—have risen at a slower rate—in the last 3 years than at any other time in the last 50 years. The bottom line is that my provision is making insurance companies more efficient at helping keep health care costs in check for people, and I am very proud of that.

People also don't know how much we did to improve access to preventive health care in health care reform. Anyone who has ever gotten a flu shot knows an ounce of prevention is worth a pound of cure. Along with former Republican Senator Dick Lugar of Indiana, I fought to get the National Diabetes Prevention Program included in the health care reform law, and it exemplifies the benefit of this kind of reform to our health care system.

This program, which was piloted in St. Paul, MN, by the Centers for Disease Control and Prevention, involves structured nutrition classes and exercise at community-based organizations such as the YMCA. It has been shown to reduce the likelihood that someone with prediabetes will be diagnosed with full-blown type 2 diabetes by nearly 60 percent. That is pretty good.

The program doesn't just make people healthier, it also saves everyone money. The Diabetes Prevention Program costs about \$400 per participant, as compared to treating type 2 diabetes which costs more than \$7,000 every single year. That is why United Health, the largest private insurer in the country—that also happens to be headquartered in Minnesota—is already providing the program to its beneficiaries. In fact, the CEO of United Health told me that for every \$1 they invest in the Diabetes Prevention Program, they save \$4 on health care costs later on.

This homegrown program is funded out of the Prevention and Public Health Fund, which is another program in the health care reform law that is designed to invest in evidence-based health care prevention in communities across the country. In Minnesota, the Prevention and Public Health Fund has supported tobacco cessation programs, it has helped to prevent infectious diseases, and it has expanded our desperately needed primary care workforce. Preventing disease while saving money—preventing disease while saving money—is smart reform.

We did a lot of other things in the health care law too. I worked with several of my colleagues to develop a value index which will change the way Medicare pays physicians to take into account the quality of the care the doctor provides—reward quality instead of quantity.

My home State of Minnesota is the leader in delivering high-value health care at a relatively low cost. Yet, traditionally, we have been woefully underreimbursed for it. For example, Texas gets reimbursed almost 50 percent more, on average, per Medicare patient than Minnesota.

This isn't about pitting Minnesota against Texas or Florida. It is about rewarding those States to become more like Minnesota. Imagine if we brought Medicare expenditures down by 30 percent around the country. It would bring enormous benefits not just to Minnesota but across the country because it will bring down the cost of health care delivery nationwide.

I am working very hard to make sure health care reform works for Minnesota. The implementation of any major reform is going to be a challenge, but I don't think Minnesotans or Americans want us to keep looking backward. They want us to move forward and to implement the law as best we can. They do not want the House of Representatives to waste precious time and vote to repeal the law—for the 42nd time.

The fact is, if the law is repealed, a lot of things Americans like will be taken away from them. Americans don't want seniors' prescription drugs to go back up. They do not want children with preexisting conditions to be kicked off their health plans. Those are just a couple of things that would happen if the law were repealed.

Last year, more than 54,000 seniors in Minnesota got a 50-percent discount on their covered brand-name prescription drugs when they hit the doughnut hole in Medicare Part D. This discount resulted in an average savings of \$644 per person and a total savings of more than \$34 million in Minnesota alone and we are not done. By 2020, the doughnut hole will be closed completely. But the closing of the doughnut hole would go away if we repealed the health care reform law.

Thanks to a provision that allows young adults up to the age of 26 to stay on their parents' health insurance, 35,000 young people in Minnesota and more than 3 million young people nationally were able to keep their health care coverage. Those young people would be kicked off of their coverage if we repealed the health care law.

Health care reform also ended insurance companies setting lifetime limits on the amount of care an individual can receive. So if you or a loved one gets sick, you can never be told by your health insurer: That is it, no more coverage for you. Go ahead and file for bankruptcy. Guess what. If Congress repealed the health care reform law, that would go away too.

I am not saying the law is perfect. But if there are problems, the American people want us to work together to fix them, not refight old fights. That is what I hope to do—move forward by implementing the law, making any changes we need to make along the way.

Millions of Americans across the country are already experiencing the benefits of this law. I urge my colleagues to join me in supporting the implementation of the important provisions I have outlined.

I yield the floor.

The PRESIDING OFFICER (Ms. WARREN). The Senator from Vermont.

Mr. LEAHY. Madam President, what is the parliamentary situation?

The PRESIDING OFFICER. The Senate is currently considering H.J. Res. 59, the continuing budget resolution.

Mr. LEAHY. I thank the Chair.

Madam President, I listened this week to the distinguished chairwoman

of the Appropriations Committee, Senator MIKULSKI, make a compelling case for passing a clean, short-term continuing resolution through November 15 of this year so we can get on with the business of debating and passing appropriations bills.

We have a lot of sound and fury here signifying nothing, to quote Shakespeare, but we ought to vote up or down on something. It is easy to give speeches or phony filibusters or whatever and say: Look what we are accomplishing. No. It is not accomplishing anything.

I agree with everything the chairwoman has said, particularly about the bipartisan way the committee has written and reported bills this year. Any one of those bills could be debated and voted on today. Vote yes, vote no—but vote. Conference them with the House, if they pass, and send them to the President.

Actually, there is some precedent for doing that—a precedent of over 200 years doing it that way.

Instead, we are repeating this all-too-familiar drama where we are again in a high-stakes stalemate over simply keeping the Federal Government functioning. What was once the regular business of Congress has again been replaced by political theater and another artificial made-in-Congress crisis that threatens the economy and, in ways large and small, threatens every single family in America.

Don't come on this floor and say you stand for family values when you are willing to destroy retirement plans of families, savings for their children to go to college, and possibly their jobs. Once again, grandstanding prevails over common sense, comity, and cooperation—three values that are vital to the effective functioning of a representative government.

Those who travel around our States—and I do all the time—and listen to our constituents, know the costs of a government shutdown and the devastating effects of sequestration.

Vermont is not unique in having fewer children in Head Start programs, medical researchers at our universities who cannot obtain research grants, seniors cut from Meals On Wheels, or young veterans back from Iraq or Afghanistan who can't find jobs, or families living in shelters or on the streets because there is no safety net housing assistance. But some members of the House and the Senate say we have to cut all of this. Is that who we have become as a country?

The decisions we make have real and serious consequences for our economy, for our children, and for our community—ranging from St. Johnsbury, VT, to Houston, TX.

As chairman of the Appropriations Subcommittee that funds the Department of State and foreign operations, I want to speak briefly about the consequences of shutting down the government and a full-year continuing resolution for U.S. national security. It

should make every Senator think long and hard about the role they want the United States to play in an increasingly competitive and dangerous world.

We hear over and over again on this floor the saying, "freedom isn't free." Well, it is not. And the corollary to that is, neither are U.S. security and U.S. influence.

That is what is at stake: U.S. leadership in the Middle East, at the United Nations, in Africa, in South and Central Asia, and in our own hemisphere. If the government shuts down, the impacts will be felt here at home and by our allies, and exploited by our adversaries.

It is the worst hypocrisy, because those same Senators who are toying with shutting down the government want the United States to respond when war breaks out in Syria, or famine in Ethiopia, or an outbreak of the Ebola virus, or a devastating earthquake in Haiti, a terrorist attack in Kenya, the false imprisonment of a constituent in Nicaragua, or the kidnapping of an American missionary in the Philippines.

They expect the United States to solve the problem or to rally others to help solve it, but they are willing to do away with paying the salaries of our diplomats, or our aid workers, or our dues to the United Nations, or emergency food aid, or our support for NATO or the World Health Organization, or the myriad of other programs and organizations that depend on us and that serve our interests around the world. They think that somehow this is going to be paid for with pixie dust. We are grown-ups and this is the real world. When we pull back, when we don't lead, others are only too happy to fill the vacuum.

A shutdown would mean that the Export-Import Bank, which provides financing to United States companies, would immediately stop processing new applications, and would lose \$2 to \$4 billion in monthly income for U.S. exporters, jeopardizing approximately 30,000 American jobs, reducing deposits to the U.S. Treasury by \$15 to \$20 million per month as a result of fees that go uncollected by the Bank.

The Overseas Private Investment Corporation, that provides financing and insurance to American companies that invest overseas, would lose its authority to function. No longer could it make disbursements, it would bring to a screeching halt the activities of hundreds of U.S. businesses that rely on OPIC financing.

The State, Foreign Operations bill that Senator LINDSEY GRAHAM and I wrote that was reported by the Appropriations Committee on July 25 by a lopsided bipartisan vote of 23-7, protects U.S. national security interests and responds to compelling humanitarian needs. Americans recognize that we have a moral responsibility as the wealthiest, most powerful nation on earth. This is who we are.

Senator GRAHAM's and my bill includes \$8.5 billion for global health programs. A full-year continuing resolution means \$389 million less to combat HIV/AIDS and other preventable diseases like malaria, tuberculosis, and pneumonia, and malnutrition. None of us have children or grandchildren that have to worry about these illnesses, but with the relatively small amounts that we spend we can save the lives of countless children in other countries.

A full year continuing resolution would mean tens of thousands of additional deaths from these diseases. It means tens of thousands of additional children orphaned by AIDS. It means millions fewer life-saving immunizations for children resulting in tens of thousands of preventable deaths.

For pennies we can vaccinate millions of children around the world. Are we going to say, instead, that we can't do that because we have a political point to make? We are grown ups. We are not sound-bite aficionados. We should be legislators.

The Senate bill includes \$2.5 billion, which is \$115 million above a full year continuing resolution, for programs in the poorest countries. These have bipartisan support, with Republicans and Democrats, supporting basic and higher education, food security, energy, and water and sanitation programs.

If you don't agree that we have a moral responsibility, then let's just be pragmatic about our own security. Because if we don't do this, the alternative to development and opportunity is poverty, religious extremism, transnational crime, and violent insurgencies. It is a growing reality across the globe, from Somalia to Mexico, and it threatens our economy, our security, and the security of our allies.

A government shutdown is a complete failure of our responsibility as legislators. We are sent here to make decisions—not slogans—to make government work for the American people and for the good of the Nation, including our national security and our interests around the globe.

Over and over again there are those who want to give speeches, but they don't want to make hard choices. They were elected to serve, yet they make a career of blaming the government.

Funding the government by continuing resolution is irresponsible and it is dangerous. It diminishes our standing in the world. It erodes our leadership. It is unworthy of the Congress. It is a betrayal of the people who sent us here.

Let's have, if not the courage, at least the honesty to bring up the appropriations bills and vote on them. Vote yes or vote no. Stand up and be counted. Stop hiding behind the delaying tactics and partisan sloganeering that have become such a tiresome refrain around here.

The PRESIDING OFFICER. The majority leader.

Mr. REID. Madam President, I am reminded, when I hear the distinguished

President pro tempore of the Senate talk, why the people of Vermont so love him.

Here is a man who has set all kinds of records in Vermont: the first Democrat elected, and on and on, with all the many accolades that he has. I have always admired and appreciated him. Each day that goes by, I understand better than I did the last why the people of Vermont revere this good man.

HELIUM STEWARDSHIP ACT OF 2013

Mr. REID. Madam President, I ask the Chair to lay before the Senate a message from the House with respect to H.R. 527.

The Presiding Officer laid before the Senate the following message from the House of Representatives:

Resolved, That the House agreed to the amendment of the Senate to the bill (H.R. 527) entitled "An Act to amend the Helium Act to complete the privatization of the Federal helium reserve in a competitive market fashion that ensures stability in the helium markets while protecting the interests of American taxpayers, and for other purposes," with an amendment.

Mr. REID. I ask unanimous consent the Senate concur in the House amendment to the Senate amendment; and the motion to reconsider be laid upon the table, with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. WYDEN. Madam President, we know that in Washington, DC, it is almost as if there is an inexhaustible capacity to manufacture false crises. I am pleased to say that with today's vote Congress avoided a real crisis for scores of American manufacturing and technology companies employing millions of American workers. That is because without the legislation that the Senate just passed, those workers and companies would no longer have been able to get access to helium, which is a critical industrial gas without which these companies cannot operate.

In addition to avoiding an immediate crisis for these businesses and workers, the bipartisan legislation that passed the House of Representatives yesterday and the Senate today can be something of a model for how the Congress can act on must pass bills. Senator MURKOWSKI and I have worked for many months on this legislation in the Energy and Natural Resources Committee to achieve a number of goals that members on both sides of the aisle support.

First, our bipartisan legislation gets the Federal Government out of the helium business permanently—something that should have been done long ago. This bill also addresses the need to ensure helium supplies in the short term.

It does this by requiring the Federal Government to shift from selling helium at a government-set price to selling helium at a market-based priced.

The bill does this over a 5-year period so that there is no panic, no sudden changes in supply, and American businesses can stop worrying about whether the helium supply truck is going to show up next month. The bill phases out commercial sales over the next 7 or 8 years and then gets the Federal Government out of the helium business entirely within 8 years by selling off the helium reserve. With prices for helium now reflecting their real value in the market place, the private sector will have the incentives it needs to invest in new helium supplies to replace the Federal reserve.

Second, our bipartisan bill ends the Federal helium program in a way that is not only fully paid for but would actually lower the deficit by \$90 million. I particularly want to point out the contributions of two of the members of our committee, Senators RISCH and FLAKE who were instrumental in ensuring that while the helium program gets phased out some of the savings for taxpayers should go to contribute to deficit reduction. So I wanted to point out the Senators' role in shaping the legislation to ensure a significant contribution to deficit reduction.

Contributing to deficit reduction, getting a better deal for taxpayers by transitioning helium sales to market rates and completely ending a Federal program that has gone far longer than it should have are priorities that all senators can support. And today's vote reflects that.

But the benefits of this legislation are not limited to helium users and taxpayers. Our bipartisan legislation also provides one-year of funding for the Secure Rural School program that expired earlier this year. This program provides funding for schools, roads and law enforcement in hundreds of rural counties in 41 States where there are national forests.

The expiration of the Secure Rural Schools Program left rural America out in the cold. The program needed to be extended for a year while the Senate Energy and Natural Resources Committee works on a longer term approach to meet the needs of forest dependent communities around the country.

This is a more than 100-year-old commitment that the Federal Government made to these counties when the national forests were created and will have to be met one way or another. Our bill pays for a short-term extension of this program without raising taxes or increasing the debt.

The bill before the Senate also includes a public-private program to help address the needs of one of our national treasures—America's National Parks. The bill creates a matching fund to leverage a \$50 million federal investment that must be matched dollar for dollar with non-Federal funding.

The Energy and Natural Resources Committee held a hearing earlier this year on the multi-billion funding backlog that our national parks are facing.

Senator COBURN in particular has been a leader in pointing out the need to address this funding shortfall. The legislation that the Senate passed today makes a down payment toward reducing that backlog and does it in a way that brings private resources to the table.

With legislation that passed today, the Senate and House have shown how they can act to accomplish a number of important goals on a bipartisan basis. The bill completely ends a Federal Government program that has outlived its useful life; it ensures a fair return for taxpayer and meets the needs of helium users; it contributes \$90 million to the Treasury for debt reduction; and it fulfills the Federal government's obligations to rural America all without raising taxes or increasing the debt.

I also want to recognize the important contributions of the House Natural Resources Committee and Chairman DOC HASTINGS in shaping the legislation. The final bill was truly a bipartisan and bicameral effort. That is the way the legislative process is supposed to work.

I am pleased that the Senate and House have been able to find a way to achieve all these important goals in one bipartisan, bicameral bill and I hope as the Congress considers other must-pass bills to keep the government open and to raise the debt ceiling, members can work together in the same type of cooperative bipartisan way, that Senator MURKOWSKI and I and the other members of the Energy and Natural Resources Committee have done in passing the helium legislation.

Mr. REID. This is a very important piece of legislation. I wish we could do a lot more like this. This is the Helium Stewardship Act of 2013. It is something we have had in effect since World War II. It is so very, very important.

Today around America 750,000 people will have MRIs conducted to find out how sick they are or if they are hurt or sick. Without this bill passing, the big magnets they have in these machines, which are cooled only by one thing—helium—and the people who depend on this, the high-tech industry would have to go out on the spot market and buy this stuff, which would increase the price of health care delivery, and the making computer chips and lots of other things.

It is a shame it was held up for such a long time for no good reason. Now we have passed it, and I am very happy that everybody allowed this to happen.

MAKING CONTINUING APPROPRIATIONS FOR FISCAL YEAR 2014—Continued

Mr. REID. Madam President, I am trying to move this along as quickly as possible. I am going to come here a little later and ask consent that we move forward very quickly.

Each day that we don't complete the CR is a day closer to the government shutting down. I want no excuses from

anyone about time. I don't want anyone to say that the majority controls the Senate and that we are doing anything to slow down this bill. I think we should move as quickly as we can. It is to everyone's advantage. If the House wants to take a look at what we have done, let them do that and get back to us as quickly as possible. We have to avoid this shutdown. The American people are afraid of what could happen.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Madam President, I know we have been involved in a very intense debate, long speeches, time consuming, with an opportunity to bring up issues that are very important, particularly as we see that the executive branch of government has made decisions to delay so many aspects of health care reform. It is very appropriate at this time that we delve into the shortcomings of that great change in health care that the health care reform bill exemplifies.

I was here yesterday, hoping to enter into the colloquies that were going on at that time led by Senator CRUZ and time ran out, so I am here to state some points I wanted to make at that particular time. I will start by quoting our second President, John Adams:

Facts are stubborn things; and whatever may be our wishes, our inclinations, or the dictates of our passion, they cannot alter the state of facts and evidence.

The rhetoric surrounding this vote and the underlying issue has become all too hysterical. I would like us all to step back a little bit from the hysteria and focus on the facts.

We have all taken to calling this legislation ObamaCare. Sometimes even the President does. For some people, attaching the President's name to this issue prevents people from paying attention to the facts. But personalizing this issue should not deter us from looking at those facts.

I am not going to talk about shutting down the Government. So much time and effort is being devoted to discussing a government shutdown that people are not paying attention to the facts that we ought to be looking at. Instead, I would like to set aside the hyperbolic rhetoric for a few minutes and focus on those facts. Let's talk about the real-world effects of this Affordable Care Act.

I will start with a few comments directly from my constituents in Iowa. My colleagues yesterday referred to constituents in their respective States. I am only going to refer to three constituent letters.

The first one:

I just want to share with you another downside caused by the Affordable Care Act. Besides teaching for my School District I also work as an adjunct instructor for various community colleges. Currently I am scheduled to teach four online classes at a community college in the summer. I just received notice that because of the Affordable Care Act I am only allowed to teach two classes because more than that would put me over the 75 percent load of a full-time in-

structor. So because of ObamaCare I will lose \$4,200 of income this summer. It will also affect me at another school I teach at during the regular school year. I know there is not much you can do until the Republicans can regain control of the Senate but I just wanted you to be aware of another example of our current administration's lack of foresight of the impact of this law on the average hard-working American.

The second letter:

As superintendent of schools, I would like to express to you the impact of the Affordable Care Act on our local schools. The increase in cost, due directly to the Affordable Care Act will be approximately \$180,000 to offer single health insurance to our non-certified staff. We are a combined school district of 750 students. The affected staff members are essentially, part-time, hourly employees who work 6.5 hours each day, 180 days per year. The only other option is to reduce hours for employees working directly with our highest need students.

Additionally, we are planning on being required to pay an additional \$17,500 in additional fees and taxes associated with the Affordable Care Act in the first year.

Schools in Iowa can't pass that increase cost on to consumers, like private industry. We are budget restricted, so any increase in employee cost means an equal dollar amount reduction in staff, classroom materials/supplies, curriculum materials, field trips, all areas that strike pretty close to the child.

This cost increase associated with the Affordable Care Act will most definitely result in reduced educational opportunities and increased class size.

One final letter:

I am a para-educator. I am writing in regards to President Obama's healthcare initiative.

I've been told by my employer that next year my hours will be cut from full time to 29 hours a week because if I work more than 30 hours a week, they will be required by the new healthcare plan to provide me with insurance.

This bothers me a great deal for a number of reasons: it causes stress, instability, and disruption to the special needs students I work with, I get a smaller paycheck, and it's very unfair. In addition, I'm bothered by the lack of foresight that went into making this law. It seems grossly unfair to me. I do my job well, I'm committed and invested in it, and I want to work, but am now being told that I can't work as much because of a law I didn't ask for and that won't benefit me. I'm sure my employer is not the only one that is cutting hours because of the insurance requirement. It seems that the people that this law was intended to help are being hurt instead.

Please consider any actions you can to stop this law.

My constituents are feeling the impact of this law. This is real. It is not some made-up political stunt. It is happening all over this great country of ours.

Let's start with the grocery store chain, Trader Joe's.

After extending health care coverage to many of its part-time employees for years, Trader Joe's has told workers who log fewer than 30 hours a week that they will need to find insurance on the exchanges next year.

Then there is Five Guys, the national restaurant chain that started here in Washington, DC. The prices of burgers and hot dogs are going to rise to cover

the President's mandated insurance coverage.

Earlier this year, the medical device manufacturer Smith and Nephew announced they were laying off 100 employees. They cited a new Medical Device Tax, a provision of the Affordable Care Act, as the primary cause.

SeaWorld is reducing hours for thousands of part-time workers, a move that would allow the theme-park owner to avoid offering those employees medical insurance under the Federal Government's health-care overhaul. The company operates 11 theme parks across the United States and has about 22,000 employees—nearly 18,000 of whom are part-time or seasonal workers.

It has more than 4,000 part-time and seasonal workers in Central Florida. Under a new corporate policy, SeaWorld will schedule part-time workers for no more than 28 hours a week, down from a previous limit of 32 hours a week. The new cap is expected to go into effect by November.

With the reduced hours, those employees would not be classified as full-time workers under the Affordable Care Act.

Much has been said on the floor by different Members about the Cleveland Clinic. The Cleveland Clinic said it would cut jobs and slash five to six percent of its \$6 billion annual budget to prepare for health reform.

The clinic is Cleveland's largest employer and the second largest in Ohio after Wal-Mart.

It is the largest provider in Ohio of Medicaid health coverage for the poor, the program that will expand to cover uninsured Americans under the Affordable Care Act. The cuts are necessitated by the lower reimbursement they are anticipating.

There is no doubt; the Affordable Care Act is affecting the way business look at their employees.

As one recent report notes, U.S. businesses are hiring at a robust rate. The only problem is that three out of four of the nearly 1 million hires this year are part-time and many of the jobs are low-paid.

Faltering economic growth at home and abroad and concern that the Affordable Care Act will drive up business costs are behind the wariness about taking on full-time staff, executives at staffing and payroll firms say.

Employers say part-timers offer them flexibility. If the economy picks up, they can quickly offer full-time work. If orders dry up, they know costs are under control. It also helps them to curb costs they might face under the Affordable Care Act.

It is not just employers. Let's look at the way major unions view the Affordable Care Act.

Let me quote from a letter from the heads of the Teamsters, Food and Commercial Workers, and UNITE-HERE. This letter was addressed to Representative PELOSI and Senator REID.

When you and the President sought our support for the Affordable Care Act (ACA),

you pledged that if we liked the health plans we have now, we could keep them. Sadly, that promise is under threat.

Right now, unless you and the Obama Administration enact an equitable fix, the ACA will shatter not only our hard-earned health benefits, but destroy the foundation of the 40 hour work week that is the backbone of the American middle class.

Like millions of other Americans, our members are front-line workers in the American economy. We have been strong supporters of the notion that all Americans should have access to quality, affordable health care. We have also been strong supporters of you. That means the President and the Senator and the Congresswoman. In campaign after campaign we have put boots on the ground, gone door-to-door to get out the vote, run phone banks and raised money to secure this vision.

Now this vision has come back to haunt us.

Time is running out: Congress wrote this law; we voted for you. We have a problem; you need to fix it. The unintended consequences of the ACA are severe. Perverse incentives are already creating nightmare scenarios.

On behalf of the millions of working men and women we represent and the families they support, we can no longer stand silent in the face of elements of the Affordable Care Act that will destroy the very health and wellbeing of our members along with millions of other hardworking Americans.

We continue to stand behind real health care reform, but the law as it stands will hurt millions of Americans including the members of our respective unions. We are looking to you to make sure that these changes are made.

That letter was sent to Senator REID and Representative PELOSI to explain why things very definitely need to be done to this legislation. Those are not people with known conservative credentials. They are known for their views of being progressives, liberals, and people looking out for the middle class. They find much fault with this Affordable Care Act, and then some wonder why there is so much concern being expressed by Members of the Senate about why this should be defunded. All of this adds up to what is being said by the people who supported the passage of the health care reform act, which is constituents, employers, and even unions.

Let's take this a step further. Let's look at the economic researchers. In March the Federal Reserve said the 2010 health care law is being cited as a reason for layoffs and slowdown in hiring.

Employers in several districts cited unknown effects of the Affordable Care Act as reasons for planned layoffs and reluctance to hire more staff.

Here is another one: A recent National Bureau of Economic Research study examined the Affordable Care Act's taxes and its impact on labor. Basically, if we want employment to go back to prerecession levels, we must end the Affordable Care Act. The marginal rate increase due to the phaseout of premium subsidy and other implicit taxes in the Affordable Care Act result in a "massive 17 percent reduction in the reward to working—akin to erasing a decade of labor productivity growth

without the wealth effect—that would be expected to significantly depress the amounts of labor and consumer spending in the economy even if the elasticity of labor supply were small (but not literally zero). The large tax increases are the primary reason why it is unlikely that the labor market activity will return even near to its prerecession levels as long as the ACA's work disincentives remain in place."

Isn't it something to have an organization as respected as this organization say that after all the work that went into the Affordable Care Act, its very existence is a disincentive to productivity and employment?

With all of these concerns from constituents, employers, unions, and even the Federal Reserve, we would think that would cause people to pause. But it is also a legitimate reason for all the discussion we have had this week on what is wrong with the Affordable Care Act and the defunding thereof.

On top of that, we keep hearing concerns about the readiness to move forward with the law at all.

In August the Government Accountability Office noted that testing of the government's "data service hub" to support new health insurance market places was more than a month behind schedule. The report said:

Several critical tasks remain to be completed in a short period of time, such as final independent testing of the Hub's security controls, remediating security vulnerabilities identified during testing, and obtaining the security authorization decision for the Hub before opening the exchanges. CMS's current schedule is to complete all of its tasks by October 1, 2013, in time for the expected initial open enrollment period.

It is unclear whether national health insurance plans, which were supposed to give consumers choice and help drive down costs, will be available next year.

Under the health care law, the Office of Personnel Management is supposed to oversee the rates and contracts for at least two national plans in every State. According to news reports, the White House says there will be a national health plan in at least 31 States. Now, that is 31 States, that is not 50 States.

Perhaps the most telling sign that the Affordable Care Act as enacted isn't working is how much the administration has rewritten the law on its own—a highly dubious proposition. The Congressional Research Service recently noted that President Obama has already signed 14 laws that amend, rescind, or otherwise change parts of his health care. He has also taken five independent steps to delay, which he has been able to do on his own. So the Congress has passed or the President has signed into law 14 changes. I say that again for emphasis. Again, the CRS report noted that President Obama—totally separate of Congress—has delayed implementation of parts of the health care law five separate times.

Congress should be focusing our efforts on creating jobs and improving

the economy. Yet the Affordable Care Act is having the opposite effect. Our economy cannot handle any more job-killing regulations from Washington. It has been 4 years since the end of the recession. For a lot of Americans, it is as if the recession never ended.

While the unemployment rate now stands at 7.3 percent, which is bad enough, that only tells half the story. The fact is that this economy is so sluggish that only 63.2 percent of working-age Americans remain in the workforce. The labor force participation rate is at its lowest in 35 years. The unemployment rate is dropping primarily because people have simply given up finding work.

What we should be doing is supporting policies that lead to economic growth and job creation. We should be supporting things like the Keystone XL Pipeline. The initial permit for this job-creating energy project was submitted over 5 years ago. Despite overwhelming support in the Congress for the pipeline, the President has delayed the project for years to appease the extreme left. We have similar job-killing regulations coming out of the Environmental Protection Agency. We should be working to create an efficient progrowth Tax Code, one that rewards success rather than hinders it. We should be focusing on our long-term fiscal problems. We all know we are on an unsustainable path. Yet the longer we delay and kick the can down the road, the harder the job will become. All of the tax, health care, and fiscal uncertainty is acting like a headwind against our economy.

So I will support funding our government and avoiding a shutdown. I will support any effort to repeal the Affordable Care Act. I will support any effort to defund the same act. I will support any effort to delay implementation of that same act. I will support the Vitter amendment and any other amendment that puts 8,000 executive branch employees in the exchange. As I have said again and again, the people responsible for this law should have the opportunity to experience it just as the American people will. Perhaps then they, including this Senator, will then finally pay attention to the facts surrounding the implementation of the Affordable Care Act. I do so not out of personal animus for the President. I do so not to tear down the so-called signature achievement of the administration. I do so because I am looking at the facts. I do so because I am looking at what is happening in health care and with our economy.

Let's not stop thinking simply because someone uses the word "ObamaCare." Let's not talk about shutting down the government. Let's turn down the hysteria and look at what is really happening with the health care and its impact upon the economy.

Just this week a Member of the Senate described our efforts to stop ObamaCare as "insanity." I disagree. A

vote to barrel ahead as though everything is just fine strikes me as far closer to the definition of "insanity." A reasonable person can and should conclude that we should stop moving forward on ObamaCare, and that is how I will be voting this week.

I yield the floor.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. Madam President, I see Senator SESSIONS is on the floor. It is my understanding Senator GRASSLEY used some Democratic time that was yielded to him for the beginning of his speech, and I ask that the Parliamentarian recapture that time for the Democratic side.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DURBIN. If Senator SESSIONS is prepared to speak now, I will wait.

The PRESIDING OFFICER. The Senator from Alabama.

Mr. SESSIONS. Madam President, I thank Senator DURBIN and appreciate his leadership and courtesy.

I want to speak for a few moments about the impact of the President's health care law, the Affordable Care Act. Although the law hasn't been fully implemented yet, this massive overhaul—Federal takeover, really—of the health care system is already proving to be anything but affordable.

My team on the Budget Committee, where I am the ranking member, did some research on this issue, and we want to know what the real costs would be and how it will play out in the end. So what I will share with everyone now are some very important facts that all of us need to know.

The President has repeatedly said we have a health-spending problem, but what he hasn't said is that this law will make that problem worse.

Last week actuaries from the Centers for Medicare & Medicaid Services—those are our top Federal health care people, CMS—issued a report, and its findings were unequivocal. This law will lead to higher health care costs. By 2022 the law is projected to increase cumulative health spending by \$621 billion. That is the report from CMS. They basically work for the President of the United States.

Next year growth in the private health insurance premiums—the increases in our own private insurance premiums—is expected to accelerate to 6 percent from 3.2 percent this year, 2013. So the increase in premiums, CMS projects, will go up from 3.2 percent to 6 percent.

The Congressional Budget Office, CBO—they work for us here in the Congress—also released its annual long-term budget outlook last week. It concluded, 1, that Federal health care spending will "grow considerably in 2014 because of changes made by the Affordable Care Act . . ." They says the health care law is by far the single biggest factor driving the growth in Federal health care spending over the next decade—accounting for 53 percent of projected growth.

So our own government agencies are finding—which most Americans knew, despite promises to the contrary that were repeatedly made when it passed on Christmas Eve after it was rammed through this Senate—that this bill can't be done without increased costs, and government agencies are making that statement today. It is not my opinion, it is what our own agencies say.

Democrats have repeatedly complained that the law would bend the cost curve. The President said it would slow the growth of health care costs for our families, our businesses, and our government. That is what he promised. He said it would "slow the growth of health care costs for our families, our businesses, and our government." Democrats—pushing the law, against the wishes of the American people, in 2009—claimed the law would not add to our deficit and would improve our Federal balance sheet, our budget situation. The President promised he would not sign a plan that "adds one dime to our deficits now or any time in the future." That is an unequivocal promise. It sort of reminds me of the promise "read my lips, no new taxes." Surely a colossal misrepresentation of the debt impact of a gargantuan government takeover of health care is a serious matter.

The nonpartisan actuaries at the Centers for Medicare & Medicaid Services, CMS, project that this law will increase health care spending as a share of our total economy. In other words, the law bends the cost curve in the wrong direction. It bends it alright, but in the wrong direction.

We need to understand how the Democrats were able to assert that their plan was financially sound, which they insisted on repeatedly, as we went through weeks of debate on this matter. This is how. This is very important, I say to my colleagues. Senators do not understand this fully and Congressmen do not understand this, and I don't think the American people fully understand it. The Democrats' claims about the fiscal impact of the health care law were based on monumental accounting maneuvers and multiple other gimmicks.

Before the law passed, the Congressional Budget Office warned that the law would "maintain and put into effect a number of policies that might be difficult to sustain over a long period of time."

That is careful language from our accountants at the Congressional Budget Office. I am sure they were pressured not to say that. At that time, both Houses of Congress were controlled by our Democratic colleagues, with 60 votes in the Senate. They warned us that the law would "maintain and put into effect a number of policies that might be difficult to sustain over a long period of time." Isn't that true.

CBO and the CMS Actuary also highlighted that hundreds of billions of dollars in Medicare savings were double counted.

We need to understand this. This is a key point we need to understand. I made an inquiry to them. I made an inquiry to them late in December 2009. I got the letter from them the night before the Christmas Eve vote in the Senate to pass ObamaCare—on December 23—and I wanted and insisted that we get a clear answer on the question involving approximately \$500 billion in Medicare savings, which I contended was double counted.

They were claiming they were going to use this money to strengthen Medicare and they were also claiming the money was available to fund ObamaCare. Can we do both with the same money? If we are confused about that issue, if we can't understand that issue, now we can begin to understand why this country is in such disastrous financial shape.

This is what the CBO responded by saying on the night of December 23:

The key point is that savings to the HI trust fund—

that is Medicare—
under PPACA—

that is the Affordable Care Act—
would be received by the government only once, so that they cannot be set aside for future Medicare spending and, at the same time, pay for current spending on other parts of the legislation or on other programs.”

How simple is that?

They go on:

To describe the full amount of HI trust fund savings as both improving the government's ability to pay future Medicare benefits and financing new spending outside of Medicare would essentially double-count a large share of those savings and thus overstate the improvement in the government's fiscal position.

Right before the vote, they said, in effect, you are double-counting this money and you can't use the money simultaneously to benefit Medicare, which is where the money is, as well as use the money to fund ObamaCare, or a new health care plan, or any other policy. This is so basic.

The next spring, in March of 2010, CBO estimated that without this double counting, the health care law increases the deficit over the first 10 years and the subsequent decade. Under the conventions of accounting, it would appear we could have this health care plan, at least for 10 years, and it would appear that it reduces the Federal deficit, but that is because of the conventions of a unified budget accounting. The money that comes into Medicare—the money that is saved by cutting Medicare providers—is Medicare money. It is not the Treasury's money to spend on a new health care program. It is Medicare's money.

So because it looks as though in the short run we have an advantage, they were able to count it and say, Well, money coming in is equal to the money going out, but they forget that all of the people paying into Medicare off their FICA and off their checks each week are going to draw that out in the long run from this trust fund. Every-

body who is paying in is going to draw out all of that money, and more, because it is unsound actuarially.

If my colleagues want to see other gimmicks, look at the CLASS Act Program which they counted on to produce \$70 billion in premium revenue over its first ten 10 years as enrollees began paying premiums into the system. The program was so actuarially unsound that the Secretary of HHS had to notify Congress, as she was required to do, that there was “no viable path forward” to implement the CLASS program. With that decision, and a lot of pressure from some of us in Congress, nearly 60 percent of the Democrats claimed deficit reduction in the first 10 years disappeared. We had to eliminate that. So that amounted to 60 percent of the so-called surplus that would be produced by the legislation. Those savings from the CLASS program were not real and should never have been counted in the first place.

The Wall Street Journal called the CLASS Program “a special act of fiscal corruption.” One of our Democratic Members—actually, the chairman of the Budget Committee at the time, Kent Conrad—said it was a Ponzi scheme. In the first 10 years, the numbers looked good, but over a period of time the money drawn out was going to be far greater than ever was put in. They claimed to produce \$70 billion in assets for America when over the lifetime of the program it was a devastating, unsound program that if a private insurance company had tried to offer it and promote it in that fashion, I am sure someone would have gone to jail. Absolutely unsound financially.

Eventually, Congress had no choice but to repeal the CLASS Act, this bankrupt entitlement program, as part of the fiscal cliff bill at the end of last year. But the case of the CLASS program is but a sign of what is to come under the rest of the health care law.

While the American people always knew this health care bill would never pay for itself, they did not fully understand how the President and his supporters could insist otherwise. I wish I had been able to better explain at the time. I tried, but at the time I was not successful in penetrating the media and the administration's view that the bill would create a surplus for America. Maybe we could have stopped the legislation from being rammed through Congress if we had been more effective on that point. But the facts are crystal clear now.

A report issued by the Government Accountability Office—that is our independent GAO—in February of this year, at my request, revealed that under a realistic set of assumptions, the health care law is projected to increase the Federal deficit by 0.7 of the entire GDP over the next 75 years, an amount that is equivalent to \$6.2 trillion in today's dollars. So it would add \$6.2 trillion in unfunded liabilities to the United States of America over the lifetime of the program, over the next

75 years. This estimate excludes debt service or interest on the debt caused by the shortfall.

This is an enormous sum, \$6.2 trillion. Let's put it into context. We all know Social Security is financially unsound. We are in a desperate effort now to figure out ways to find the money to make Social Security sound so retirees can know they are going to get their benefits in the future. We all know it must be fixed. At the time this health care law was enacted, the 75-year unfunded liability for Social Security was \$7.7 trillion. In passing this bill, we add almost as much unfunded liabilities over the next 75 years to the U.S. Government as Social Security. Instead of putting Social Security on a sound path, this bill added another \$6.2 trillion in unfunded liabilities to our debt that is almost as large as Social Security's liabilities.

It is a monumental problem we have created for ourselves. We have dug the hole deeper financially, which is the worst thing we could be doing. The first thing we should do is stop digging.

This finding seems to strike a nerve with some supporters of the law, so much so that they tried to attack me and argue with the GAO, but attacking the messenger doesn't change the facts. The GAO report is crucial. It clearly answers the question. It sank any validity to the President's claim that his plan would not “add one dime to our deficits now or at any time in the future, period.”

Health care economist Christopher Conover at Duke University explained that the Government Accountability Office's report did not “cook the books” or use “wacky assumptions.” According to Professor Conover, GAO's assumptions in this more plausible scenario are a “carbon copy of those used by the Congressional Budget Office, the Medicare trustees, the Treasury Department, and the Medicare Actuary in their own independently derived long-term budget projections.”

Independently derived long-term budget projections are the techniques that were used in the GAO report, and they found \$6 trillion added to our debt.

So despite what we were told by the proponents of this law, the truth is that the President's health care law will further increase the cost of health care, it will add to our already unsustainable deficits and debt, and, if fully implemented, would forever alter the relationships not only between patients and their doctors but between the American people and their government. Period.

It has been 3½ years since its passage, and every day we learn more about how the law is harming Americans. Here are some of the important facts: Jobs. Part-time is the new normal. Seventy-seven percent of the jobs that have been created over the last year have been part-time.

The Investor's Business Daily has kept a running list of employers who

are cutting hours and staff levels because of ObamaCare. Currently, the IBD tally of businesses, including large firms, affected by ObamaCare is 313. This list includes the University of Alabama, which announced it was capping the number of hours students could work for the university because of ObamaCare.

Remember, I just indicated 77 percent of the jobs created this year, since January—and it hasn't been that large a number—are part-time jobs, and every economist tells us without any doubt that the President's health care law is driving those decisions by businesses. It is unprecedented. We have never seen this kind of trend.

The president of the United Food and Commercial Workers Union, Joseph Hansen, an original supporter of the law, recently said that ObamaCare would have a "tremendous impact as workers have their hours reduced and their incomes reduced."

ObamaCare penalizes hard work.

According to a new paper by Casey Mulligan, an economics professor at the University of Chicago—a premier economics department—the marginal tax hikes included in ObamaCare add up to a 17-percent reduction in the reward for working for median income families. This penalty American workers will take will essentially, he says, erase all gains in labor productivity made over the last decade.

This health care law has also led to the loss of health insurance coverage.

On Wednesday, the Wall Street Journal reported that the largest security guard provider in the United States—Securitas—will stop offering health insurance because of ObamaCare.

We hear that over and over again. This report is in addition to other major companies that employ millions of Americans. These companies include Darden Restaurants—owner of Olive Garden and Red Lobster—Home Depot, and Trader Joe's.

Small businesses and their workers will be penalized.

Democratic colleagues have claimed that most firms are not subject to ObamaCare tax penalties because they have less than 50 workers and are therefore not subject to the employer mandate penalty. But it is not an accurate statement. ObamaCare includes a nondeductible fee on insurance providers that the CBO has warned will get passed back to small business owners who pay for the health insurance of their employees. It is another tax on companies that provide health care to their employees.

I recently received a letter from a small business owner in Wetumpka, AL, Leesa Williams of Lee's Auto Repair, to let me know she is already being subjected to this tax even though her business has only 11 employees. She wrote to warn me that if the fee continues, she will be forced to re-evaluate the offer of insurance to the small number of people at her repair company.

Costs are increasing, premiums are rising, and millions of Americans will lose the coverage they have today. Workers are having their hours—and their paychecks—reduced. Its countless regulations are stifling job creation and adding uncertainty to the already fragile economy.

The State director of NFIB/Alabama—a small business group in Alabama—says that Washington is doing a "lousy job" of keeping small businesses informed about the law and it will do real damage to them.

So where will it end? When will we save ordinary Americans and the American economy from this oncoming train wreck?

The administration has taken five steps already to delay the implementation of important parts of this law pertaining particularly to powerful interest groups that are pushing for delays and changes and relief. Many of them are getting it—but not John Q. Citizen. Big businesses unilaterally have been given a break from the law for at least 1 year. The Administration is considering a carve-out for Big Labor.

We need to be considering the overall impact of the law on our economy, on jobs, on the length of hours that Americans are working. We need to consider that.

The President's health care law will worsen, not improve, our fiscal outlook. That is clear. It is hurting our economy right now. It is clear. It is harming millions of Americans right now, and it is growing the size and scope of government in a huge leap forward.

Congress must permanently repeal this unworkable law and start over with health care reform that will actually reduce costs and not hurt everyday Americans in a way that is in the classical American tradition of responsibility and limited government.

I wish through this budget and continuing resolution process we could have forced a real debate on this health care law. It is absolutely clear that the leadership in this Senate is stonewalling and refusing to even acknowledge these problems, will not allow amendments or legislation to be brought up and voted on that would fix this law and make it better and help the American economy.

So this has been an effort by Senator CRUZ and others, and I think everybody on our side is committed to engage in this and to force changes because it will not be, it looks like, accepted voluntarily. There is no consensus that we should even talk about it. Indeed, it is the position of the majority that we will not allow a full and open debate about the way to fix the problems with this law.

So the American people, I hope, will continue to relay their views to the Members of this body, and as time goes by we are going to confront this legislation. We are going to be able to force the ability of the American people to have their voices heard in this body.

I thank the Chair and yield the floor.

The PRESIDING OFFICER (Ms. BALDWIN). The majority leader.

Mr. REID. Madam President, as I have indicated for the entire week, each day that goes by, each hour that goes by, each minute that goes by, we are that much closer to a government shutdown. I have been told that the House needs more time to work on this. They are saying that maybe what we need is an extension of the CR.

The stock market, the financial community, the Business Roundtable, the U.S. Chamber of Commerce—all of America—80 percent of the American people, including 75 percent of Republicans, think what is going on, not taking care of the finances of this country, is absolutely wrong. There is no reason to stall this.

So I ask unanimous consent that at 6:30 p.m. today there be 1 hour of debate, with the first 40 minutes equally divided between proponents and opponents of the motion to invoke cloture and the last 20 minutes reserved for the two leaders, with my having the final 10 minutes, and Senator MCCONNELL would speak before me, if he so chooses; that upon the use or yielding back of time, the Senate proceed to vote on the motion to invoke cloture on H.J. Res. 59; that if cloture is invoked, all postcloture time be yielded back; the pending Reid amendment No. 1975 be withdrawn; that no other amendments be in order; that the majority leader be recognized to make a motion to waive applicable budget points of order; that if a motion to waive is agreed to, the Senate proceed to vote in relation to the Reid amendment No. 1974; that upon disposition of the Reid amendment, the joint resolution be read a third time and the Senate proceed to vote on passage of the joint resolution, as amended, if amended; finally, that all after the first vote in this sequence of votes be 10-minute votes and there be 2 minutes equally divided between the votes.

I will alert everyone, if we get this agreement, it means we would have up to four votes starting around 7:30 this evening. The House would get the bill probably tonight or in the morning, as soon as it can be processed.

There would be a vote on cloture on H.J. Res. 59, a motion to waive budget points of order, the Mikulski-Reid amendment No. 1974, and passage of H.J. Res. 59, as amended, if amended.

That is my request.

The PRESIDING OFFICER. Is there objection?

The Senator from Utah.

Mr. LEE. Madam President, reserving the right to object, if we were to vote tomorrow, if we were to have these votes tomorrow, that would represent the product of waiving two separate 30-hour periods—one in connection with the motion to proceed, the other in connection with the cloture vote on the bill.

The American people are paying attention to this. The American people

are watching this. A lot of them have expected this might occur Friday or Saturday.

So I ask the question, would the majority leader be willing to modify the request slightly, with the same provisions in place but with the votes to occur during tomorrow's session of the Senate?

The PRESIDING OFFICER. Does the majority leader so modify his request?

Mr. REID. Madam President, I appreciate my friend's request to modify my unanimous consent request. But my response to that—reserving the right to see if I would accept that—is this: Everyone in America—everyone—knows what the issues are before this body.

The Mikulski-Reid amendment we are going to be required to vote on is pretty simple. It says there will be nothing dealing with ObamaCare. We have changed the date to November 15 from December 15, and we have gotten rid of the “pay China first.” That is it. These so-called anomalies—I have met with the Republican leader. Staffs have gone over that—no problems with that.

So this is an effort to stall, and I do not know why—an effort to stall. It is absolutely unfortunate because, I repeat, every minute that goes by is 1 minute closer to a government shutdown. Because when we finish this, we then have to have the American people focus on whether we are going to have a debt ceiling, whether we are going to again crash the economy, as we did the last time that threat came.

Maybe someone thinks they can come with their great speaking ability tomorrow and change people's minds. Everybody in this body knows how the votes are going to go. This is going back to the House of Representatives. The House of Representatives has said—they have said publicly and they have said privately—they are going to send something back to us.

I want to make sure, if they do that, we have time to process it. Stalling until tomorrow means they are not going to get it until Sunday. We would try our utmost to get it to them tonight, Friday, rather than sometime late Saturday or even maybe—well, we could get it to them sometime Saturday. They need time. Is this some kind of a subterfuge to close the government, because that is what is going to happen. We are not the House of Representatives. We have rules here that take a while for us to get places. I understand my friend from Utah says that we have two 30 hours and now we are moving this more quickly than the rules require.

Madam President, what the American people see in the Senate—this new Senate—is everything is a big stall: Never do your work now. Wait until tomorrow. Maybe I will give this great speech that will turn the world around.

This is senseless. How many times do we get the American people—80 percent of them—agreeing on anything? They think what is going on in this big stall is bad for the country—and it is.

So I do not accept the modification. If there is an objection to this, if there is an objection to my request, I will work it out with the Republican leader as to what time we are going to do this.

The PRESIDING OFFICER. Is there objection?

Mr. LEE. Madam President, reserving the right to object.

The PRESIDING OFFICER. The Senator from Utah.

Mr. LEE. Madam President, we have been willing to compromise. The offer that was made by my colleague, the junior Senator from Texas yesterday, from the floor represented a significant compromise. Significantly, I believe it was the Senator from Nevada, the majority leader, who objected to a unanimous consent request made yesterday by the Senator from Texas to proceed with having these votes tomorrow.

This still represents a significant compromise offer—a compromise offer that consolidates, collapses two separate 30-hour periods required by the rules. This is not an unreasonable request. Moreover, I am not understanding what it is about having a vote tomorrow morning instead of tonight that would make a difference between being able to get something to them tomorrow, if we pushed it out, versus Sunday.

Mr. REID. Madam President, I am not going to dwell on this because I want to yield to the Senator from Tennessee, but I do wish to say this. It is as obvious to me—and it is as obvious to me as it is to a kindergarten student—they did not want a vote yesterday. The big speeches we heard about how if you voted for cloture, you would vote to extend ObamaCare—they turned around and voted for it.

This is a big charade that is not getting them where they need to go. They want to stop ObamaCare. They want to do everything again. They did not even want a vote on cloture yesterday. Of course, they wanted to skip that and just go a couple days so they could talk longer.

People are tired of talking. They want us to get something done. The government is near the time that it will close. As I said this morning, a woman who works for the U.S. Park Service came to an event I had. She lives in Boulder City, NV. She and everybody who works there are afraid they are going to lose their jobs. They know what happened last time. They were laid off for 29 days and did not get paid for it.

So I yield to my friend from Tennessee.

The PRESIDING OFFICER. The Senator from Tennessee.

Mr. CORKER. Madam President, I wonder if it would be appropriate if I were to ask the Senator from Utah a question, if he would take a question.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. CORKER. This has been a rather confusing week, I know. I do not think

ever in the history of the Senate have we had a 21-hour filibuster and then the persons carrying out the filibuster voted for the issue that they were filibustering.

I do not think that has happened in the history of our country. I just want to make sure I understand. I was just over at the House. I talked to Members of leadership there. They would like to get the piece of legislation from the Senate over there as quickly as possible so they could respond.

I think all of us on this side would like to see some changes to the CR, changes that we believe to be good policy. Over on the House side, we have a majority of Republicans. I know they would like to send back to us some changes that I think many of us would support.

In talking earlier with the Senator from Texas, it is my understanding that the reason he does not want to send the bill over to the House, which could possibly put in place some very good policies for us here, is that he wants the American people and the outside groups that the Senator has been in contact with to be able to watch us tomorrow.

I am just asking the question: Is it more important to the Senator from Texas and the Senator from Utah that the people around the country watch this vote or is it more important to us that we have a good policy outcome from our standpoint and actually have a body that has a majority of Republicans to be able to react and send back something of good policy?

This is confusing to me because I know the leadership there wishes to be able to respond as quickly as possible. But I am understanding the reason we are waiting is the Senators have sent out press releases and e-mails and they want everybody to be able to watch. It does not seem to me that is in our Nation's interest, nor is it, candidly, in the interests of those who want to see good policy on the conservative side come out of the CR. I wondered if the Senator would respond to that.

The PRESIDING OFFICER. The Senator from Texas.

Mr. CRUZ. Since the Senator from Tennessee has made reference to me, I ask unanimous consent that I might engage in a colloquy with the Senator from Tennessee and the Senator from Utah.

The PRESIDING OFFICER. Is there objection?

Mr. REID. We need a reasonable time. I would be happy to, but this is not going to be another long performance.

The PRESIDING OFFICER. How long do the Senators wish to engage in a colloquy?

Mr. CRUZ. I cannot imagine it would extend beyond 10 minutes.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. CRUZ. Madam President, I appreciate the comments of the Senator

from Tennessee supporting the majority leader.

Mr. CORKER. I am supporting the House of Representatives.

Mr. CRUZ. I know the Senator from Tennessee is learned on Senate procedures. I know he must have made a misstatement when he, moments ago, suggested that those of us who participated in the filibuster the other day somehow changed our position in voting for the motion to proceed.

A reason I know the Senator from Tennessee is mistaken is because during the course of that filibuster, I explicitly stated I support the motion to proceed. I stated that 1 week before the filibuster, repeatedly. I have always stated that the vote on the motion to proceed, the vote on cloture to the motion to proceed was going to be unanimous. Indeed, I would note I offered a unanimous consent request during that filibuster that we vitiate the cloture and all agree to proceed because everyone in this Chamber—I said I expect the vote to be unanimous—everyone in this Chamber wants to proceed to this bill.

The Senator from Tennessee being learned in Senate procedure knows that there is a big difference between that vote on Wednesday, which I might note, when the vote tally was done there for Republicans, I put my—not only did I vote yes early, but I put my recommendation for every Republican to vote yes because, of course, we should get on the bill.

The vote tomorrow on cloture on the bill is a very different bill. I know the Senator from Tennessee is quite aware of that. The vote tomorrow is a vote to cut off debate on the bill. So as I said during the filibuster 2 days ago, as I have said for weeks, it is the vote tomorrow, cloture on the bill, that matters because anyone voting tomorrow in favor of cloture is voting in favor of granting the majority leader the ability to fund ObamaCare.

I know my friend from Tennessee understands that. So I am sure his statement suggesting that the vote on the motion to proceed meant anything other than what it obviously meant, I know that was a statement in error.

Mr. CORKER. Actually, I appreciate this opportunity. What we have before us is a bill that defunds ObamaCare. It is the bill the House has sent over. So the Senator is right. Tomorrow's vote is a vote to end debate in support of exactly what the House of Representatives has sent over. That is confusing to a lot of folks, but you are exactly right. The House has sent over here policy that I actually support; that is, defunding the health care bill because of the damage it is creating to our country.

I wish the CR number was a little number. I wish it was at 967 instead of at 988. But that is exactly right. So we are going to be cutting off debate on a bill that the House Republicans have sent over to us. So the Senator is exactly right. That is an important vote.

That is a vote in support of the House. Something in addition. Supporting the House would be getting whatever we are going to do back over to them so they are not jammed. But it is my understanding again, relative to this vote tonight happening tomorrow instead, is that my two colleagues whom I respect have sent out e-mails around the world and turned this into a show, possibly, and, therefore, they want people around the world to watch maybe them and others on the Senate floor, and that is taking priority over getting legislation back to the House so they can take action before the country's government shuts down and, by the way, causing them possibly to put in place again some other good policy.

Mr. CRUZ. I appreciate the comments of my friend from Tennessee. I would note that he suggested this is confusing. I guess I do not think it is all that confusing. The Senator from Tennessee says a vote in favor of cloture is a vote in favor of the House bill and in favor of defunding ObamaCare. If that is the case, then the question I would pose to my friend from Tennessee: Why is majority leader HARRY REID going to vote the same way you are proposing to vote? Why is every Democrat in this Chamber going to vote the way you are proposing to vote? If this is a vote in favor of defunding ObamaCare, is it the suggestion of the Senator from Tennessee that the majority leader and the Senate Democrats are confused about this vote?

Mr. CORKER. I would respond that after a 21-hour filibuster yesterday, the Senator voted in favor of the thing he is filibustering and Senator HARRY REID joined the Senator in that too. So it seems to me they are very similar.

Mr. CRUZ. Does the Senator from Tennessee dispute that the vote Wednesday was a vote to take up the bill; whereas, the vote tomorrow will be a vote that will do two things—if there are 60 votes. If enough Republicans cross the aisle and join majority leader HARRY REID and the Democrats, it will, No. 1, cut off all debate, and it will—No. 2, what makes the vote tomorrow so significant is the majority leader has already filed an amendment.

That amendment guts the House continuing resolution and funds ObamaCare in its entirety. Given that that amendment is pending, and if cloture is invoked that amendment can be passed with 51 votes. Does the Senator from Tennessee disagree that once cloture is invoked, HARRY REID, the majority leader, will be able to fund ObamaCare with 51 votes?

Mr. CORKER. I agree the Senate rule that is in place allows postcloture votes. That 51-vote majority has been there for decades and generations. It is the same rule we have operated under for decades.

Let me just ask this question: We have a bill before us that I support, I think the Senator from Texas supports, the Senator from Utah supports, I

think. So my question is: We have a bill that we support. The rules of the Senate have been here for decades, for generations, and for centuries, in many cases. Is the Senator thinking the House of Representatives would like for us to vote against cloture on their bill?

If you think that is what they wish for us to do, why is it that they are already developing language and legislation to send back over? It seems to me they have already indicated they view this strategy as a box canyon because they understand the Senate rules. It looks to me as if they are already developing language to send something back over because even though we are in the Senate—I know all three of us are relatively new—somehow or another they knew the Senate rules before they sent it over.

So I am a little confused. Tell me what happens if the Senate were not to invoke cloture on a bill that we support? What then happens? I would like to understand.

Mr. CRUZ. I appreciate that question from my friend from Tennessee. There are several pieces of it. One, he asked: Would the House Republicans like for us not to invoke cloture? I can tell the Senator this morning I spoke to over a dozen House Members who explicitly said: It would be fantastic if Senate Republicans could show the same unity we did and vote against cloture because Majority Leader REID has filed an amendment to gut our language.

I would also note the Senator from Tennessee keeps expressing confusion. I have to admit, I do not think the American people are confused. I would ask the Senator from Tennessee, you agreed a moment ago, if I understood you correctly, that if 60 Senators vote in favor of cloture, majority leader HARRY REID will be able to fund ObamaCare in its entirety.

Let me ask the counterpart. If 41 Republicans stood together and voted against cloture, because we said we do not support the amendment that Majority Leader REID has filed to fund ObamaCare—when we told our constituents we opposed ObamaCare we meant it. So we are not going to be complicit in giving HARRY REID the ability to fund ObamaCare.

Would majority leader HARRY REID be able to proceed and fund ObamaCare if 41 Republicans stood together against cloture?

Mr. CORKER. The thing is, I think the Senator from Texas may be confused. We are not going to be voting on the amendment. We have the chance to vote on the amendment after the vote on cloture. The vote on cloture tomorrow is a vote on ending debate on a bill we support. The amendment that the Senator is talking about—

The PRESIDING OFFICER. The time for the colloquy has expired.

Is there objection to the unanimous consent offered by the majority leader?

Mr. LEE. Madam President, reserving the right to object, I requested to

modify the request made by the majority leader and he turned that down. In light of the fact that he turned it down, I object.

The PRESIDING OFFICER. Objection is heard.

The assistant majority leader.

Mr. DURBIN. Madam President, what we just witnessed was an effort by Senator HARRY REID to move the votes—the critical votes—on keeping the government open to this evening. What we have just heard from the Republican side of the aisle is they want to stall and delay this even more.

It is not just a matter of losing a legislative day in the Senate—

The PRESIDING OFFICER. The time is still under the control of the Republicans.

Mr. DURBIN. How much time—I know there was time yielded by Senator REID to the Republican side for Senator GRASSLEY. How much time is remaining at this point on the Republican side?

The PRESIDING OFFICER. The alternating time occurs at 4:30 p.m.

Mr. DURBIN. At 4:30, then the Democrats are recognized?

The PRESIDING OFFICER. That is correct.

Mr. DURBIN. What time is it now? Would the Chair take notice?

The PRESIDING OFFICER. It is 4:29. Senators are reminded to address each other in the third person, not by their first and last names.

The Senator from Tennessee.

Mr. CORKER. Madam President, if I could, I would just like to say in response to my good friend from Illinois, it is not the Republican side asking to stall. We only have two Republican Senators who are wanting to push this off.

So I do not want that to be mischaracterized. If I could, I wish to say it is my understanding that the reason we are putting this off is because they would like for people around the country whom they have notified to be able to watch. So it is that process of making sure everyone watches that I think is slowing this down. It is not the entire Republican side. I think most Republicans—I know all Republicans other than two would actually like to give the House the opportunity to respond in an appropriate way.

I yield the floor.

The PRESIDING OFFICER. The next hour is controlled by the majority.

The assistant majority leader.

Mr. DURBIN. Let me start by acknowledging what the Senator from Tennessee just said.

I have worked with Senator CORKER on so many issues, bipartisan issues, and I salute him for his efforts to try to find bipartisan solutions. What he said is indicative of the problem we face now.

Two Senators—and it is their right under the Senate rules—the Senator from Utah and the junior Senator from Texas, have decided that they wish to

delay this another day. They want to stall this another day. It isn't only losing a legislative day; it is more.

Look how long it took us to bring up the House continuing resolution. If I am not mistaken, they voted on it last Friday. We are thinking about voting on it tomorrow, 7 days later.

It tells you that the Senate rules, even at their best, with one Member objecting, can mean that measures take a long time. Ordinarily, it means we waste time, but this time it is critically more important because the government will not be funded.

Tuesday morning, all across America we will not fund the government because of the actions just taken on the floor of the Senate by Senator CRUZ of Texas and Senator LEE of Utah. They are trying to slow this down and create a political crisis.

They are playing high stakes poker with other people's money. The victims of this political crisis will not be the Senators and House Members. It will be a lot of innocent people, a lot of workers across America, who only want to get up and do their work for the government to make this the greatest nation on Earth.

Some of them are risking their lives in uniform. They will be paid, but their paychecks will be delayed. What it means is they have to contact their wives and spouses back home Tuesday—if this delay by Senator CRUZ and Senator LEE continues—they will have to contact them and say: Honey, it may be a little difficult this pay period. It doesn't look like we are going to get a paycheck because Congress has shut down the government.

There are others too, all across America, thousands of them, doing their work for this government at the FBI and at intelligence agencies that will go dark. Why have we reached this point? Why do these two Senators—two Senators—think this is in the best interests of the United States of America?

We have heard reports from economists, this cannot help our Nation, shutting down the government and failing to extend the debt ceiling. We are going to find ourselves in a position where this economy is going to start to stall.

People will start searching their savings accounts and notice their investments are going down in value. Why? Because two Republican Senators insisted that we couldn't speed up this vote and move this process forward to solve this problem.

The best explanation they can give us is they have notified their friends in the media and those on the e-mail to stay tuned for Friday. Friday is going to be the big day, their big day in the Sun. So they are delaying our actions here for a full day so that they can get adequate publicity for what they are about to do.

This is not in the best interests of the Senate and it is surely not in the best interests of the United States of America.

I listened to Senator REID. He made an effort to come forward and expedite this process. There are people outside this door who warned us not to do that. They said: If you send this back to the House, it gives them time to do something.

Senator REID has said from the start: We will not be party to delaying this critically important decision. There is too much at stake. We are going to move this through as quickly as we can, and we have.

At this point now, it is on the shoulders of those two Senators, those two tea party Republican Senators, who have decided that they want to close down the government or at least come closer to running the risk of closing down this government.

That isn't in the best interests of dealing with the issues that face America.

My job on the Senate Appropriations Committee is to be the chair of one of the most important subcommittees, the Defense Appropriations Subcommittee. I never dreamed I would have this responsibility. But with the passing of a genuine American hero, Daniel Inouye of Hawaii, this mantle fell on my shoulders. Almost 60 percent of all domestic discretionary funds spent by the Federal Government go through this one subcommittee.

There is a lot of hard work involved in putting the appropriation together. But when you consider the responsibility we have, it is even more substantial. This appropriation supports our men and women in uniform and the Nation's intelligence agencies that keep our country safe.

I wish to state what a government shutdown is going to mean to them. A government shutdown is going to mean a lot of hardship. I mentioned earlier uniformed troops calling their spouses to say: We are not going to get our paychecks on time this month. Try to make do if you need it.

This is something totally necessary and something brought on by an action on the floor of the Senate just minutes ago by Republican Senators.

There are more than 700,000 civilian employees in the Department of Defense, and half of them will be sent home immediately Tuesday morning—sent home.

Men and women who work at military installations and in the Pentagon will be sent home from work. Over 80 percent of Department of Defense civilians work outside of the Pentagon, including 12,000 of them who work in my State. They will be given notice on Tuesday morning: You have to go home. Why? Because there was a promise made for some publicity on Friday by a couple of Senators.

That is unacceptable.

A substantial number of these hard-working men and women are going to be furloughed. They already face furlough because of a sequester. If we allow this government to shut down, once again, they will have to figure out

how to make ends meet. Men and women who were trying to keep us safe in this country, many of them risking their lives, are now going to be pawns in this political game. It is an unconscionable breach of faith.

The risk to national security imposed by a shutdown is not confined to the military. It will cripple our intelligence community. These men and women serve as our country's first line of defense. We rely on these agencies to warn us of threats, to prevent terrorist attacks, and inform leaders making critical, national security decisions.

The intelligence community workforce, overwhelmingly made up of civilians, the greatest portion of them will be furloughed because of a government shutdown, a government shutdown that is totally unnecessary brought on by the House Republicans and two Senate Republicans. This shutdown will be quick, and the principal agencies will largely go dark within 4 to 8 hours of a shutdown order.

In America, these intelligence agencies that keep us safe are going to go dark because of this political strategy. If the government shuts down, all DOD work will stop on weapons and equipment maintenance not directly related to war. Bases will not be maintained, but you will see a degradation of facilities. We will see massive disruptions all across the country.

The Rock Island Arsenal in my State is a critical arsenal that supports more than 54,000 Active, Reserve, and retired military. The arsenal is the largest employer in the Illinois-Iowa region with more than 7,500 employees and more than 70 Federal and commercial tenants. The facility adds \$1 billion to the local economy, supporting 14,000 jobs in the region.

A government shutdown will throw production schedules at Rock Island into chaos as orders get cut back and civilians sit at home under furlough. I cannot imagine going to these men and women and saying: The reason you have had this furlough and can't come to work is because two Senators decided they needed some publicity on Friday. Putting the arsenal's capabilities at risk degrades the defense industrial base. It jeopardizes our national and local economy.

The same thing is true at Scott Air Force Base. In a shutdown, its 5,000 civilian employees would experience the same loss of pay as everybody else. Scott's 5,500 active duty military personnel and their families would have to get by on savings and reserves while they wait for reimbursement with later paychecks.

When we go through these lists—and the lists are long—one thinks how totally unnecessary it is. Senator REID has come to the floor repeatedly to tell you what the American people think. Eighty percent of the American people think this is foolish and wasteful. Seventy-five percent of Republicans have given up on this strategy.

Yet a handful of willful Members of the House and Senate decided they are

going to keep going down this road. I hope they will have some revelations in the next few minutes or hours, maybe overnight. I hope they will reconsider what they have done, the risk they are putting this country in.

It is not appropriate, it is not fair. I have listened to them try to explain how they can have a filibuster for 21 hours and then turn around and unanimously vote for the next item up on business. It may be an argument that the Senator from Texas thinks he understands clearly. Most Americans don't understand what he was saying for 21 hours and then turning around and voting overwhelmingly to move forward on the bill.

I wish to make one thing clear before we go any further. ObamaCare as we know it is already funded. Senator HARRY REID is not going to be funding ObamaCare; it is already funded, and it will be. It will be under appropriations bills that we pass in CRs. This notion that he is going to somehow do something sinister—let me remind critics that we brought this to a vote in the Senate, one of the most historic votes, painful votes.

Senator REID may remember when our colleague Senator Ted Kennedy was brought here on the floor of the Senate to vote for the Affordable Care Act. The man was literally dying of cancer, but this meant so much to him that he came down here for the vote at great personal risk and sacrifice. It was great to see his smiling face come through that door again, but we knew we would never see him again and we didn't.

That is the kind of sacrifice that was made. The votes were taken. Then in the next presidential election there was a referendum for ObamaCare. The American people were clear. They re-elected President Obama. They re-elected Governor Romney's promise to repeal ObamaCare.

These Members, at least two of them, can't accept the verdict of history. They continue to want to fight this battle. As I have said, they are fighting it at the expense of a lot of innocent people across America, at the expense of some of the best workers in the world. Those in military uniform and those in the civilian capacity do a great job for us every single day.

Picking on them, deciding to make them the object of this political exercise, is beneath us as a great institution.

Let me close by saying this. I will give credit to Senator CRUZ when he was doing his 21 hours. I asked him point blank: So you want to eliminate the protection in ObamaCare that says that health insurance companies can't discriminate against children and families that have preexisting conditions?

He said: Yes, I do. I want to eliminate all of them.

I said: You want to eliminate the provision that says you can't limit the coverage in health insurance policies so people will have enough money for

serious illness, cancer therapy and surgery?

I want to eliminate it all, he said.

You want to eliminate that protection for families to keep their kids on their own health insurance policies up to age 26—young people looking for jobs who may not have health insurance—you want to eliminate that too?

I want to eliminate every bit of it.

He was consistent—consistently wrong—because he fails to understand what working families across America face every single day, what 50 million uninsured Americans face with no protection, no peace of mind.

God forbid he ever spends a moment as the parent of a sick child without health insurance. I have been there. You never want that experience in your life for yourself or anybody else.

I asked Senator CRUZ to tell us about his own personal health insurance since he decided he is going to be the arbiter on health insurance for the rest of America and for Congress. He won't give me a straight answer on how he has his own health insurance for his family. I think he owes that to us. He has told us a lot about his great family—and there are some wonderful stories—but when it comes to this issue, he ought to tell us.

Where does he get his health insurance? Who pays for it? What is the employer's contribution? What is the tax deduction taken by your employer, if any, for your health insurance? These are legitimate questions.

He has raised these questions about millions of families across America. He said: They are just fine. We can do without ObamaCare.

Let us hear his explanation of how he protects his family when it comes to health insurance. I don't think that is an unreasonable question. After all, he is the one who raised the issue.

I yield the floor.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. COONS. I wish to speak for a moment about manufacturing. As you know, I am passionate about manufacturing, about the good-quality jobs manufacturing brings to our communities.

What I am also passionate about is that this body needs to stop manufacturing crisis.

What we just heard in the last few minutes was an exchange between my friend, the Senator from Tennessee, and two of his colleagues, the Senators from Texas and Utah, that summarized that what has happened in this Chamber today is the extension of a manufactured crisis, a purely artificial extension that is continuing, as the Senator from Illinois said in great detail and with great insight, to put at risk our recovering economy, our men- and women-at-arms, and our Nation's standing in the world. This is a wholly manufactured crisis without purpose.

It seems to me in the 3 years I have been here in the Senate—it feels an awful lot like Groundhog Day. I was

sitting in that very chair presiding over this body as we were closing in on a government shutdown when I had only been here for a few months.

I have never forgotten getting a message from a constituent at home. Her husband was at that very moment serving our Nation flying Medevac missions in Afghanistan. I got a simple note:

Is it possible that because you all can't do your jobs that my husband and I won't be getting a paycheck next week while he does his job for our Nation overseas?

We have, in the 3 years I have been here, seen needless fights, a near default on our Nation's debt, a near defunding of our Federal Government's operation. Today we see not a difference of meaning but a difference purely of substance and style—purely of superficial style.

As the Senator from Tennessee pointed out, the objection to the majority leader's request that we proceed now to a vote was purely for the convenience of two Senators who have sent out a lot of press releases and who want more attention. We can't continue to play chicken with the American people, the American economy, and continuing the services of the Federal Government.

I know my colleague, the Senator from Louisiana, who is one of the leaders from the Appropriations Committee, is here to offer some insight and comments about the value of appropriations, about the great work our chair Senator MIKULSKI has led us in this year.

There are so many other ways that this manufactured crisis is just the latest in a series of disappointing failures to lead by a few of our colleagues. The chair has allowed us to go through subcommittee markups and full committee markups on 11 appropriations subcommittee bills. If those bills could be taken up and passed on this floor, we could fix a lot of the things that challenge our Nation.

I yield the floor to the Senator from Louisiana so she might inform this body about some of the important work that she, in her subcommittee on the Appropriations Committee, on which I am honored to serve, has been able to do this year.

The PRESIDING OFFICER. The Senator from Louisiana.

Ms. LANDRIEU. I thank the Senator for yielding for a question. I appreciate his leadership as an appropriator.

Senator MIKULSKI was on the floor earlier today, the leader of our committee and the debate about how much to spend and what we should spend our money on. Does the Senator understand that that could be done and it is done in the appropriations process? And if we could just get past this manufactured crisis we could actually accomplish what many Senators want to do, which is to discuss the level of spending? We can't even get there because we are stuck in a manufactured crisis by the Senator from Texas.

Is that the sense of my colleague as to where we are?

Mr. COONS. That is absolutely my understanding. My friend the Senator from Louisiana knows better than anyone that the role of the Appropriations Committee and its subcommittees is to perform oversight, to weed through programs in the Federal Government, and to strengthen and support those that are effective and making a difference, but to narrow or shut down or trim those that aren't. If we continue to lurch from crisis to crisis, from short-term continuing resolution to continuing resolution, we will never get that good work done.

Madam President, I welcome any further comments my colleague would like to make about what the Subcommittee on Homeland Security of the Appropriations Committee has made possible, and why that matters, what difference that makes to the people of Louisiana and of our country.

Ms. LANDRIEU. I thank the Senator, and let me, if I could, Madam President, say a few words about the bill I have the privilege and the responsibility of chairing—the Homeland Security bill. This is a \$42 billion appropriations bill. I am very proud to say I have worked with my Republican colleague, the Senator from Indiana DAN COATS over the last 6 months to draft and fashion a bill.

In many public meetings, in public forums at the appropriations subcommittee level and at the appropriations full committee level, our bill was negotiated in good faith—Republicans and Democrats compromising over important issues such as: How many border agents should we have, how many security agents should we have on our border, how many detention beds can taxpayers afford, how many do the Republicans want, how many do the Democrats want, what are some of the important aspects of immigration reform and how do we build a technologically superior border that allows trade and commerce but keeps out terrorists and people who are undocumented and who do not have the proper certification to come into the country.

That is what we, who ran for public office, wanted to get here to work on, not to sit in an empty Chamber with people who, because they can't get their way 100 percent of the time, all the time, want to shut down the process.

So as chair of the Subcommittee on Homeland Security, I most certainly can add my voice to the appropriators and to Members who say: It is time to move on. So let us do so.

But before I get into the specifics, I wanted to say a word about an issue that is critical to Louisiana and to States such as Texas—Senator CRUZ's home State. You would never know this, because I don't think he said a word about this issue in the 22 hours he was on the floor, but I know a little something about Texas, my neighboring State. I know a lot about Mississippi, Alabama, and Florida, from the gulf coast. I have represented my

State for now almost 18 years in the Senate and grew up along the gulf coast.

I want to make sure everybody understands that in 14 days there are going to be over 1 million people in the United States—many in Texas, many in Louisiana, many in Florida, some in Massachusetts, et cetera, et cetera, et cetera—who are going to basically see the value of their home, the equity in their home, go poof—poof. Whether their equity might have been \$200,000 this week or \$400,000 or \$600,000 or \$2 million, this is an equal opportunity destroyer.

This is because last year Congress passed the Biggert-Waters bill, which was supposed to fix the National Flood Insurance Program. It was supposed to fix it—make it sustainable, make it go from the red to the black, make the deficit go away, help the program to be more sustainable. I understand that. The problem is the way the bill was passed it is going to, in a few days, literally go poof for people who thought they had equity in their home because of a provision in the Biggert-Waters flood insurance bill.

That provision basically says this: When you put your home up for sale—when you sell your home—the grandfathered rate that was attached to your home for flood insurance is immediately dispensed with. So anyone selling their home who happens to have a subsidized flood insurance rate, which is lower than the private market, for good reason—which I will explain in a minute—their house becomes valueless.

Let me repeat this. This is not about flood insurance going up, this is not about losing your job, it is not about not being able to show up for work because the government shuts down, which is a big problem. But this is a real big problem for 1 million families because the house they have paid for, that they have lived in and thought they had some equity in so they could retire on that equity or send their kids to college is, poof, gone.

I would like to focus on fixing that problem. I know there are many people in Texas who would like it fixed as well, because when I go over there, I hear from them. When I go to Louisiana, and Mississippi, and Florida, I hear from people. But we can't even get to a flood insurance bill because we are on the floor talking about an issue that is completely manufactured.

This is not manufactured, ladies and gentlemen. The flood insurance issue is real. The flood insurance bill is a bill that actually passed and we have only 14 days to fix a part of it.

At 5 o'clock, in 5 minutes, I am going to a meeting in Senator MERKLEY's office, who is chair of a subcommittee, and we are going to try and work on this. But to do this we need cooperation. We need cooperation from all of our Members to say: Well, that might not be a problem in my State, but I can understand what Senator LANDRIEU is

saying and I can understand what some of the Republicans are saying. Let's see what we can do to fix this so people's equity does not vanish into thin air and cause lots of pain and suffering.

But as I say, we can't even talk about real issues because we have to talk about a manufactured crisis.

I see some of my colleagues on the floor, and I know they understand the chairman asked us to come and talk for a few minutes about our appropriations bills, so I will try to do this in 4 minutes, because when Senator MIKULSKI asks you to do something, you need to go ahead and do it. So I need to put this in the RECORD for my Homeland Security bill.

As I understand it, this government shutdown could happen because, as has been explained, we have two or three or four or five—not many—Senators who have decided to manufacture a crisis about the continuing resolution and paying our bills, which we owe.

Every responsible, nondeafbeat person in the world pays their bills, and I don't know why we can't. But anyway, because of that, the Homeland Security bill we have worked on, which has been negotiated, may I say, without disagreement—I mean, this is kind of unheard of. Let me say, we had disagreements, but we worked them out. There were different views but we worked them out. We had big things to work out, such as this big new project being built in Kansas. I was not very supportive of it, but I had to listen a lot, I had to think, I had to negotiate, and I ended up putting a big project in this bill that I didn't 100 percent go along with, but I was convinced by colleagues for different reasons—and the White House weighed in, and others—to compromise.

The bottom line is I have a \$42 billion bill that supports our borders, that keeps commerce going, and that keeps FEMA going. We have a terrible flood to deal with in Colorado, and I see the Senator from Colorado and the Senator from Minnesota are both here, and they absolutely know what floods are all about. FEMA is trying to operate there. What do we tell people there on Monday? Sorry, we can't come help you get back into your home, get your children in school, get this hospital built again?

We have phones to answer, we have people to serve, we have borders to secure, we have trade to move next week, and shutting down the government is simply not what we should be doing. We should be fixing it, making it more efficient, saving money where we can, and serving the 350 million people in this country and around the world who depend on the American government to function.

In conclusion, let me say this. I had Marriott Corporation tell me today—Marriott, an excellent company, but conservative leaning from their top—Senator, would you please say, when you can, that the government is our biggest customer? When people think

of government, they think only of government jobs. The Federal Government is the largest customer of Marriott Corporation, one of the largest corporations in the country. We buy a lot of goods and services from them. When we shut down, when we hesitate, when we don't operate with confidence, it affects every business in the world. If Marriott is going to take a big hit, imagine the hit smaller companies take, that can't take that hit or that break?

So on behalf of Marriott and on behalf of other companies that are going to get hit, please realize the government has a lot of impact on the private sector, and it is not fair to hurt our economy or any business—large, small, conservative, liberal, or moderate.

Last week, Mark Zandi of Moody's testified that a 3-4 week shutdown would reduce real GDP by 1.4 percent. This would be a devastating step backwards. In the second quarter of 2013, our GDP grew by 2.5 percent, more than doubling the 1.1 percent growth in GDP in the first quarter of 2013. And numerous studies have reported that, based on past experience, "turning out the Federal government's lights" would cost us \$100 million each day. The hostage-taking approach of the House majority threatens such a shutdown and puts our economic viability at risk. We must do better.

A government shutdown would have devastating consequences on hundreds of thousands of people in Louisiana. Of the 31,000 Federal employees in my State, 18,000 would be temporarily furloughed by a shutdown. That is 58% of the Federal employees in my State that would be out of the job. More than 24,000 active Louisiana military and civilian personnel and 320,000 Louisiana veterans could see much needed paychecks and benefits delayed.

Social Security services would also be significantly disrupted, which would have major implications for the 860,000 social security beneficiaries in Louisiana. New claims wouldn't be processed and the social security help line, which many of our seniors rely on, would not be able to take calls.

In just 4 days during the 1995 shutdown, 112,000 claims for Social Security retirement and disability benefits were not taken and 800,000 callers were denied service on the Social Security Administration's 800 number. Constituents of mine, like Susan Crandall, rely heavily on the Social Security Offices in Louisiana. Ms. Crandall uses the Social Security Office in Alexandria as a lifeline. A government shutdown would force her to search for help elsewhere. For her and others living in my State, this just isn't feasible.

A shutdown would also harm Louisiana students. More than 7,800 Louisiana students rely on work-study programs and 4,600 receive Federal loans to help pay for school. If there is a government shutdown, colleges and universities across Louisiana would not be able to disburse these funds to students.

The Small Business Administration would stop processing new loans, preventing nearly 420,000 small businesses in Louisiana from getting the credit they need.

The Federal Housing Administration has helped almost 10,000 mortgage holders in Louisiana thus far this year. If we allow a shutdown to happen, the FHA would not be able to process new loans, leaving aspiring homeowners out in the cold. Many potential homeowners in Louisiana are already hesitant to purchase because of the fear of flood insurance going up, and this will only add to their stress.

One of the core missions of the Appropriations Committee—and of Congress at large—is to make sure our Federal government continues to operate soundly. By adopting the continuing resolution that the House passed last week, with its poison pills that defund the Affordable Care Act and play favorites with which bills we pay, we would be failing the American people. We need to do our work to make sure the Federal government remains open and continue to fund implementation of the Affordable Care Act. It is the law of the land. Anything less is ill conceived.

And let me just say this. Operating the government on continuing resolutions is a failure in itself. I am disappointed, as I know Senator MIKULSKI is too, that we find ourselves in this position. When we pass CRs, we put the Nation on autopilot and fly blindly. Instead of passing the 12 appropriation bills that set priorities and invest in America's future, we fund yesterday's priorities instead.

As the chairman of the Homeland Security Appropriations Subcommittee, I hear every day * * * firsthand how important it is to keep our country safe and secure are at stake. Within the past year, our Nation has experienced a substantial rise in diverse attacks. If DHS continues to be funded at the 2013 post sequester level, we would not be able to adequately address or respond to these events. For example:

While we were all horrified by how simple, homemade explosives could wreak such havoc at the Boston marathon this year, we saw how critical it was that law enforcement and first responders have the proper training and equipment to respond to these incidents.

Years of robust grant funding for our first responders paid off in this instance. However, under sequester, grant funding would be at the lowest level since DHS was formed 10 years ago. If a government shutdown were to occur, all activity intended to help build State and local resiliency would cease.

Our cyber networks are under constant attack. There are 6 million probes or attacks on U.S. government networks each day, and among the attackers are 140 foreign spy organizations. Let me share some recent examples. Earlier this month the Syrian

Electronic Army defaced the Marine Corps website and hacked into numerous print media websites. We also heard news reports of large-scale espionage acts perpetrated by a group of highly sophisticated hackers for hire operating in China. Cyber attacks breach our government, military, and private networks to steal information, including valuable corporate secrets. All of our combined Federal resources are needed to strengthen safeguards on our data and detect these malicious efforts before they can disrupt critical government and financial networks. Without the \$108 million increase requested in fiscal year 2014 for cybersecurity, DHS would defer implementation of the intrusion detection system for civilian Federal programs, known as Einstein, by 1 year; and delay expansion of cyber-attack information-sharing with States, leaving 19 without access to timely data. A shutdown or continued sequester will threaten progress in this area.

In the wake of serious chemical plant incidents in West, TX and in Ascension Parish, LA, this summer, we are reminded that chemical safety and security is imperative, for citizens and first responders. In the hands of terrorists, chemical attacks could cause widespread devastation and loss of life. The DHS inspection program to prevent wrongdoers from gaining access to harmful chemicals has reduced risk by 40 percent. But there are still 4,300 facilities for which DHS has the responsibility to ensure a security program is completed and maintained. We cannot afford to delay this important work by underinvesting in it, but that is exactly what would happen under a sequester level.

The existence of thousands of poorly secured commercial radioactive sources globally poses an ongoing challenge to our national security. We continue to face the threat of a weapon of mass destruction or dirty bomb being detonated in one of our cities or ports. A radiological attack would incite mass panic, shut down our major transportation systems, and cause severe economic damage. We cannot afford to stand meekly by. The Department of Homeland Security program called Securing the Cities, which is a partnership with State and local governments, is designed to detect and prevent a nuclear attack in our highest risk cities. New York has been the test bed for this program over the past few years; but it is now expanding to other major cities—Los Angeles being the next location. We need to ensure that this expansion is funded, not suspended.

For 4 years in a row, the Department of Homeland Security has had to tighten its belt and operate with reduced funding. The impacts of sequestration have made it worse. Let me highlight just a few examples of why sequestration has been harmful and why it will be particularly damaging to DHS under a long-term continuing resolution:

The Coast Guard has operated its surface and air assets 25 percent below

planned levels under sequestration. This has resulted in 35 percent reduction in drug seizures and a 22 percent reduction in interdiction of undocumented migrants.

Customs and Border Protection would not be able to hire any of the new officers for our air, land, and sea ports of entry requested in the fiscal year 2014 budget. This is bad for travel and trade. Travel volume to the U.S. is up 12 percent since 2009, and is expected to grow 4-5 percent in each of the next 5 years. In 2011, international travelers to the U.S. generated a trade surplus of \$43 billion—that set a U.S. travel and tourism record. Without these new officers, we could once again see spikes in wait times during the spring at gateway airports such as New York, Los Angeles, Houston, Chicago, Dallas, and Miami. In fiscal year 2013 under sequester, wait times for arriving passengers at these airports rose over 4 hours on multiple occasions. We must ensure the United States is open for business, or else travelers will take their business elsewhere.

Similarly, CBP would not be able to sustain current operations in fiscal year 2014 because the agency will not have access to \$110 million in fees collected under the Colombia Free Trade agreement. Without these funds, CBP would have to, No. 1, rely on furloughs of up to 16 days per employee to close the gap; No. 2, likely be forced to commence an agency-wide hiring pause for front-line personnel; and No. 3, fall below the Congressionally mandated staffing levels for CBP officers and Border Patrol agents. This will have the negative impact of longer lines at our ports, slower processing and inspection of food and other products entering our country, and fewer illegal aliens being apprehended and removed at our borders.

DHS would not be able to implement safeguards to prevent unauthorized release of classified information. Vulnerabilities in the existing system were highlighted in the Wikileaks releases and the more recent disclosures by Edward Snowden. There was no funding in fiscal year 2013 for this type of activity so DHS's classified data will not be adequately protected without fiscal year 2014 funding.

Critical infrastructure protection efforts would be hindered. For example, without the \$34 million above the fiscal year 2013 sequester level, inspections of chemical plants to prevent weaponization by terrorists will be delayed. Funding to better coordinate Federal chemical programs—in the wake of the West, Texas facility explosion—will not be provided. Increases to prevent catastrophic impacts to critical infrastructure during manmade or natural disasters will be eliminated.

And lastly, on the administrative side, just last week DHS Undersecretary for Management, Rafael Borrás, testified in front of the House Homeland Security Subcommittee on Oversight and Management about the dif-

ficulties of managing multiyear acquisition programs under a never-ending string of continuing resolutions. While I agree that is challenging, what is worse than a short-term spending bill at sequester levels, would be a government shutdown. Even a short lapse in funding has the potential to drive up costs across the entire DHS acquisition portfolio.

Because of these impacts, it is critical that we conference our fiscal year 2014 Senate bills with our House counterparts that we can address the weaknesses that continuing to operate at sequestration levels would entail. A conference would also ensure a necessary delay to flood insurance rate increases since the House and Senate Homeland Security bills contain identical language on this issue. Time and time again, Senators have heard from their constituents about the skyrocketing increases in flood insurance rates. Many homeowners throughout the United States will see their rates rise to unaffordable levels. For example, up to 2.9 million policies nationwide could see their previously grandfathered rates become absolutely unaffordable. While data for each homeowner is still incomplete, one resident in my State of Louisiana could see rates increase from \$633 to over \$20,000 per year. That makes homeownership unachievable for many Americans and traps others in houses that they cannot sell.

Exacerbating the damage caused by irresponsible funding levels under the sequester is the looming threat of a politically-motivated Federal government shutdown. While most—about 84 percent—Department of Homeland Security employees are deemed mission-essential during a shutdown, because they are military or law enforcement personnel or deal with critical safety or security issues, DHS like all other Federal agencies would be operating at a greatly reduced capacity. For example:

The Department of Homeland Security would not be able to maintain and operate E-Verify, the Internet-based system that allows employers to voluntarily determine the eligibility of prospective employees to work legally in the United States.

Vital research and development would be delayed. For example, funding to develop next generation screening technology for TSA would dry up. This means funding for the development of technologies to improve detection, lower false alarms, and decrease wait times at airports would end. Funding would also end for the development of countermeasures to biological and nuclear threats.

Preventative measures and preemptive planning efforts with State and local governments for natural and man-made events with FEMA and critical infrastructure experts will cease. This leaves communities less able to respond to catastrophic events in the middle of hurricane season, not to mention for no-notice events like

earthquakes or bombings such as those at the Boston marathon. A lack of preparedness will cost the Federal government more money in recovery efforts and lead to unacceptable and unnecessary loss of life.

Under a shutdown, law enforcement training would cease, including training conducted through the Federal Law Enforcement Training Center and the Secret Service's J. Rowley Training Center. This would impact CBP, ICE, Secret Service, the Federal Air Marshal Service, and would delay their ability to bring new officers and agents into operational service.

And as I noted earlier, while the majority of the frontline law enforcement personnel such as CBP's Border Patrol, Immigration and Customs Enforcement's investigative and detention officers, Transportation Security Administration aviation passenger screeners, FEMA disaster response personnel, and the U.S. Coast Guard will continue working under a shutdown, many of these employees live paycheck-to-paycheck. Since their biweekly paychecks would be stopped during a Federal funding hiatus, these women and men may not be able to pay their rent or mortgage or may have to reduce purchases of food or medicine for their families. An unnecessary government shutdown breaks faith with our heroes on the front lines, adversely impacting their morale and distracting them from their important and often dangerous duties. No one wants that.

We need to get our work done. We need to pass a clean continuing resolution that keeps the Federal government open and fully funds the Affordable Care Act. After that is done, we need to move to the harder task at hand—agreeing on a budget for fiscal year 2014 and finalizing bills so that our agencies have the appropriate funding for their critical missions—instead of lurching from one funding crisis to the next.

I yield the floor.

The PRESIDING OFFICER. The Senator from Delaware.

Mr. COONS. Madam President, I want to thank the Senator from Louisiana for her leadership of the Appropriations Subcommittee on Homeland Security.

We just heard a detailed description of how the Senator has worked in a bipartisan, thoughtful, and in a detailed and decent way—in a way that crafted a bill where there was compromise, where there was give and take, and where ultimately the bill that has moved through that subcommittee and full committee and should be ready for action on this floor meets the real needs of our Nation, of our homeland.

That bill provides resources and support whether for the State of Colorado, the State of Minnesota, the State of Delaware, or all over this country. And shutting the government down over a needless manufactured crisis between now and Monday is the height of irresponsibility.

Madam President, if I might, I will now yield for the Senator from Colorado.

The PRESIDING OFFICER. The Senator from Colorado.

Mr. BENNET. Madam President, I will be brief. I want to thank the Senator from Louisiana while she is here, not just for her words and for reminding us this isn't about who can scream the loudest on cable television, it is about the work that actually needs to get done in the Senate on behalf of the American people, but I also want to thank her for all the work she has done over the years with FEMA. It has made a big difference in my State already. They are working well with our local and State officials. We have a long way to go, and the last thing we need to worry about is whether the government is going to shut down.

Fortunately, because of the work the Senator and others did around here, the emergency part of this is going to continue to carry through, even if there is a shutdown. But there is a lot of uncertainty that is related to that. So while Senator LANDRIEU was here, I wanted to thank her for that.

I am sorry the Senator from Delaware has left the floor for a moment, because he has been holding it down and I wanted to ask him a question about his previous work. He was a county executive in Delaware before he was here. I was a superintendent of schools. I worked for the mayor. Senator KLOBUCHAR, who is here from Minnesota, was a district attorney. I think every one of us is completely perplexed by the hostage taking that is going on around this place.

I ask the Senator from Delaware, he was the county executive of a county in Delaware?

Mr. COONS. I was.

Mr. BENNET. I say through the Chair, does the Senator think that any county executive or mayor or local official in the Senator's State wouldn't be run out of town if they threatened the credit rating of their community for politics?

Mr. COONS. Absolutely. I might say to my friend from Colorado, I had direct experience with this. In the State of Delaware, folks expect us to balance our budgets and pass them on time, to deliver good services, but also to defend our credit ratings. The city and county and State in which I lived and served all enjoyed triple-A credit ratings. The folks in my communities understood that meant we could borrow money for building sewers, building roads, and building schools less expensively and sustain the quality of our community. Our business leaders and civic leaders understood that to put that at risk was reckless and irresponsible.

Yet for a manufactured crisis by a few Senators, we are facing the shutdown of this Federal Government a few days from now—and, I am afraid, just a few weeks later the possible default on the sovereign debt of the United

States. No responsible elected official where I am from would do that.

Mr. BENNET. That is my point. I think we are dealing with something that is so far outside of the mainstream of what political actors, at least in my State who are elected who are Republicans or Democrats, would support. I think it is important for us to call attention to that because that is what we are dealing with.

I see the Senator from Minnesota is here, so my last observation. If one of us represented a State government that opened and closed its doors or threatened to open and close its doors every single year, I can assure you that businesses would look to do business in some other State, not in the State in which we work.

That is what we are doing to the United States of America right now. We have so much going for us. The innovators are out in the economy innovating. Natural gas is cheaper than it has ever been. We could build this economy if only a few actors in Washington would get out of the way.

I yield the floor.

The PRESIDING OFFICER (Mr. MARKEY). The Senator from Minnesota.

Ms. KLOBUCHAR. Mr. President, I would first like to acknowledge Senator COONS of Delaware for his leadership, and Senator MIKULSKI, the powerful head of the Appropriations Committee, who has put together a group this hour to talk about public safety and infrastructure, and what a government shutdown would mean and what sequestration means when it comes to the progress of this country.

We heard from Senators from different parts of the country. Senator LANDRIEU from the great State of Louisiana talked about the importance of FEMA. No one knows better than she does after Katrina what a government shutdown would mean for Louisiana.

Senator BENNET of Colorado was here, where right now they are experiencing the horrible aftermath of these floods.

Then we look at what happened in the State of Massachusetts with the Boston Marathon. What would have happened there if we were in the middle of a government shutdown and didn't have the resources we needed?

Do we want the head of the FBI worried about who he can lay off and who he can't? Or the head of the Alcohol, Tobacco, and Firearms that investigated that bombing in Boston—do we want them off looking at what are we going to do if we have a shutdown in the middle of that bombing? That is not what we want happening. That is not how this country runs.

I sat and watched the last hour of this debate, and I saw Senator CORKER come to the floor and do a fine job of explaining that it is not every Republican in this Chamber who is trying to slow this vote down so we don't even have it today. He focused on two Republicans who were doing that, and I think it is very important for the

American people to know that the Senate has tended to work in a bipartisan way. We want to move forward, we want to get this bill voted on, and we want to give a chance for the House to come back. No more delays. We need to get this done.

Much of the focus has oftentimes been: I want to shut down Washington. But my job today is to talk about what it means in our States. As someone who spent 8 years as the chief prosecutor for Minnesota's largest county, I know the pain of this shutdown would be felt by State and local officials, by State and local people, right down the line, and, not least of all, by the first responders and law enforcement officers who rely on Federal funding for everything from crime prevention to community corrections programs to drug courts, and to simply keeping cops on the beat.

There are some who are willing to hold these first responders hostage, there are some who are willing to hold our country hostage, to score political points. The fact is a government shutdown would be painful and it would be expensive. These men and women go to work every day protecting the people. While most people may run away from disasters, calamities, and tragedies, they bravely run toward them, and they do it selflessly—not because they are looking for fame or glory but because they are simply doing their jobs.

We in Washington have a responsibility to do our jobs. We have a responsibility to ensure that our cops and firefighters and EMTs have the tools to protect the public safely and effectively. We have a responsibility to pass a resolution that prevents the government from shutting down.

We simply can't afford another self-inflicted wound to our economy, as Senator BENNET was pointing out, especially not at a time when things are finally turning around. At 7.3 percent, our national unemployment rate is at its lowest point since December of 2008. In my State, it is at 5.1 percent. The housing market is bouncing back. Retail sales are up. So far this year we have added 1.5 million private sector jobs. We are not where we need to be, but we are headed in the right direction and we need to keep moving forward and not move backward. Yet here we are again, facing another manufactured crisis that threatens to shut down the government.

Last week, House Republicans sent us a continuing resolution they knew had zero chance of passing the Senate. When House Republicans passed a budget tied to defunding the Affordable Care Act, they decided they were willing to risk shutting down the government just to relitigate a law that both the House and Senate passed, the President signed, and the Supreme Court upheld.

Will there be changes to that law going forward? I am sure there will. There always are with large bills. But the answer is not to defund it on a must-pass bill.

Even Members of their own party agree this is the wrong thing to do. Senator MCCAIN has called defunding the health care law as part of the CR the height of foolishness and not rational. Even a poll conducted by the conservative Crossroads GPS, headed by Karl Rove, found that Independents overwhelmingly oppose shutting the government down to defund ObamaCare on a margin of 58 percent in opposition to 30 percent. That is Independent voters in a poll conducted by Karl Rove's group.

In the short term, a government shutdown lasting more than 1 week would have an immediate effect on economic growth, as the Federal Government would suspend all nonessential spending. Shutting down the government for 3 or 4 weeks would reduce real GDP by 1.4 percentage points in the fourth quarter. And a shutdown longer than 2 months would likely precipitate another recession.

My colleagues in the House like to talk a big game about reducing the deficit and doing what is fiscally responsible. Yet they are willing to mortgage our economy on a political gamble? Pardon me, but that is not how we define fiscal responsibility in my State.

Here is something else Minnesotans don't call fiscally responsible: closing our national parks, which generate billions of dollars in tourism revenues every year. If the government shuts down, so will all 368 National Park Service sites.

And how about the visa processing centers? During the 1996 government shutdown, more than 500,000 visa applications and 200,000 passport applications were put on hold. We might say, why would that affect me? It does. It affects jobs in the United States of America. In a State such as Minnesota where tourism is our fifth largest industry and the source of 11 percent of our private sector jobs, we simply can't afford to let that happen. We simply can't afford for this critical industry to be hamstrung by political posturing on the other side of the aisle in Washington.

In addition to the impact on our tourism sector, a government shutdown would also have serious repercussions for industries such as medical technology, something that Minnesota and Massachusetts share.

Without funding to keep the lights on at the Food and Drug Administration, the process for approving medical devices and other biotech products would grind to a standstill.

These are just a few examples of the industries that would be hurt by a government shutdown.

If we use the 1996 impasse as a guide, we can also expect to see delays in the Small Business Administration financing, a suspension of Federal Housing Administration insurance for people buying new homes, new patients denied access into clinical research trials at the National Institutes of Health. You heard correctly. If we can't reach a

compromise, we will all feel the negative results.

Now I want to get back to the focus of my earlier remarks, and that is law enforcement programs. We must be willing to do the right thing for the safety of our people. When it comes to homeland security, counterterrorism, and Federal law enforcement, rest assured those protections will continue. But in the event of a shutdown, the Federal officers who continue going to work protecting the public from violent crimes, gangs, and terrorists won't be getting a paycheck. Instead, they will be getting an IOU. Basically what we will be saying to these people is: Thanks for putting your lives on the line. We can't pay you right now. And if you are lucky, maybe you will get backpay when Congress sorts this all out. Is that what we want to say to the people who showed up first at that Boston Marathon bombing, We have an IOU for you? I don't think so.

The strain on a shutdown on law enforcement would come at a time when agencies are already struggling to make ends meet in the wake of sequestration.

The new head of the FBI just talked about how sequestration would put him in a position to lay off 3,000 FBI agents. I don't think that is where we want to be in this country. These are cuts to some of the most successful crime prevention and crime-fighting programs out there.

Even more frustrating is that Chairman MIKULSKI and the Senate Appropriations Committee worked across party lines to draft spending bills for 2014 that would provide additional resources for grant programs important to law enforcement.

Under sequestration, the COPS Program has been reduced by \$22 million compared to the funding level the Senate approved. Funding for drug courts has also been slashed, despite the fact that drug courts actually save money to the tune of \$6,000 per person. For every \$1 spent on drug courts, more than \$3 is saved on criminal justice costs alone. And when you factor in other things such as costs to victims and health care, they can save up to \$27 per person.

Local law enforcement also relies on Byrne grants, which have been cut by \$20 million due to sequestration.

As a former prosecutor, I have always believed that the No. 1 job of government is to protect people. It is to keep people safe. It is to have safe roads and bridges. If we continue to cut, to delay, and deny critical funding for programs such as COPS and Byrne grants, we will be failing in this most basic duty, and I refuse to let that happen.

Instead of threatening critical services and our economy with poison pill partisanship, we need to focus on real solutions. This means agreeing to go to conference committee on the budget. For many months Senator PATTY MURRAY, the head of the Budget Committee, has been asking permission to

simply bring our Senate-passed budget to conference committee, where it can meet up with the House budget and where we can at least try to work out a long-term solution. Senator McCAIN and Senator COLLINS have joined us in this call to be allowed to bring a long-term budget to a conference committee, but we have been met every step of the way with opposition from the other side. That is where we should be working these things out. Instead, we are on the floor today to try to end the brinkmanship on simply keeping the government going.

Secondly, we have another problem, and that is that our country will hit its legal borrowing limit as soon as mid-October. When this happens, we will be asked to do what Congress has routinely done 70 times over the past 50 years, and that is to pay our country's bills.

Let me be clear. This is about making good on commitments we have already made. This is about doing what regular Americans do every month when they pay their credit card bills.

As vice chair of the Joint Economic Committee and the chair on the Senate side, last week I held a hearing and released a report examining the economic impact of this brinkmanship. The results aren't pretty and they are based on history. Let's remember what happened the last time when we had a showdown on the debt ceiling in the summer of 2011: The United States experienced the cost of protracted brinkmanship on the debt ceiling. As Congress struggled with this issue, the Dow Jones dropped more than 2,000 points, and Standard & Poors downgraded the U.S. credit rating. Consumer confidence fell, and we were out over \$1 billion in borrowing costs. That is on the backs of the taxpayers of this country. That is what happened in 2011.

If we face another impasse this year, there could be very real ramifications for businesses and for people. Interest rates could rise on everything from credit cards and home mortgages to borrowing costs for businesses, putting a real strain on families and small business owners, and stalling the economy just as we are at a time when we can expand it, just when we are at a time when we are starting to see that stability grow to real growth.

Our country cannot afford to keep lurching from crisis to crisis. It is time for both parties to come together and focus on real solutions.

Do you know what I learned the last 24 hours, the last 2 days, watching what was going on on this floor? That there are a few of my colleagues who see this place as a battleground. I see it as a place to look for common ground, and that is what we are supposed to be doing on behalf of the American people. The battleground has to give way. We need to do the work for the American people, find that common ground, work together. We are going to pass a good, clean bill so that we can continue the U.S. Government and move on to

work out the details of the budget. That is what we need to do for our first responders, for our police, for our firefighters, for those people who put their lives at risk every day. That is what we need to do for the American people.

I yield the floor.

The PRESIDING OFFICER. The Senator from South Dakota.

Mr. JOHNSON of South Dakota. Mr. President, any discussion of the national security impacts of a long-term continuing resolution or a potential government shutdown would be incomplete without including the potential impact on America's 22.3 million veterans.

The good news is that under any scenario, veterans would still be able to receive health care thanks to advance funding for 2014. The bad news is that most other VA programs would be shortchanged under a CR and crippled by a government shutdown. The VA budget would be impacted by the funding shortfalls or stoppages, but America's veterans would be the victims.

VA advance funding does not extend to such important programs as disability claims processing, hospital and clinic construction, or VA cemetery operations, to name but a few examples. Given the gravity of backlogs in the VA claims processing program, the Senate CR includes a provision funding claims processing at the 2014 budget request level. But it does not include a package of reforms and initiatives in the 2014 Senate MilCon/VA bill intended to improve productivity, accuracy, and accountability. For claims processing, a CR is less than optimal. A government shutdown could be catastrophic.

The current backlog of VA disability claims stands at 435,000, an improvement over the high water mark of 632,000 just 6 months ago.

But the strides VA has made in addressing the backlog problem would suffer a severe setback under a government shutdown. Currently, the VA processes 5,500 to 6,000 claims a day, a massive improvement in productivity that would be stopped in its tracks by a government shutdown. The longer the shutdown, the more severe the impact.

Think of a fender-bender in the middle of a busy freeway. Traffic behind the accident backs up quickly, and the backup extends farther and farther as cars pile up behind it. Once the cars are towed away, the backup does not magically disappear. It takes time for traffic to return to normal.

The same holds true for an interruption in VA claims processing. The VA estimates that for every week that claims processing would be halted under a government shutdown, it would lose a month of progress in processing claims. Our Nation—our veterans—cannot afford this delay.

Claims processing would not be the only VA program imperiled by a government shutdown. If the government shuts down, funding for payment of

mandatory VA compensation, pension, and education benefits would run out by the end of October, denying a lifeline of support to thousands of veterans.

For anyone who cares about America's veterans, the notion of forcing a government shutdown is unthinkable.

Passage of a clean CR through November 15 is imperative to give Congress time to negotiate a way forward to fund government operations, agency by agency, through 2014.

My subcommittee also funds the Defense Department's military construction program. A government shutdown would have serious consequences in this area. The furloughing of civilian personnel overseeing construction contracts could not only disrupt and delay ongoing projects, but could provoke contract interruption and increase project costs. A CR prevents new starts so regardless of the level of funding, no new MilCon projects could be undertaken in 2014 under a CR. A CR and government shutdown would bring DOD's MilCon program to a screeching halt.

The CR before the Senate today buys time, without any extraneous riders or political histrionics. There is a time and a place for everything. The place for political statements is elsewhere. The time for keeping the government operating until a comprehensive appropriations bill can be crafted is here. I urge my colleagues to support the clean CR pending before the Senate.

I yield the floor.

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. 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, I am sorry that we are going to have to vote tomorrow and not today. The House is waiting for us to do something, to finish this, but we have two Senators who will not allow us to do that. We established that an hour or two ago. That is unfortunate.

I ask unanimous consent that following leader remarks on Friday, September 27, the time until 12:10 p.m. be equally divided between the proponents and opponents of the motion to invoke cloture on H.J. Res. 59; that the time from 12:10 p.m. until 12:30 p.m. be reserved for the two leaders, with the final 10 minutes under the control of the majority leader; that at 12:30 p.m. the Senate proceed to vote on the motion to invoke closure on H.J. Res. 59; that if cloture is invoked, all time postcloture be yielded back; that the pending Reid amendment, No. 1975, be withdrawn; that no other amendments be in order; that the majority leader be recognized to make a motion to waive applicable budget points of order; that if a motion to waive is agreed to, the

Senate proceed to vote in relation to the Reid amendment, No. 1974; that upon disposition of the Reid amendment, the joint resolution be read a third time and the Senate proceed to vote on passage of the joint resolution, as amended, if amended; finally, that all after the first vote in this sequence be 10-minute votes and there be 2 minutes equal divided between the votes.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

Mr. REID. This agreement means we will have four votes tomorrow beginning about 12:30: cloture on H.J. Res 59; motion to waive budget points of order; amendment No. 1974; and passage of H.J. Res. 59, as amended, if amended. I think we will come in tomorrow about 9:30, and the time will be allocated from that time until 12:10.

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.

The PRESIDING OFFICER. The Senator from Nebraska.

Mrs. FISCHER. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, so ordered.

Mrs. FISCHER. Mr. President, I rise on behalf of the millions of middle-class families across America who feel they have been left behind. Too many of these people are decent, hard-working folks who are unemployed or underemployed. Too many have adult children stuck living at home because, despite graduating from college, they are struggling to find work. And now, because of ObamaCare, these same young adults—many of whom are older than 26—will be forced to pay more taxes or purchase costly government-defined health insurance.

In spite of the administration's best salesmanship, the law remains extremely unpopular. A poll conducted by the Omaha World-Herald last fall showed 55 percent of registered voters still favored the full repeal of ObamaCare. Recent national polls indicate a similar disapproval rating for the law all across the country. Part of the reason for the public's continued opposition is the harm that ObamaCare is causing our economy.

Let me share a story of one woman, a small business owner named Eileen Marrison. I had the pleasure of meeting Eileen in August when I was traveling my State, and I visited with her in Papillion, NE. The Marrison family owns and operates Two Men and a Truck. Those are franchises in Omaha and Lincoln, NE. They have 30 employees in Lincoln and 76 in Omaha. The Marrisons provide paychecks for local families, and they have earned the respect of their communities.

Eileen Marrison, the matriarch of the family, presently offers health insurance to full-time employees—36 individuals working 35 to 45 hours per

week. She foots more than half the cost of that coverage. Since ObamaCare changes the definition of a full-time employee, lowering the threshold to 30 hours per week from 40 hours, Eileen now employs 76 full-time equivalents, triggering the employer mandate. Now she must offer affordable coverage as defined by ObamaCare. She has to offer that to all of her employees working 30 hours or more.

Eileen has been taking care of her employees for years, and she wants to continue to do so. However, ObamaCare's mandate is now placing additional burdens on this family business which will require Eileen to make tough decisions or incur those harmful costs.

I received thousands of phone calls, e-mails, and letters echoing Eileen's concerns and urging me to repeal all or pieces of the law.

Another constituent, a 61-year-old retired schoolteacher from Beatrice, NE, recently wrote me to share that he had just received a letter from his insurance carrier. The news was that premiums were set to spike 60 percent, to \$939 a month. That is half of his monthly pension check. He says, "We are dismayed and disappointed."

Another Nebraskan, Roger from Hartington, NE, wrote:

I just wanted to let you know I got my letter from Blue Cross of Nebraska. My premium went up \$160 per month and my total out-of-pocket risk increased from \$5,000 to \$12,700.

Roger continued:

On the positive side, my menopausal wife and I now have maternity, drug, alcohol, pediatric, dental, and vision care!

President Obama promised our costs would go down and we could keep our insurance if we liked it. I liked my old plan. I want it back!

We no longer have to rely on these testimonials to prove that ObamaCare is driving up the price of insurance premiums.

Yesterday, the Federal Department of Health and Human Services released its long-awaited report on ObamaCare premium prices offered on the exchanges. The numbers for Nebraska proved that premiums will rise dramatically. In its analysis of the data, Forbes magazine published an article noting there was a 279-percent increase when comparing the cheapest plans offered to Nebraska men. For Nebraska women, there was a 227-percent increase when comparing the cheapest plans. That is more than triple the current rate. Those numbers are absolutely staggering. The average premium for a 27-year-old for the most basic plan, the bronze plan, is \$159 before tax credits. Currently, that same 27-year-old can find a premium for \$68 in Nebraska. So we are looking at a significant increase in costs.

Based on a Manhattan Institute analysis of the report:

ObamaCare will increase underlying insurance rates for younger men by an average of

97 to 99 percent, and for younger women by an average of 55 to 62 percent. Despite these rates, the plan includes fewer in network doctors and hospitals than current plans. And many of the lowest-cost plans will likely carry high deductibles.

One insurer found that "for the cheapest bronze plans, the average deductible was \$5,000." How is that possibly affordable?

In August the administration announced another major delay, this time to the part of the health care law limiting patients' out-of-pocket expenses. Rather than capping costs for individuals and families, as required by the law, the delay of this key provision guarantees ObamaCare will be anything but affordable.

Of course, there are many other problems with the law beyond the increases in premiums, which is why I have been promoting the complete repeal of the law, and I support defunding it.

For example, there are serious concerns about possible identity theft for those participating in the new health exchanges. Why? Because the administration failed to independently test the security for its Federal Data Services Hub, which will store huge amounts of people's private, personal information.

The report released by the Department of Health and Human Services inspector general stated:

Several critical tasks remain to be completed in a short period of time, such as the final independent testing of the hub's security controls, remediating security vulnerabilities identified during testing, and obtaining the security authorization decision for the hub before opening the exchanges.

The administration has until this Tuesday to complete these critical tasks. I, for one, remain skeptical that these tasks will be completed in time, opening up security risks for individuals who do participate in the exchanges.

Today the administration tacitly admitted once again that ObamaCare is not ready for prime time when it announced another delay. This time they are postponing online enrollment in some of the small business exchanges scheduled to open on Tuesday.

The irony, of course, is that news of this latest delay broke as the President was delivering a speech criticizing Republicans for their effort to defund or delay the law altogether. It seems reasonable to ask: Where is the delay for the American people? Where is the delay for middle-class citizens such as the 61-year-old retired teacher from Beatrice, NE? Is that an extreme position? I certainly don't think so.

In short, this law remains fatally flawed. The American people deserve better than selective delays, unfair treatment, and broken promises.

For me, the fight over ObamaCare has nothing to do with politics or with ideology. It has to do with standing for small business owners such as Eileen Marrison. It is about standing for middle-class families who aren't asking government for a hand up, they are just asking that the government stop holding them down.

We are a country that looks to build a brighter future for our people. We are a country that looks to help and lift up people. That is what America is all about. It is about giving voice to millions of Americans—those middle-class families who are feeling left behind—who would rather have the Federal Government focusing on ways to create jobs so they can bring home a decent paycheck.

Let me be perfectly clear: I have no intention of standing down in this fight. It is why I was sent here, and it is what Nebraskans expect from me. It is the only way we will ever be able to turn our economy around and build that brighter future for all Americans. I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. MORAN. Mr. President, I come here this evening with no notes, so hopefully I will be able to communicate my feelings and concerns from the heart and from the brain about the tasks we are about. We have been focused so much on the Affordable Care Act, or ObamaCare, and rightfully so. I consider it one of the most damaging pieces of legislation ever to pass a Congress and be signed by a President.

I want to start by pointing out something that is receiving, in my view, inadequate attention. We are back on the Senate floor with a continuing resolution. It is almost as if passing a continuing resolution has become the norm, and has almost become a way of life.

I have the privilege of serving on the Appropriations Committee. Our task—and what I would consider a very basic task—is to pass a budget. This is the first time the Senate in 3—almost 4 years—has passed a budget. The House passed a budget. Yet there is no reconciliation and no success in the effort to conference that bill, and so we have no budget framework to go by. The other requirement—again, one that ought to be so basic—is to pass appropriations bills within that budgetary framework.

We are here—almost on September 30—and I would remind my colleagues that not 1 appropriations bill out of the 13 appropriations bills that should be passed by September 30 has passed the Senate. It seems to me that it is important to highlight the fact that this place, once again, is failing to do its job. There has not been 1 appropriations bill out of 13.

Why is passing a continuing resolution important? Without it—or if we just do it at will—the Appropriations Committee and the Senate, on behalf of the American people, are never required to prioritize our spending. Does anyone not think the priorities of this Congress should have changed from last year to this year? Have things not changed in our country, in which, if we were doing our work, we would decide how much money each program should receive based upon its effectiveness, its efficiency, whether it is a proper role

for the Federal Government, the changing nature, the economic environment of our country? Yet, no, one more time we are here to pass a continuing resolution.

The thing that troubles me perhaps the most about this topic is that it is just a given. We are not complaining about the passage of a continuing resolution; we are focused on a very significant provision in that continuing resolution that very well may be removed tomorrow when the Senate acts.

The Appropriations Committee needs to work. Just as we always raise the debt ceiling every time the debt ceiling is met, if we always agree to raise the debt ceiling, what is the effect of a debt ceiling? If we always, every year, pass a continuing resolution, why have an appropriations process in which we are to establish priorities on behalf of the American people as far as how their tax dollars are spent? We are failing miserably, once again, the American people, and it is just happening as if it is of no consequence.

I want the appropriations process to work. I want to eliminate funding for some programs that aren't our business, that the Federal Government should never have been involved in in the first place. I want us to establish the amount of money we can afford to spend on programs within the Federal agencies and departments. It may be true that there are some things on which we might want to spend more money.

I would remind our colleagues that, in my view, the primary responsibility of the Federal Government is to defend our country, and what we do in regard to defense spending has a huge consequence upon our ability to fill that vital mission, that constitutional responsibility. We take on too much to deal with.

I have always believed the view that if the 10th Amendment to the U.S. Constitution had ever been enforced in the way I or most Kansans would consider its words to mean, our Federal Government and our lives—more importantly, our lives—would be so much different in the United States. The 10th Amendment says that all those powers not specifically granted to the Federal Government are hereby reserved to the States and people. Yet government continues to grow, and we have an appropriations process that has failed to do anything about curbing that spending.

The issue that is front and center is the President's health care reform measure that passed 3 years ago and is being implemented on October 1, when many of its provisions will kick in, become viable, and the American people will begin to feel the consequences even more so than they have to date. There is no question the Affordable Care Act, as I said earlier, is the most damaging piece of legislation passed, certainly in my time in Congress. Not a surprise: I voted against it. Perhaps not a surprise: I offered the first legis-

lation to repeal the Affordable Care Act after it was passed.

The House is often criticized for time and time again passing legislation to repeal or to defund the Affordable Care Act. Yet, if one believes it is so damaging to the country, isn't it our responsibility to do everything within our power to change the policies of Washington, DC?

We have before us tomorrow the opportunity to defund the Affordable Care Act. Those who count votes around here say that is not going to happen, that it is a lost cause. But it is important for us to do everything we can to make certain the consequences that are so damaging to America and to Americans are avoided.

For most of my time in the House of Representatives and now the U.S. Senate, I have chaired the Rural Health Care Coalition. I care about the access to health care by citizens across our country who happen to live in rural areas and core centers of cities and urban centers of our country—high Medicare populations, high Medicaid populations. Yet I have no doubt that with the passage and implementation of the Affordable Care Act, hospitals who serve rural communities will be greatly damaged and we will lose many hospitals. When we lose a hospital, we lose the doctor, the pharmacy; we may lose the nursing home or the assisted living center—huge consequences to people who have paid taxes all of their lives through their employment to support Social Security and Medicare. Yet, because they choose to live in a rural community, the chances of them being able to access the health care that to a large degree they pay for disappears.

It seems to me that the stories being told on the Senate floor—and I listened to the Senator from Nebraska moments ago talk about examples within her State and her constituents, describing the problems created by the Affordable Care Act. We all have those examples. I have no doubt that Democrats hear the same stories Republicans hear. Yet we can't seem to be responsible enough to make the changes. We will have the opportunity to repeal—to defund, I guess is the better way of saying it—the Affordable Care Act, and we ought to do it.

The focus today and yesterday and the day before has been on Republicans and the strategy of how to defund the Affordable Care Act. It is pretty irrelevant in the overall scheme of things how we do it; it is whether we get it done. And we ought to be expecting Democratic Senators, my colleagues from the other side of the aisle, to be just as helpful in trying to change, defund, repeal, alter the Affordable Care Act on behalf of our country.

The focus ought not to just be on how we do it among Republicans; it ought to be on questioning my colleagues about whether they are willing to step forward and admit there are problems with legislation they supported. It is

not just a Democratic problem. I remember legislation that I voted against that was supported by Republicans overwhelmingly—in fact, broadly supported. After it passed—I was on the losing side, a very small minority—I spent my next few years trying to get it amended. No one likes to admit it when they vote for a bill and then it is a problem. But who would be surprised? What American would not think—Americans have great common sense and judgment. What American wouldn't think that the passage of a bill with thousands of pages late at night by the slimmest of margins, with no bipartisan support, wouldn't have some problems that need to be addressed?

I talked about how our process here is dysfunctional when it comes to the appropriations process. I heard colleagues earlier this afternoon saying we ought to work together and come to the floor and offer amendments. Here is the problem: There will be no opportunity for any amendment to be offered other than the amendment offered by the majority leader. So we are saying that we could maybe cooperate to find some solutions to the problems that come from the Affordable Care Act, but, oh, by the way, the only amendment that is really going to be made in order is changing the expiration date of the continuing resolution and removing the provision that provides for no funding for ObamaCare.

This is one of the most important votes I will ever face—or one of the most important issues, is probably a better way of saying it, I will ever deal with as a Member of the Senate. How we deal with the health care of millions of Americans has a huge consequence—economic, their health, their well-being, their family, their ability to get a job. Yet we are going to dispense with this issue in a matter of minutes tomorrow with one vote on an amendment to remove the defunding of the Affordable Care Act.

Wouldn't the Senate and wouldn't America be better served if we were given the opportunity—again, if there are Senators on the Democratic side who agree there are problems, aren't there issues we could raise that would allow us to have a debate and a vote and determine where we could find some way to get rid of the ominous, threatening nature of the Affordable Care Act?

The Senator from Nebraska talked about her examples. Time and time again we hear about the amount of money the Affordable Care Act is going to cost, about the premiums going up. We have seen the numbers that have just been released. For my State of Kansas, there will be significant increases in the premiums for anyone who is participating in the exchange.

I have talked to business folks. I am certainly a rural Kansan, and I care a lot about rural America. I have always tried to explain to my colleagues that where I come from, whether or not

there is a grocery store in town determines in many ways the future of the community. Many of my urban colleagues have their issues and don't necessarily understand what happens in a rural community if we lose a grocery store. But the conversation with the grocer just within the last month or so was this: The neighboring town is losing its grocery store. They have asked me to come in and buy it. I have looked at it. I could make money. It would work. I could save the grocery store in the neighboring town, but I am not going to do that because that would put me over 50 employees and the Affordable Care Act would kick in.

A competitor who is across the street decided to in a sense quit competing—at least in one aspect of their business—and share employees so that people now work part-time at one business and work for the competitor the other half of the day to avoid the consequences of the Affordable Care Act.

Educators, our teachers, our school superintendents, our enterprises that come together and create co-ops for our schools to provide special education to our students, funding is very difficult in education across our country. State legislatures struggle with their budgets. Yet the amount of money necessary to comply with the Affordable Care Act means there are going to be fewer paraprofessionals in the classroom assisting students with disabilities because they no longer can afford to have an employee considered a full-time employee and provide their health care.

This legislation is damaging to the country. It is damaging to our country's future. It is damaging to the American people. It reduces the opportunity that I believe Americans always have had to get the best health care among countries in the world.

The Affordable Care Act, ObamaCare, needs to be defunded. I would say to my Republican colleagues, we then have a responsibility to have a solution, a plan. Our health care system is not perfect. We have the opportunity to present better ideas, but that can't happen in a Senate that doesn't allow an amendment to a bill that deals with health care because of the House amendment. We won't have the opportunity to present our ideas or offer amendments that will make a difference.

One could say: Well, this isn't the place. The continuing resolution is not the place to have a debate about health care and how to replace the Affordable Care Act.

OK. I ask my colleagues, the leaders of the Senate, when is? When is the last time we have had a bill on the floor that would give us the opportunity to offer an amendment, to have a debate, to offer ideas about how to fix health care? It hasn't happened. I predict, based upon the Senate's schedule in the time I have been here, we are not going to have that opportunity. We ought to as Republicans. We ought to

as Senators. It doesn't have to be partisan. There ought to be commonsense solutions. There are. It is not that there ought to be; there are. We all have ideas about how to fix our health care system as it was before the passage of the Affordable Care Act, and we need to defund the Affordable Care Act to give us a chance to go back and do it right, do it better.

Again, I would encourage my colleagues, the next time we have the opportunity, and perhaps that will—I hope this is not true, but perhaps it is only true if we have Senators who are different from the Senators we have now. One would think that regardless of one's party affiliation, a U.S. Senator ought to be willing to deal with this most significant, important issue—the lives of Americans. It doesn't matter about one's party affiliation. If one cares about people—well, in this Senate, apparently, if the vote counters are right and no Democrat will vote to defund ObamaCare, then there will be no opportunity for us in the future to put our ideas, their ideas, all of our ideas on the floor for consideration by Senators and by the American people.

Common sense tells us that we would fix the health care system a piece at a time and do it with commonsense, free market principles that would create a greater opportunity for more Americans to be able to afford health care. Health care is expensive. Health care insurance is expensive in this country, no doubt about it. The issue of pre-existing conditions needs to be addressed. It affects people in their lives and in their jobs on a daily basis. But, no, we are going to cast one vote that gives us no opportunity to solve, to address, to deal with piece by piece the broken system that now the Affordable Care Act provides us.

The implementation of this act has been a disaster. No one can objectively look at what has transpired and think this is the way it should be done. No one could look at the consequences of the Affordable Care Act and say: This is a great thing. It is perfect. We don't want to make any changes.

Every Republican will vote tomorrow to defund—at least if the prognosticators are true; I expect it to be the case—every Republican will vote to defund the Affordable Care Act. We are united in that. We need colleagues from the other side of the aisle to join us in the effort to make sure Americans have access to affordable health care and the Federal Government operates within the limits of the Constitution in providing the environment in which that occurs. These are serious issues. The Affordable Care Act needs to be defunded. And the Senate needs to operate in a way that then allows all of us to come together in a manner that allows us to help Americans better afford health care for themselves and their families.

This system is broken. The Senate does not function right. Mostly what I

knew about the Senate before I came here was what I read in history. This place does not work the way it has for centuries during the life of our country.

The issues we face are serious. It is not about politics. It is not about posturing. It is about whether every American is going to have the ability with the Affordable Care Act to take care of themselves and their families in the way they want to.

Promises that were made—easily forgotten, apparently; certainly not kept. You will be able to keep your health care insurance if you want. I have seen so much evidence to the contrary. Your premiums will not go up. We know that is not true. Time and time again, the promises that were made about the Affordable Care Act are broken. Yet there is no will on the part of the U.S. Senate to change course.

It is time to admit it was a mistake. It is time to admit the bill is significantly flawed. It is time to admit the Federal Government is involved in issues that are not well-handled by the Federal Government in one broad sweep. It is time to admit that not one sized solution fits all problems, that not everyone in the United States is the same, that my colleagues who come from other places are different and their constituents are different and their health care delivery system is different than it is in my home State of Kansas.

I would make the appeal on behalf of most Kansans to give us the chance to set the record straight, to do it right, to begin again. I ask my colleagues tomorrow to vote to defund the Affordable Care Act. It is time for ObamaCare to come to a conclusion.

I yield the floor.

The PRESIDING OFFICER (Mr. BEGICH). The Senator from Wisconsin.

Mr. JOHNSON of Wisconsin. Mr. President, I rise to speak to an amendment I filed on H.J. Res. 59, the continuing resolution. It is a pretty simple amendment. It simply prohibits that funds be used for a government contribution for the health insurance of Members of Congress and their staffs under ObamaCare.

Now, you might ask, well, why would I, as a former employer, want to prevent an employer from contributing to health plans for Members of Congress and their staffs?

Well, the simple reason is, because of the passage of ObamaCare, it expressly prohibited funds from being contributed by the Federal Government to Members of Congress and their staffs health care plans.

I do not believe the President has any legal authority and I certainly do not believe the Office of Personnel Management has the authority to circumvent the Affordable Care Act.

I am exactly on board with Senator MORAN in certainly wishing that we could repeal the health care law in its entirety, that we could defund it, that we could do anything we could to limit

the damage. But the fact is, it is the law of the land, and we need to respect the law of the land.

I have looked through the legislative history of the passage of the Patient Protection and Affordable Care Act. It seems very clear what the intent of Congress was.

Back on September 29, 2009, as this was being debated by the Senate Finance Committee, Senator GRASSLEY offered an amendment that was adopted without objection that would require Members of Congress and their staff to “use their employer contribution . . . to purchase coverage through a state-based exchange, rather than using the traditional selection of plans offered through the Federal Employees Health Benefits Plan.”

Again, that amendment was adopted without objection. Apparently, Members of Congress at that point in time thought that the State-based exchanges were going to offer such fabulous health care that they wanted to make sure that Members of Congress and their staff could avail themselves of that opportunity.

So on October 19, 2009, that Grassley provision was incorporated into the Finance Committee’s America’s Healthy Future Act. But there was an addition to that amendment made that basically provided for an employer contribution. Section (B)(ii) says:

the employer contributions may be made directly to an exchange for payment to an offerer.

So at that point in time it was the express will of Congress that the employer—the Federal Government—could actually contribute to the health care plan purchased through the exchange.

The problem arises, however, that when Senator REID actually offered the language for the Patient Protection and Affordable Care Act on November 18, 2009, it specifically said:

the only health plans that the Federal Government may make available to Members of Congress and congressional staff with respect to their service as a Member of Congress or congressional staff shall be health plans that are one—

(1) created under this Act (or an amendment made by this Act); or

(2) offered through an Exchange established under this Act (or an amendment made by this Act).

There was absolutely no provision made whatsoever for an employer contribution to those health care plans.

On December 24, 2009, Christmas Eve, the Senate passed that bill making no provision for an employer contribution to those plans purchased through an exchange. It was passed on pure party lines, 60 to 40.

On March 21, 2010, the House passed the exact same legislation. But then there was a debate in terms of reconciliation, and Senator GRASSLEY once again offered an amendment that would have provided an employer contribution to those plans purchased through the exchange. It was explicitly stated that employer contribution

could be made. But that amendment was voted down. It was voted down. The vote was 43 to 56. All but three Democratic Senators voted no. In the end, the health care law was passed. That reconciliation was passed on March 25, 2010.

Now, it happened recently—on July 31, 2013—that President Obama came over here to the Hill and met with Democratic Senators because, as NANCY PELOSI famously stated, we have to pass this health care law before we can figure out what is in it, before we know what is in it. Well, once Senators found out what was in it—that they were going to have to purchase their health care through an exchange and the Federal Government could not make any payment for those health care plans—they panicked and they asked President Obama to please correct that. So President Obama heard their plea and directed his Office of Personnel Management to propose a rule that would allow the Federal Government to pay or make a contribution to those State-based exchange plans.

Now, I would argue that the OPM—President Obama—has no legal authority whatsoever to make those contributions, which is the purpose of my amendment. There will be millions of Americans who will lose their employer-sponsored health insurance for various reasons but because of the passage of the health care law. Once they have lost that coverage, they—every other American—will have to purchase insurance either in the open market or through a State-based or Federal exchange. Their employers will be barred. They will not have the opportunity to make an employer-contribution to help pay for those health care plans.

The only way a normal American gets to have any subsidy in those exchanges is if their income qualifies them for a subsidy under the Affordable Care Act. The only Americans who now—because of this OPM ruling—will actually have their employer be able to make a contribution are Members of Congress and their staffs. That is simply wrong. That is special treatment. It really should not stand.

So my amendment basically acknowledges that this is the law of land; that President Obama—the Office of Personnel Management—has no legal authority to have that contribution take place. So it simply prohibits funds to be used for a government contribution for the health insurance of Members of Congress and their staffs under ObamaCare.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Georgia.

Mr. CHAMBLISS. Mr. President, I rise today to discuss the House-passed continuing resolution now pending before the Senate.

Once again the Senate is considering a last-minute continuing resolution rather than regular-order appropriations bills. Handling the annual appropriations process in this way is a bad

deal for the American people, and it is a deal we have gone through for the last 4 years now without passing appropriations bills and having to deal with a continuing resolution or an omnibus, which is simply a terrible way to run this government.

Congress should be passing appropriations bills in regular order instead of waiting until the eleventh hour. I know the chairman of the Appropriations Committee and the ranking member are very much in favor of doing that and are ready to come to the floor to do that. But yet once again we are seeing the majority leader not let them come to the floor with those bills. This only creates uncertainty in the financial market and hampers America's economic recovery.

Unless we come to an agreement, the government is going to shut down Monday night because Congress failed to pass a bill that would fund the government for only a few months. And to what end? We will find ourselves back in this position in either November or December, when we will have to pass yet another continuing resolution. This is a foolish way to run the U.S. Government.

I was here in 1995 during the last government shutdown. It cast a pall on the American people, seeded distrust of government, and unnecessarily harmed our economy. It was not a pretty sight from either a political standpoint on either side of the aisle or from the standpoint of the American people or the government employees. No one wins when the government is shut down, least of all the American people.

We are all aware of the issues that have thus far slowed down the progress of this bill. While there may be differences of opinion on our side of the aisle about tactics, let me tell you—let there be no doubt—we are all unified in believing that ObamaCare should be stopped and should be defunded.

I was here on this floor a few years back when we fought tooth and nail to stop passage of ObamaCare. I believed it to be the worst piece of legislation I had seen in my now going on 19 years of serving in the U.S. Congress. And it still is the worst piece of legislation and the most damaging piece of legislation to the American people that I have seen in those 19 years.

As the October 1 enrollment date nears, President Obama's signature law continues to face several significant problems. Employers are cutting jobs and slashing employees' hours; businesses and labor unions are unhappy and want to be exempted from the law; families are confused, and insurance premiums for people who cannot afford them in the first place are now skyrocketing. In my home State of Georgia alone, our insurance commissioner has warned us that we could see premium increases as high as 198 percent on middle-income families. Other States have reported similar increases. So it is no surprise that a majority of Americans believe ObamaCare should be repealed and should be replaced.

I remain as committed as ever to dismantle and defund this law before it has a chance to further damage our economy and to replace it with a meaningful reform of our health care system.

The continuing resolution delivered by the House of Representatives to the Senate funds the government while defunding ObamaCare. It is what the American people want, and it is a bill I support. I will oppose any attempt by Majority Leader REID to strip defunding language from this bill.

However, while I believe ObamaCare is a serious threat to the future of our Nation's economy, allowing a prolonged government shutdown would be counterproductive. My priority has always been the well-being of Georgians, as well as the American people, and I cannot support a strategy that could cause Americans to suffer unnecessarily. Further harm to our already fragile economy is not a course we should pursue, nor should it be a price our friends on the other side of the aisle are willing to pay just to uphold the President's signature law.

This fight is long from over. It is something Republicans have been fighting since 2009, since we first tried to stop ObamaCare from becoming law. I am grateful that this debate has brought the problems with this law back into the spotlight and look forward to repealing and replacing this law at the end of the day.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. BURR. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. PRYOR). Without objection, it is so ordered.

Mr. BURR. Mr. President, a lot has been said in the last few days. I guess the issue is not everybody has said it. I am not sure that two people have been closer to the progress and the process of the Affordable Care Act than Dr. TOM COBURN and myself. We were in it in committee along with other Members.

The fact that I am not embracing a strategy to close down the government is real important. It is because at the end of the day and we open the government, the way the statute is, there is the Affordable Care Act. It is still there. I did not come to Washington to embrace strategies that do not achieve solutions. I came to find solutions to big issues so the next generation can benefit from them.

Do not misunderstand me. There is no bigger critic in Washington, DC, than the Senator from North Carolina. As a matter of fact, in the committee, I counted 58 votes on 58 amendments where we voted to kill the health care bill. I think my record stands for being opposed to this legislation.

Senator COBURN and I have introduced more health care proposals than the rest of the Congress combined—options, replacements. We have stood on this floor hour after hour on the Affordable Care Act and shared with the American people why this was a bad move. We have quoted individuals who lead the Centers for Medicare and Medicaid Services.

Their Chief Actuary told us, before we passed this bill in this body, that this will close community hospitals, it would increase premiums, it would deprive people of health care. But the Congress of the United States and the President of the United States signed this law into statute.

There is only one way to kill a law once a law is in statute; that is, to pass a bill that is signed by a President that reverses that. To some degree, this is civics 101. It is an understanding of the legislative process. It was not the first time I disagreed with something this body had done. Let me assure you, it will not be the last time. But I also understand the way that we change this. It is not the way we are attempting to do it right now.

So what have we seen in the short period that we have gone through this? As we move up to October 1 and these new exchanges are rolled out, we have seen premiums go up. We have seen doctors retire. We have seen health care professionals move from rural America to urban areas. We have seen the health care infrastructure scared to death of what is around the corner. We have seen premiums rise.

If there is anything that is wrong, it is the title of the bill, the Affordable Care Act. We have made health care less affordable for more Americans. Let me say that again. This act has made health care less affordable for more Americans. It has tripled, at a minimum, the cost of a health care premium for somebody 30 years or under—tripled, at a minimum.

This is a group who is targeted for enrollment. They would not enroll when the premium was one-third of the cost it is today. We have heard people say that Members of Congress are trying to protect their own subsidy. Members of Congress are not going to take the subsidy. We passed legislation, but at the end of the day, the public pressure will be such that no one up here will take the subsidy.

But if we are going to treat Federal workers one way, then treat all of them the same way. Do not pick and choose who—the ones who work on the Hill, the ones who work in our offices, not ones who are in committees, not ones who work at the FDA, the EPA or whatever. Let's include everybody.

If we want an exchange to work, then we have to enroll as many people and we have to have robust competition. The way this is set up we are going to have low enrollment. The way insurers have responded to the exchanges—in my State, we have one insurer that has

entered the exchange to insure the entire State and one insurer that is representing 10 counties out of 100. That is not competition. That is almost a monopoly. I do not blame the one that is in all by themselves. I blame what we designed, where we did not empower States to actually design things that fit their health care infrastructure and their State, where individuals could buy insurance based upon their age and their income and their health condition.

We said, no, if you do not buy this plan, then you are going to pay a penalty. We have heard a lot of debate about the process, but we have not heard as much debate about the specifics of this legislation. It is bad for the American people. Regardless of the outcome of tomorrow's votes, this legislation is still going to be in statute. It is still going to be implemented on October 1.

I hope all of the thousands and hundreds of thousands of people who have responded to the request to call—and they don't always know why, except they do not like this health care plan—when tomorrow's vote is over, do not go away. The pressure has to be on this institution to make the changes.

Most Americans do not know that we are going to start taxing—or we are already taxing the manufacturers of medical devices 1.5 percent. They pay a surcharge to fund ObamaCare. We are going to charge, in the exchanges, at 2.3 percent, I believe, a health insurance premium tax for every person who purchases health insurance.

We have to ask ourselves: If we are going to tax devices and we are going to tax the insurance premiums, how in the world can the price of health care go down? It cannot. This is common sense and math matched up. It has to force health care costs up. That is, in fact, what every American sees.

Even your employer's insurance, if you are lucky enough to still have an employer that is providing it, your health care premium is going up next year. If you are in an exchange, your premium cost is going up next year. Who does it benefit? It benefited maybe people who had preexisting conditions and they could not purchase insurance. You know what the first act of the Affordable Care Act was? It was to create a national pool of individuals with preexisting conditions and they would all be offered insurance.

What happened? When about 20-some-percent of them got enrolled, the fund ran out of money and the one population that this bill was sold to protect, almost 80 percent of them, were left out in the cold with no options. It has failed since the first step.

What I hope is that American people will not leave this debate and say we have done our best. We have not done our best. The Nation is betting on us to continue on this. Our children deserve whatever it takes for us to accomplish it.

But as I started, let me say to the body, our strategy to get here was

flawed. I know it sounded good, but it does not work. The only way to eliminate a bill that is in statute is to pass a bill and have it signed by a President that reverses that statute.

I am glad we have had this debate. I am glad the American people are now engaged in it. I do not think this will be the last discussion we have on the Affordable Care Act. I will assure you that as I have been before, I will be again on this floor debating my colleagues as aggressively and fairly as I can about what is wrong with this bill and why it should be reversed and why it should be replaced.

I thank my colleague from Alaska.

I yield the floor.

THE PRESIDING OFFICER (Mr. TESTER). The Senator from Alaska.

Mr. BEGICH. To my colleague from North Carolina, thank you for the part about explaining the process. Some people think by tomorrow if there is a vote on defunding, suddenly something happens. Thank you for pointing out the issue of the statute. We may not agree on the total picture, but I have presented lots of ideas on how to fix the health care act. I would be anxious to work on that as we pass by tomorrow. I thank the Senator for his comments.

I know in the last 48 hours or longer we have been talking about a lot of issues. We have been talking about health care, and I can read all kinds of stories about people who called me, such as the 50-year-old male from rural Alaska who was self-employed. He had lung cancer. Today, because of ACHIA and the ability to get into that high-risk pool, he now is living a good life, healthier, and running his business.

I can go through all kinds of stories, but I don't want us to forget the big issue that is facing us Tuesday; that is, the risk of a government shutdown and what that means. We can talk about health care for a long time. We will for generations, and they have done it for generations before I even got here. We need to focus on the big issue that faces us; that is, this shutdown that is potentially in front of us.

The inability of Congress to pass a budget, pass annual appropriations bills, address these harmful automatic budget cuts known around here as sequester, because of true political brinksmanship, is honestly shameful and not why I came to Congress. When the budget passed, I didn't vote for it, but it passed.

The House has a budget, it passed. Now for some reason we can't get people from the minority to sit down and let us move to a conference committee to figure this out. To me, it is amazing. It is a simple thing.

For the time I have been here, 3 years at minimum, we have been hearing there is no budget passed. There is one passed. I didn't vote for the one that passed—it had too many taxes—but it did pass.

Let's get on with the conference committee and figure it out. The Presiding

Officer, my colleague from Montana, and I are on the Appropriations Committee. We passed bills out of the Appropriations Committee and most of them passed in some form of bipartisanship—not 100 percent but in some form. Bringing those forward would be helpful. It would help us to do the job we were sent to do on an annual basis; that is, to get our budget moving forward.

I came to get the job done. I came to Washington to represent Alaska. I didn't come to participate in this back-and-forth showmanship that has to go on in order for someone to get some highlight on TV or be able to get some byline on TV or whatever it might be. These games that are being played and played on the Senate floor are affecting our national homeland security.

Think about it. What is it like for a Federal employee today as they watch these shenanigans that go on. If you are one of the 5,000 dedicated Department of Defense employees in Alaska, you didn't get paid for 6 days already this year because of sequestration. Now you are wondering if you are going to get a paycheck on time or face more furloughs because this institution may not be able to pass a clean continuing resolution.

For those who are watching, the continuing resolution says the budget we have is going to continue for a short time while we try to get our appropriations bills to the floor so we can move those forward. It is not complicated. It keeps the government running, and it is the way we move this system forward, but it is not the right approach. We need to have regular order for our appropriations bills and get rid of the sequestration issue once and for all. Don't be confused about the issue. I know people like to complain about the Federal Government. We are the largest service provider in the country. We provide services.

We don't make widgets. We produce service. We build roads. We are out there taking care of forest fires when they are happening. We are taking care of our veterans. We are making sure we are protected in the homeland as well as across the world with our national defense. The list goes on and on. We are a service company.

As I stand here, I am honestly stunned we are on the verge again. I don't know how many times we have been on the edge, just hanging over the edge of what might happen. Will we close down the government?

I am not here to do that. As painful as these days are in going through the process, we need to move forward. We cannot delay military members' paychecks, leaving them wondering if they are going to get paid again or if they can pay their bills on time, knowing we will face the same situation again and again in a few months. We need to finish this so we can move on to the annual Department of Defense bill to continue to fund this Federal Government.

Many of our military members are also wondering if they will be training,

waiting for the missions we call them out to do. Commanders can't plan a training exercise now, such as the Red Flag-Alaska, which is a critical training program, not only for our military but our allies. They don't know how much money they will have in the next fiscal year to plan. They can't just decide on a Thursday, Friday, and the next week we are doing a massive military mission. It takes months of planning, but they can't plan if they don't have the resources.

Military leaders are not only losing sleep over the rogue nations such as Iran and North Korea, they are losing sleep over not having the funds to pay their workforce and breaking faith with their troops as we ask them to do so much. We are asking the one organization we rely on to be ready 24 hours a day, 7 days a week, 365 days a year, and to stay ready amidst uncertainty and potential shutdowns.

We are asking its members to carry on without expecting pay or money to train. It is unrealistic, it is unreasonable, and it is risky for our national security.

Our Nation's veterans—and we have 77,000 veterans in Alaska—are wondering what the shutdown means for the claims they are waiting for. They are wondering if the process will create even lengthier delays in an already unacceptably slow process. I know the Presiding Officer and I have worked to try to streamline this process to get these claims resolved after hundreds of days of delay.

Our Nation's homeless veterans are wondering if they will be able to get their housing vouchers or lose them in budget cuts or if they will have to sleep on the streets after serving our country because we can't pass a continuing resolution and a budget.

In Alaska, let me tell you what that is like in October, moving into November and into December. Sleeping on the streets is not a comfortable situation. Sleeping on the streets, period, is not a comfortable situation. But when you are in those cold situations, it is even worse.

We are hurting local economies and stifling potential job growth. We have \$202 million of military construction that will be delayed in Alaska because we haven't passed an annual Military Construction and Veterans Affairs bill. We passed it in appropriations, we are ready, and we want to do it, but this back-and-forth of 1 week, 1 month, 2 months, continuing resolution again delays the regular order so we can create certainty—certainty with our ability to provide for businesses in this country but also for the business community, construction companies. In Alaska you cannot just start a project in December and say, well, we are going to start doing the foundation work. It is a little cold. The ground is a little frozen. You have to be doing this in the summer. You have to be planning for this in the winter and late spring.

For us to delay these projects, all we do is hurt the private sector jobs related to it, the families who depend on this, the veterans, and the military that depend on these important construction projects.

When the funding comes too late, the project is delayed, costs go up. It is not complicated.

For the Senate, I have learned over time it is almost irrelevant. Some people don't care about it. They don't care what it costs. They don't even want to know, because they know when they hear it, it will be an unbelievable cost that we have to bear because of this delay and these tactics.

I get it. We are not going to always agree on everything, but we have to compromise and solve these problems.

As an appropriator, that is what we do in appropriations. It is not always easy. Some things I want to have happen, we can't have. It is the same thing on the other side, but at the end of the day we find common ground.

Sequestration also has hurt the Coast Guard. In Alaska, the Coast Guard is the lifeblood of our oceans for the fishing industry, oil and gas industry, our recreational industry, our cruise ship industry. I can go through the list. They have lost \$200 million from their operating expenses because of sequestration and an inability for some people to come to the table to solve this problem. That means about 30 percent fewer cutters and aircraft doing things such as enforcing fishing laws.

We have a reduced presence in the Arctic. They had to cut back on patrols to stop drugs coming from South America into this country.

When you think about it, the impact is significant. It spreads throughout this whole country. As the drugs come in and the jobs in the country go out, millions of Americans are watching to see what Congress does. We have created a situation where not only are we unable to budget for this country, but Americans can't budget for their future. They can't even budget for the holiday season. It is unbelievable.

We need to complete this work on this short-term continuing resolution, move right into our annual appropriations bills, address sequestration once and for all, and finish the budget. We owe it to the American people. We owe it to them to ensure they have certainty, and we owe it to our business community to make sure they know. Look at last week in the market. It wasn't a deep slide, but it was a slide.

If you read the Wall Street Journal today or last night, there is a commentary and some articles because they weren't sure what the House was doing. The House was playing these games back and forth: Let's tie this to it; let's tie that to it. They are playing with an economy that has come back from the depths of a great recession.

Is it a perfect economy? No. Is it better? Absolutely. Do we have a fragile moment that we need to continue to build on this? Yes.

I am not sure if those folks on the other side care about making sure our economy is strong. In some ways, I think they want it to falter so they can go into an election and say: See those guys, they caused the economy to go bad so vote them out. That is all this seems to be.

I was presiding earlier and one of my colleagues on the other side mentioned a story about Alaska. I was appreciative that he recognized Alaska and understood we had some issues in Alaska. Then he mentioned three other Senators and their States—all the ones, to be frank with you, who are being targeted by groups as the ones most at risk this election cycle.

I get it, but that is not what people are here to do. If you want to have that conversation, let's go outside this building. Run those ads. Do everything you need to do. Do whatever you want on the campaign trail. Do whatever you need to do.

To play these games and try to pretend you are doing the government's business is very irresponsible. That is not what is going on. What is going on is picking people and trying to pigeon hole them so they can run commercials against them in campaigns. I get that. I think the American people are fed up with it. They are outraged by it. I hear it every time I go back to Alaska. I hear it when I talk to people around the country.

We have to do the work we were sent to do. The work here is to get our business done. Setting policy is part of it and passing appropriations bills. We should be doing these on an annual basis, doing a budget. Again, we passed one out of the Senate. I didn't support it because it had too many taxes, but we passed it. The House passed it. Let's get on with doing the work.

Every day I know some sit around and they say: Well, we have to do it this way. This is the only way it works.

You don't understand. The Senate is complicated.

Hey, life is complicated, get on with it. The public expects us to do our job. Quit using process, rules, and gobbledegook to try to get away from your responsibility in the Senate. It is time we sit down and deal with it.

There will be some in my party, and there will be some in their party who—guess what—aren't going to get what they want. That is the way it works. Compromise, find your balance, and move forward.

I would love 100 percent of everything. I will try it every day, but that is not how it ends up all the time. Compromise and try to find a middle ground, that is what we should be doing.

As an appropriator, that is what I want to do. This is what I tried to do as a member of the Appropriations Committee, and that is what we should be doing on this floor.

I get it. There are a couple on each side. It happens. We saw one who stood out here for 21 hours or whatever the

heck it was. I get it. He is passionate. It is important to him to make his point, but I also see what else is going on.

Focus on your job. We are Senators. We are not candidates for some other office. We are Senators. We are here to do the job. It is time to get busy and do the job. The American people want it. Alaskans tell us every day they want us to do this.

Let's figure this out and get on with the show.

I yield the floor, and 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. TESTER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. BEGICH). Without objection, it is so ordered.

Mr. TESTER. Mr. President, as we inch closer and closer to potentially shutting down this government, I rise to remind my colleagues what a shutdown would mean for our constituents. I also want to remind my colleagues it doesn't have to be this way.

Budget battles and debt ceiling debates are the norm in Congress right now, but there was a time—there was a time—when both parties worked together and the American people benefited.

It hasn't always been rosy. The budget battles of the mid-1990s shut our government down for nearly 1 month. Personal insults here in the world's greatest deliberative body used to be common. And back in the 1850s, a Senator was beaten on the Senate floor. But through it all, Americans trusted their government to meet its constitutional responsibility and keep the lights on. After all, if we couldn't agree on anything else, at least we could agree on keeping the lights on.

Today, constant political brinkmanship and grandstanding replace commonsense compromise and actual governing. This is taking a toll on all Americans, and Montanans are no exception.

With a government shutdown once again a real possibility, America's frustration is reaching new heights. For some folks a shutdown is another opportunity to shake their heads and bemoan the state of affairs right here in Washington, DC. They are the lucky ones. For others, a shutdown will hurt their health, their wallets, and their bottom lines.

I am talking about a veteran—a veteran who could be anywhere in this country—whose disability case appeal could and probably will be delayed if we have a government shutdown; a senior citizen waiting for a Social Security check; a small business owner waiting to get a potential contract that could fix a decaying road infrastructure.

Hotels and other businesses around our national parks, which would be

closed if we have a government shutdown, are also holding their breath to see what we are doing here these days. If the parks close because of a government shutdown, the money coming in and out of the wallets of those businesses and those folks who not only drove to the park in anticipation of being able to utilize it but the businesses around the park would be impacted very negatively.

Everybody knows about the Bakken oil plate that is driving the economic growth in North Dakota and eastern Montana. But if the government shuts down, the Bureau of Land Management's permitting office would be shut down too. That means wells would be delayed and the jobs that come with it.

Since the House Republicans have been unwilling to begin negotiations on a new farm bill, farmers and ranchers are going to have a lot of questions come October 1. On that day, not only will the government shut down but the farm bill will expire as well. So not only could some folks lose critical nutrition assistance, but farmers and ranchers would have no place to go to get their questions answered about the fact there is no more farm bill for a commodity type; no more ability to get questions answered about conservation, which needs to be planned far ahead of time. Why? Because their local farm service agency office will be closed. Like the other government offices, nobody is going to be there to answer the phone.

In Montana, Washington now is shorthand for uncertainty, Congress is shorthand for dysfunction, and faith in government is being eroded because some folks around here are more concerned about raising money on C-SPAN than the people of this great country and the American economy. It needs to stop.

The American people expect Members of Congress to make smart, responsible decisions based on the best information we have. That means advocating for issues that matter but compromising to get something done. That means giving a little and getting a whole lot in return. It is called governing. That is a lesson some folks around here need to learn.

I would have thought flirting with a government shutdown and costing taxpayers billions of dollars in 2011 would have been sufficient enough a lesson or maybe coming within a few hours of falling off the so-called fiscal cliff in 2012 would have been a sufficient lesson. I would have thought that causing an unprecedented credit downgrade 2 years ago by threatening not to raise the debt ceiling would have knocked some sense into some folks. And I would think the American people's overwhelming desire not to shut the government down come October 1 would cause my colleagues on the other side of the aisle to use common sense. But here we are, playing politics once again as regular Americans twist in the wind.

There is a way forward, and it doesn't have to start with political games at the eleventh hour. It starts with working through the regular budgets and appropriations process and not proposing amendments just to slow the process down.

But funding the government is the easy part. In less than 1 month, we will once again be reaching a debt ceiling—a much more serious issue. If we don't raise it before then, we will not be able to pay our bills and the economy will be devastated. Crashing into the debt ceiling will cause our credit rating to drop, increase the interest rates not only on our government debt but for anybody who has debt.

If you don't believe a farmer from Big Sandy, MT, maybe you will believe a guy by the name of Mark Zandi, an economist who has advised Presidents, Presidential candidates, and Fortune 500 companies. He said that failing to raise the debt ceiling will hurt consumer and business confidence, force businesses to stop hiring, and raise borrowing costs for average Americans.

He is far from alone. Former Republican Senator Judd Gregg says failing to pay our bills would "lead to job losses and more debt." He calls failing to raise the debt ceiling a "terrible policy that would produce difficult times for people on Main Street."

Senator Gregg, whom I had the opportunity to serve with, spent 18 years here in the Senate. He knows as long as Congress fails to provide the American people with political and economic certainty by funding the government and raising the debt limit, we will not be able to tackle other important issues, such as replacing the sequester the Senator from Alaska talked about, and replacing it with smart budget cuts or striking a long-term budget agreement that will put this Nation on solid economic footing.

A government shutdown would be irresponsible and it would be unnecessary. Congress needs to do its job by finding a way to responsibly keep the government running. We cannot keep holding businesses, seniors, working families, veterans, students, and our military men and women hostage to the political whims and aspirations of a select few.

When I was a member of the Montana Senate, my colleagues and I knew what we had to get done every session. Passing a budget was at the top of the list. Even if we didn't agree where to cut or where to spend, we worked together to figure it out. And just like my former colleagues in Montana did this spring, we passed a budget and kept the State government running. Here in Washington there are a lot of pressures we don't face at the State level. There are news channels that give any Senator a chance to get on TV, and every issue has an advocacy group fighting for its share of the pie. But real leaders make tough decisions. Real leaders work together to find common ground and move our Nation forward. Real leaders put their constituents first.

It is not too late. It is not too late for us to regain the trust of the American people. But it is going to take some work. We won't be able to do it right away, but we ought to start this week, and we can start by responsibly funding the government, providing our economy and our Nation with the confidence they need. That is what we did in Montana, and that is what we need to do here in Washington.

The American people are calling for an end to the brinkmanship and an end to the gridlock, and it is time we start to listen to them.

I also want to thank Senator MIKULSKI, the chair of the Appropriations Committee, for agreeing to end a special-interest provision that was included by the House of Representatives in last year's government funding bill a few months ago and the one that was sent over here recently.

A few years ago the committee voluntarily agreed to match the House's earmark moratorium, and I think it is interesting our friends in the House make very serious statements about the need to get rid of earmarks, then stuffed a few items in the spending bill last year that directly benefited a couple of the biggest multinational businesses in this country. I spoke to Chairwoman MIKULSKI about this issue this spring and she was very gracious and listened to my concerns. I am pleased to see she and Senator REID have eliminated one of those corporate earmarks, and I want to thank them for that. It will make this bill a lot cleaner.

In closing, I know there are people in this body who want to work together to make this country all it can be. I also know there are people in this body who would love to see a government shutdown because they might be able to pad their own PACs or political coffers. And maybe it would take a government shutdown to make them understand how bad this would be for the American people, its businesses and its working families. But I certainly hope that doesn't happen. The American people don't deserve it. This country doesn't deserve it, as it comes out of one of the worst economic times since the 1930s. Quite frankly, being a businessman myself, I look at what goes on in Washington, DC, and all the challenges businesses have in this country, and the biggest challenge we have right now is Washington, DC.

Let's start moving the country forward by working together. Let's fund the government. Let's not shut it down. And let's do what is right when the debt limit debate comes around.

Mr. President, I yield the floor, and 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. TESTER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

MORNING BUSINESS

Mr. TESTER. Mr. President, I ask unanimous consent that the Senate proceed to a period of morning business with Senators permitted to speak for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

RECOGNIZING THE EMPLEO PROGRAM

Mr. REID. Mr. President, I rise today to recognize the Southern Nevada Employment Education Outreach, EMPLEO, program for their decade of commitment to fair and just working conditions for all workers.

In 2003, EMPLEO piloted a toll-free hotline for immigrant workers to report alleged discrimination, and other wage, and workplace abuses in Nevada. The hotline number was created in partnership with the U.S. Department of Labor, Wage and Hour Division, OSHA, EEOC, the Mexican Consulate of Las Vegas, and other private and public agencies.

Today, EMPLEO partners with more than 17 different government agencies that share the same common goal of providing access and awareness to employers and employees. EMPLEO staff and volunteers are diligent in their outreach to help educate workers about their labor rights. Through its work, EMPLEO has grown the number of workers it services, and in some instances, has helped workers acquire back wages. As a trusted source in the community, EMPLEO is bridging the relationship between employees and employers.

I commend EMPLEO and its many community partners for their commitment to workers' rights and safety. I also extend my gratitude to Southern Nevada District Director, Mr. Gaspar Montanez, for his leadership and commitment to the mission of EMPLEO along with the Department of Labor, and staff at the Office of the Mexican and Salvadorian Consulate. I look forward to the continuation of EMPLEO's services and education to workers and those who employ them.

ADDITIONAL STATEMENTS

ARKANSAS DEPARTMENT OF EMERGENCY MANAGEMENT

• Mr. BOOZMAN. Mr. President, Arkansans are well aware of the damage that Mother Nature can cause. We have seen the devastating impact of tornadoes, flooding, ice storms, and other natural disasters.

This devastation can be overwhelming. Surveying the damage sometimes reveals the need to rebuild parts of the community, infrastructure, and neighborhoods. Oftentimes this causes difficulties for families who may be displaced from their homes or even their jobs.

Time and again when we are faced with these catastrophes, the Arkansas Department of Emergency Management has been there to activate the resources necessary to protect people and communities and provide them with the basic needs as rebuilding efforts occur.

This year we recognize the 60th anniversary of the agency tasked with responding to emergencies. No matter how big or small, the men and women of the Arkansas Department of Emergency Management are ready to respond at a moment's notice and support recovery efforts.

The agency has developed since 1953 from an office in the Arkansas State Capitol with one surplus military radio to today's state-of-the-art facility.

We appreciate the hard work, dedication and commitment of the Arkansas Department of Emergency Management as the agency continues to improve and seek new and innovative ways to prepare us all for the unexpected.●

MISSING IN AMERICA PROJECT

• Mr. HELLER. Mr. President, I wish to acknowledge the Missing in America Project's Veteran Recovery Program, which has coordinated a ceremony during which 18 Nevada veterans of the Vietnam and Korean wars will be laid to rest. On October 1, these fallen heroes who never received a military burial will finally be given full military honors at the Northern Nevada Veterans Memorial Cemetery in Fernley, NV.

These heroic Nevadans who will finally receive the honorable recognition they so rightly deserve, gave all that they could give in order to defend liberty and the American way of life. They were willing to put on a uniform, answer the call of duty, and sacrifice their very lives on the altar of freedom. There is no higher virtue than that which was displayed by these 18 brave Nevadans, and the thousands of others with whom they served. And although years have passed since these American warriors gave their lives, their selfless sacrifice is not forgotten, but lives on in the hearts of those whom they died to defend. The very least we can do is express our profound gratitude and appreciation for these heroes by giving them an honorable military burial.

We can never thank our veterans enough for the immeasurable sacrifices they and their families have made on our behalf. As a member of the Senate Veterans Affairs Committee, I can personally attest to the importance of providing every available resource and benefit to America's veterans. I applaud the Missing in America Project for helping to advance this effort by working diligently to ensure that lost veterans receive the honorable burial they deserve. I invite my colleagues to join me in thanking this organization for its efforts, and I join my fellow Nevadans in remembering the 18 heroes

who will be laid to rest in a manner consistent with our Nation's high esteem for their valiant service.●

TRIBUTE TO RYAN AND RHONDA KELLY

● Mr. THUNE. Mr. President today I wish to recognize Ryan and Rhonda Kelly of Rapid City, SD, as my nominees for the 2013 Angels in Adoption Award. Since 1999, the Angels in Adoption program, through the Congressional Coalition on Adoption Institute, has honored nearly 2,000 individuals, couples, and organizations nationwide for their work in providing children with loving, stable homes.

Since 2005, 6 girls from China have come to know the love and compassion of high school sweethearts Ryan and Rhonda Kelly. One morning in January 2005, Rhonda woke up and felt a calling to pursue an adoption of a baby girl in China.

That calling has since developed into a deep passion for providing a loving, Christian home to girls from China. Over the last 8 years, Rhonda and Ryan have joyfully welcomed 6 girls from China into their family: Jenna, Jocelyn, Jade, Jolise, Janelle, and Joy. They have adopted girls as young as 18 months to age 14. Each adoption has given the Kellys a new opportunity to meet the unique physical and emotional needs of each child, a task they have faced with grace, determination, and humility. These girls joined biological children Jacob, Joshua, Julia, and Jonah.

Ryan, Rhonda, and their 10 children, now ranging in age from 22 to 4, are shining examples of what it means to make the dream of a family a reality for every child. Adoption has given the girls the opportunity to receive the medical care they need, a family to love and care for them forever, and a chance for a bright future. Adoption has given the Kelly family an entirely different outlook on life: they look at the big picture and choose not to sweat the small things. This family clearly loves each other, supports each other, has empathy for each other, and gets to witness the miracle of adoption each and every day.

With National Adoption Day just around the corner on November 23, 2013, it is important that we recognize the compassionate families who fulfill the roles of foster and adoptive parents. Thus, it brings me great pride to honor South Dakotans Ryan and Rhonda Kelly as my nominees for the 2013 Angels in Adoption award, as they have bestowed a gift onto others in an immeasurable way and the impact their love has had is profound.●

MESSAGES FROM THE HOUSE

At 3:10 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the House passed the following bill, in which it requests the concurrence of the Senate:

H.R. 1961. An act to amend title 46, United States Code, to extend the exemption from the fire-retardant materials construction requirement for vessels operating within the Boundary Line.

ENROLLED BILL SIGNED

At 3:45 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the Speaker has signed the following enrolled bill:

S. 793. An act to support revitalization and reform of the Organization of American States, and for other purposes.

The enrolled bill was subsequently signed by the President pro tempore (Mr. LEAHY).

ENROLLED BILL SIGNED

At 5:11 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:

H.R. 3092. An act to amend the Missing Children's Assistance Act, and for other purposes.

ENROLLED BILL SIGNED

At 6:26 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that the Speaker has signed the following enrolled bill:

H.R. 527. An act to amend the Helium Act to complete the privatization of the Federal helium reserve in a competitive market fashion that ensures stability in the helium markets while protecting the interests of American taxpayers, and for other purposes.

ENROLLED BILL PRESENTED

The Secretary of the Senate reported that on today, September 26, 2013, she had presented to the President of the United States the following enrolled bill:

S. 793. An act to support revitalization and reform of the Organization of American States, and for other purposes.

PETITIONS AND MEMORIALS

The following petitions and memorials were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-135. A memorial adopted by the Legislature of the State of Florida urging Congress to award the United States 65th Infantry Regiment, the Borinqueneers, the Congressional Gold Medal; to the Committee on Armed Services.

SENATE MEMORIAL 1266

Whereas, the Borinqueneers trace their lineage to the "Puerto Rico Regiment of Volunteer Infantry," authorized by Congress on March 2, 1899, as the first body of native troops in Puerto Rico, the only Hispanic-segregated unit in the United States Armed Forces that played a prominent role in American military history; and

Whereas, during World War I, the Borinqueneers rallied a force of over 1,500 to defend the Panama Canal, and upon their return to Puerto Rico were renamed "The 65th Infantry Regiment;" and

Whereas, during World War II, the Borinqueneers served in North Africa and Europe, winning Naples-Foggia, Rome-Arno, Central Europe, and Rhineland battle cam-

paign awards; and were assigned security, anti-sabotage, and other occupation missions around Kaiserslautern and Mannheim, Germany after the war; and

Whereas, during the Korean War, the Borinqueneers were the only all-Hispanic unit; joined the United States 3rd Infantry Division to be among the first infantry to engage in battle with North Korean troops; served with distinction to earn 4 Distinguished Service Crosses, 124 Silver Stars, 9 Korean battle campaign awards, the Presidential and Meritorious Unit Commendations, 2 Korean Presidential Unit Citations, and the Greek Gold Medal for Bravery; and are credited with launching the last recorded battalion-sized bayonet assault in United States Army history; and

Whereas, legendary United States Army General Douglas MacArthur lauded the Borinqueneers, crediting them with a resolute will to victory and loyalty to the United States, saying, "They are writing a brilliant record of heroism in battle and I am indeed proud to have them under my command. I wish that we could count on many more like them;" and

Whereas, in 1959, the Borinqueneers passed their colors to the National Guard of the United States Territory of Puerto Rico, withdrawing from the Regular Army, the only time in United States Army history that active unit colors were not retired, but, instead, turned over to a National Guard unit; and

Whereas, today, the legacy of the Borinqueneers lives on in the National Guard in Puerto Rico, which continues to defend the United States in the ongoing War on Terrorism; and

Whereas, the Borinqueneers served and sacrificed, shedding blood for our democracy and helping to ensure our prosperity as they faced segregation and discrimination, protecting our nation and fighting for the good of all; and

Whereas, these warriors, the Borinqueneers, deserve a place with all American heroes, and should be honored, commended, and never forgotten for their feats; and

Whereas, the Congressional Gold Medal is the highest civilian award given by the United States Congress, awarded as an expression of public gratitude on behalf of the nation for distinguished contributions: Now, therefore, be it

Resolved by the Legislature of the State of Florida. That, in recognition of the bravery and sacrifice of the United States 65th Infantry Regiment, the Borinqueneers, the President and the Congress of the United States are urged to award the Congressional Gold Medal to these true heroes and defenders of our great nation; and be it further

Resolved. That copies of this memorial be dispatched to the President of the United States, to the President of the United States Senate, to the Speaker of the United States House of Representatives, to each member of the Florida delegation to the United States Congress, to the Puerto Rico Resident Commissioner, to the President of the United States 65th Infantry Regiment Association, the chairman of the Hispanic Achievers Grant Council, the chairman of the Borinqueneers Congressional Gold Medal Alliance, and the National Association for Uniformed Services.

POM-136. A resolution adopted by the York County Commissioners, Maine, urging Congress to recognize the importance of the F-35 Lightning II to Maine, the United States and our allies around the world by supporting full funding and full production for the F-35 program; to the Committee on Armed Services.

POM-137. A concurrent resolution adopted by the General Assembly of the State of Ohio urging Congress to reconsider the statute and appropriations creating FirstNet; to the Committee on Commerce, Science, and Transportation.

SENATE CONCURRENT RESOLUTION NO. 15

Whereas, Ohio's first responders require mission critical communications infrastructure to effectively do their jobs; and

Whereas, Ohio has invested over \$500,000,000 in system assets that include over 200 tower sites, shelters, generators, mobile towers, microwave backhaul consoles, and mobile and portable radios; and

Whereas, Over 55,000 first responders and public service users at the federal, state, and local government levels rely on the assets that Ohio has invested in; and

Whereas, The federal Middle Class Tax Relief and Job Creation Act of 2012 created the First Responder Network Authority (FirstNet) within the United States Department of Commerce National Telecommunications and Information Administration and tasked FirstNet with building and maintaining a single, nationwide, interoperable broadband public safety network; and

Whereas, FirstNet is requiring states to inventory their assets and develop statewide plans to allow federal use or takeover of those assets for the undetermined nationwide broadband public safety network; and

Whereas, FirstNet is requiring states to opt into, and provide an undetermined level of financial support to, the nationwide broadband public safety network; and

Whereas, FirstNet appears to lack sufficient funding for the nationwide broadband public safety network, but is requiring a self-sustaining model; and

Whereas, FirstNet lacks planning and did not seek input from Ohio as evidenced by the witnesses who testified before, and submitted testimony to, the United States House of Representatives Committee on Energy and Commerce Subcommittee on Communications and Technology in a March 2013, hearing entitled "Oversight of FirstNet and Emergency Communications": Now, therefore, be it

Resolved, That we, the members of the 130th General Assembly of the State of Ohio, respectfully urge the Subcommittee on Communications and Technology to hold regular hearings regarding the nationwide broadband public safety network and require that FirstNet create a publicly vetted business plan that identifies the exact costs that Ohio will be mandated to appropriate or obligate for the nationwide broadband public safety network; and be it further

Resolved, That we, the members of the 130th General Assembly of the State of Ohio, respectfully urge the Subcommittee on Communications and Technology to include amendments to the law that would allow Ohio to opt-out of the nationwide broadband public safety network with no net costs; and be it further

Resolved, That we, the members of the 130th General Assembly of the State of Ohio, respectfully urge the Subcommittee on Communications and Technology to include amendments to the law that require FirstNet to provide full written assurances that communications provided by the nationwide broadband public safety network will meet and exceed the current level of service for Ohio's state and local public safety officers in the areas of reliability, redundancy, and state-based system control; and be it further

Resolved, That we, the members of the 130th General Assembly of the State of Ohio, respectfully urge the Subcommittee on Communications and Technology to include

amendments to the law that require FirstNet to provide fair market compensation to Ohio for access and utilization of state-owned assets in support of the network's deployment; and be it further

Resolved, That we, the members of the 130th General Assembly of the State of Ohio, respectfully urge the United States Congress to reconsider the statute and appropriations creating FirstNet; and be it further

Resolved, That the Clerk of the Senate transmit duly authenticated copies of this resolution to the Speaker and Clerk of the United States House of Representatives, the President Pro Tempore and Secretary of the United States Senate, all members of the United States House of Representatives Energy and Commerce Committee, the members of the Ohio Congressional delegation, and the news media of Ohio.

POM-138. A concurrent resolution adopted by the Legislature of the State of Utah urging Congress to pass legislation that would reduce the federal tax on fuels by the amount of any increase in the rate of the tax on fuels by the states; to the Committee on Commerce, Science, and Transportation.

SENATE CONCURRENT RESOLUTION NO. 6

Whereas, federal fuel taxes associated with the Federal Aid Highway Act of 1956 were implemented to construct a 41,250-mile National System of Interstate and Defense Highways, commonly called the Interstate System;

Whereas, the Interstate System, with more than 46,000 miles open to traffic, has been completed for more than 20 years;

Whereas, federal highway user fees are increasingly used for nonhighway purposes;

Whereas, states are required to adopt federal labor regulations, such as Davis-Bacon rules, that can substantially increase project costs; and to the members of Utah's congressional delegation.

POM-139. A resolution adopted by the House of Representatives of the State of Michigan urging Congress to enact amendments to the federal Electronic Communications Privacy Act to require law enforcement authorities to have a warrant to access e-mail, no matter the age or location of the email; to the Committee on Commerce, Science, and Transportation.

HOUSE RESOLUTION NO. 30

Whereas, More and more citizens rely on electronic mail communication to conduct both private and professional business. Our ability to store communications at locations other than where the communication originated, such as "in the cloud," has contributed to new challenges in protecting individual's privacy. ECPA fails to adequately protect Americans from unreasonable searches of their private information stored with cloud and mobile providers; and

Whereas, The 6th U.S. Circuit Court of Appeals has ruled that law enforcement must have a valid warrant to access e-mail stored on a provider's server, no matter the age of the e-mail. However, rulings in the lower courts have limited jurisdiction. E-mail providers and storage location can be anywhere in the United States and possibly the world; and

Whereas, Google, Inc. has stated that it will not release any e-mails, regardless of age, without a warrant. Google officials note that the U.S. Constitution's Fourth Amendment protects against unreasonable searches and seizures and that Amendment takes priority over ECPA;

Whereas, The United States Senate had before it an amendment last November that would have required warrants for all e-mail seizures. However, that amendment was

stripped from the vehicle bill before passage; and

Whereas, The legislature finds that, in an era where technology dominates communication and increasingly more business-related and sensitive information is being stored via cloud-based email, more than ever, it is important for government to protect the rights of privacy and due process afforded to all of our state's residents: Now, therefore, be it

Resolved by the House of Representatives, That we urge Congress to enact amendments to the federal Electronic Communications Privacy Act to require law enforcement authorities to have a warrant to access email, no matter the age or location of the e-mail; and be it further

Resolved, That copies of this resolution be transmitted to the President of the United States Senate, the Speaker of the United States House of Representatives, and the members of the Michigan congressional delegation.

POM-140. A concurrent resolution adopted by the Legislature of the State of Louisiana memorializing the Congress of the United States to enact legislation that promotes growth of domestic alternative fuel sources, such as natural gas, and reduces dependence on foreign oil; to the Committee on Energy and Natural Resources.

HOUSE CONCURRENT RESOLUTION NO. 132

Whereas, the United States needs a balanced and sensible domestic energy policy; and

Whereas, the Renewable Fuel Standard, established by the Energy Policy Act of 2005 and expanded and extended by the Energy Independence and Security Act of 2007, requires the blending of increasing volumes of designated renewable fuels into the total transportation fuel supply, in a large part, as a way to reduce our country's dependence on foreign petroleum; and

Whereas, reducing dependence on foreign oil is not only a matter of national security but a significant opportunity to enhance economic prosperity and job growth in Louisiana; and

Whereas, currently there are multiple routes to ethanol, including several from traditional fossil fuels such as natural gas, which is plentiful in Louisiana and several other states in the country; and

Whereas, Louisiana is committed to being a leader in development of a sustainable national energy policy: Now, therefore, be it

Resolved, That the Legislature of Louisiana does hereby memorialize the United States Congress to take such actions as are necessary to enact legislation that promotes growth of domestic alternative fuel sources, such as natural gas, and reduces dependence on foreign oil; and be it further

Resolved, That a copy of this Resolution be transmitted to the presiding officers of the Senate and the House of Representatives of the Congress of the United States of America and to each member of the Louisiana congressional delegation.

POM-141. A resolution adopted by the California State Lands Commission memorializing support for the Federal Land Transportation Facilitation Act Reauthorization of 2013; to the Committee on Energy and Natural Resources.

POM-142. A resolution adopted by the California State Lands Commission urging Congress to ensure that the entire Harbor Maintenance and Trust Fund receipts and interest is for the intended purpose of maintaining navigation channels; to the Committee on Environment and Public Works.

POM-143. A resolution adopted by the Lancaster City Council, California urging Congress to enact comprehensive immigration

reform; to the Committee on Foreign Relations.

POM-144. A communication from citizens of California memorializing their support for the President's plan to increase investments for preschool and early childhood education; to the Committee on Health, Education, Labor, and Pensions.

POM-145. A resolution adopted by the House of Representatives of the General Assembly of the State of Delaware memorializing a commitment to the strong and deepening relationship between Taiwan and Delaware; to the Committee on Foreign Relations.

HOUSE RESOLUTION NO. 12

Whereas, Taiwan and the United States are long-standing friends with a shared historical relationship and dearly cherished values of freedom, democracy, and human rights; and

Whereas, 2013 will mark the 13th anniversary of the sister-state relationship between Delaware and Taiwan; and

Whereas, for the past 12 years, the sister-state relationship with Taiwan has been strengthened through the efforts of the Taipei Economic and Cultural Representative Office (TECRO) resulting in better mutual understanding; and

Whereas, Taiwan is the world's eighteenth largest economy, one of the key trading partners of the United States, and the two-way trade volume between the United States and Taiwan reached sixty-three billion dollars in 2012; and

Whereas, Taiwan is now a member of the U.S. Visa Waiver program (effective November 1st, 2012); reflecting our friendship, trust, and cooperation, and making travel between Taiwan and the United States for business and tourism even more convenient; and

Whereas, negotiations for a Bilateral Investment Agreement (BIA) between Taiwan and the United States are ongoing and are an important step towards strengthening bilateral trade and paving the way for a Free Trade Agreement (FTA); and

Whereas, President Barack Obama and the leaders of eight Trans-Pacific Partnership (TPP) countries announced the achievement of the broad outlines for a 21st century TPP agreement on November 12, 2011, and Taiwan has expressed a keen interest to participate, so as to forge close linkages among economics, enhance competitiveness, and benefit consumers: Now, therefore, be it

Resolved by the House of Representatives of the 147th General Assembly of the State of Delaware, that we hereby reaffirm our commitment to the strong and deepening relationship between Taiwan and Delaware; and be it further

Resolved, that a copy of this resolution be sent to the President of the United States, the President of the United States Senate, and the Speaker of the United States House of Representatives.

POM-146. A resolution adopted by the Senate of the Legislature of the State of West Virginia urging the United States Congress to begin the process of amending the Constitution to provide that corporations are not entitled to the entirety of protections or rights of natural persons, specifically so that the expenditure of corporate money to influence the electoral process is no longer a form of constitutionally protected speech; to the Committee on the Judiciary.

SENATE RESOLUTION NO. 24

Calling upon the United States Congress to propose a constitutional amendment addressing the Supreme Court decision in *Citizens United v. Federal Elections Commission*.

Whereas, in 2010, the United States Supreme Court issued its ruling in *Citizens*

United v. Federal Election Commission that enabled corporations and unions to spend unlimited amounts of money in support of or in opposition to candidates for election; and

Whereas, the people of West Virginia and all other states should have the power to limit by law the extent to which money can be spent in their political systems: Now, therefore, be it

Resolved by the Senate: That the Senate hereby calls upon the United States Congress to propose a constitutional amendment addressing the Supreme Court decision in *Citizens United v. Federal Elections Commission*; and be it further

Resolved, that the West Virginia Senate supports an amendment to the United States Constitution to establish that corporations and unions are not entitled to the same rights and protections as natural persons under the Constitution; and be it further

Resolved, that such an amendment should assure the power of the federal, state and local governments to limit, regulate and require disclosure of sources of all money spent in the course of political elections; and be it further

Resolved, that the West Virginia Senate requests that the West Virginia Congressional Delegation support such an the United States had the opportunity to vote on state and local ballot measures, including the states of Montana and Colorado, calling for a constitutional amendment to limit money in politics, including the entire states of Montana and Colorado, and all proposed resolutions passed with overwhelming and bipartisan support, averaging seventy-five percent of voters in favor: Now therefore, be it

Resolved by the Senate: That the Senate calls upon the United States Congress to propose a constitutional amendment overturning the United States Supreme Court's *Citizens United v. Federal Election Commission* ruling and related cases; and be it further

Resolved, that the West Virginia Senate supports an amendment to the United States Constitution to establish that corporations and unions are not entitled to the same rights and protections as natural persons under the Constitution; and, be it

Resolved, that such an amendment should assure the power of the federal, state and local governments to limit, regulate and require disclosure of sources of all money spent to influence elections; and, be it

Resolved, that the West Virginia Senate requests that the West Virginia Congressional Delegation support such an amendment, work diligently towards its passage and vote at all stages to advance such legislation in the Congress; and, be it

Further Resolved, that the Clerk is hereby directed to forward a copy of this resolution to the Vice President of the United States and the President pro Tempore of the United States Senate, to the Speaker of the House of Representatives, to the majority and minority leaders of both houses of Congress and to each United States Senator and Member of the House of Representatives from West Virginia.

Opposing the United States Supreme Court's interpretation of the Constitution in *Citizens United v. Federal Election Commission* regarding the constitutional rights of corporations; supporting an amendment to the Constitution to provide that corporations are not entitled to the entirety of protections or rights of natural persons, specifically so that the expenditure of corporate money to influence the electoral process is no longer a form of constitutionally protected speech; and calling on Congress to begin the process of amending the Constitution.

Whereas, in 2010 the United States Supreme Court issued its decision in *Citizens United v. Federal Election Commission*, holding that independent spending on elections by corporations and other groups could not be limited by government regulations; and

Whereas, this decision rolled back the legal restrictions on corporate spending in the electoral process, allowing for the unlimited corporate spending to influence elections, candidate selection and policy decisions; and

Whereas, in reaching this decision, a narrow majority of the Supreme Court, relying on and expanding prior decisions, interpreted the First Amendment of the Constitution to afford corporations the same free speech protections as natural persons; and

Whereas, the Supreme Court relied on other prior decisions which afforded the spending of money to influence elections the full protection of the First Amendment and disregarded the distorting and corrupting effects of unlimited money in elections; and

Whereas, in his eloquent dissent, Justice John Paul Stevens rightly recognized that, "corporations have no consciences, no beliefs, no feelings, no thoughts, no desires. Corporations help structure and facilitate the activities of human beings, to be sure, and their 'personhood' often serves as a useful legal fiction. But they are not themselves members of 'We the People' by whom and for whom our Constitution was established"; and

Whereas, the court's decision in *Citizens United* severely hampers the ability of federal, state and local governments to enact reasonable campaign finance reforms and regulations regarding corporate political activity; and

Whereas, corporations should not be afforded the entirety of protections or rights of natural persons, such that the expenditure of corporate money to influence the electoral process is a form of constitutionally protected speech; and

Whereas, in 2012 the same narrow majority of the Supreme Court voted to strike down longstanding campaign finance laws in the State of Montana without hearing any evidence or argument on that state's own history and experience with corporate spending and corruption; and

Whereas, several proposed amendments to the Constitution have been introduced in Congress that would allow government to regulate the raising and spending of money by corporations to influence elections; and

Whereas, on Election Day, 2012, over six million voters across the United States, including the states of Colorado and Montana, had the opportunity to vote on state and local ballot measures calling for a constitutional amendment to limit money in politics, and all proposed initiatives passed overwhelmingly, averaging seventy-five percent support: Now, therefore, be it

Resolved by the Senate, That the Senate opposes the United States Supreme Court's interpretation of the Constitution in *Citizens United v. Federal Election Commission* regarding the constitutional rights of corporations; supports an amendment to the Constitution to provide that corporations are not entitled to the entirety of protections or rights of natural persons, specifically so that the expenditure of corporate money to influence the electoral process is no longer a form of constitutionally protected speech; and calls on Congress to begin the process of amending the Constitution; and be it further

Resolved, that the Senate respectfully opposes the United States Supreme Court's interpretation of the Constitution in *Citizens United v. Federal Election Commission* and related cases allowing unlimited corporate election spending; and be it further

Resolved, that the Senate supports an amendment to the United States Constitution to establish that corporations are not entitled to the same rights and protection as natural persons under the Constitution; and, be it

Further Resolved, that such an amendment should assure the power of the federal, state and local governments to limit, regulate and require disclosure of sources of all money spent to influence elections; and be it further

Resolved, that the Senate charges the West Virginia Congressional Delegation with the duty to support such an amendment, to work diligently towards its passage and to vote at all stages to advance such legislation in the Congress; and be it further

Resolved, that the Senate declares its intention to ratify such an amendment if and when the Congress shall submit it to the states; and be it further

Resolved, that the Clerk is hereby directed to deliver a copy of this resolution to the Vice President of the United States and the President pro tempore of the United States Senate, to the Speaker of the House of Representatives, to the Majority and Minority Leaders of both houses of Congress and to each United States Senator and Member of the House of Representatives from West Virginia.

POM-147. A resolution adopted by the Municipal Legislature of Catano, Puerto Rico petitioning for the release of a Puerto Rican political prisoner; to the Committee on the Judiciary; to the Committee on the Judiciary.

POM-148. A resolution adopted by the Alabama Town Board, New York memorializing opposition to any legislation which infringes upon the right of the people to keep and bear arms; to the Committee on the Judiciary.

POM-149. A concurrent resolution adopted by the Legislature of the State of Louisiana memorializing the United States Congress to take such actions as are necessary to operate the fleet of the United States Postal Service vehicles on natural gas; to the Committee on Homeland Security and Governmental Affairs.

HOUSE CONCURRENT RESOLUTION NO. 180

Whereas, since its founding in 1775, the United States Postal Service has been an indispensable part of the country's communication network; and

Whereas, the modern United States Postal Office has struggled to compete with the package delivery services of the Federal Express and the United Parcel Service; and

Whereas, with the decline in first class mail volume and increased competition in package delivery, the United States Postal Office loses billions every year; and

Whereas, in attempts to stay solvent the United States Postal Office has delivered more junk mail, closed smaller postal offices, and considered ending mail deliveries on Saturdays; and

Whereas, one avenue that the United States Postal Office has not explored is the operation of the Postal Service motor vehicle fleet on natural gas; and

Whereas, on average natural gas costs one-third less than gasoline at the pump and natural gas is convenient and abundant; and

Whereas, natural gas prices have exhibited significant stability compared to oil prices and this stability makes it easier to plan accurately for long-term costs; and

Whereas, natural gas vehicles have lower maintenance costs because the gas burns cleanly resulting in less wear and tear on engines; and

Whereas, the operation of the fleet of the United States Postal Service vehicles on natural gas would be an excellent way to

save the United States Postal Service millions of dollars each year while making their vehicles safer and more efficient: Now, therefore, be it

Resolved, that the Legislature of Louisiana does hereby memorialize the United States Congress to take such actions as are necessary to operate the fleet of the United States Postal Service vehicles on natural gas; and be it further

Resolved, that a copy of this Resolution be transmitted to the presiding officers of the Senate and the House of Representatives of the Congress of the United States of America and to each member of the Louisiana congressional delegation.

EXECUTIVE REPORTS OF COMMITTEE

The following executive reports of nominations were submitted:

By Mr. LEAHY for the Committee on the Judiciary.

Zachary Thomas Fardon, of Illinois, to be United States Attorney for the Northern District of Illinois for the term of four years.

Patricia M. Wald, of the District of Columbia, to be a Member of the Privacy and Civil Liberties Oversight Board for a term expiring January 29, 2019.

(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 Ms. BALDWIN:

S. 1552. A bill to demonstrate a commitment to our nation's scientists by increasing opportunities for the development of our next generation of teachers; to the Committee on Health, Education, Labor, and Pensions.

By Ms. AYOTTE:

S. 1553. A bill to amend title 23, United States Code, to reauthorize the State infrastructure bank program; to the Committee on Commerce, Science, and Transportation.

By Mr. HEINRICH:

S. 1554. A bill to direct the heads of Federal public land management agencies to prepare reports on the availability of public access and egress to Federal public land for hunting, fishing, and other recreational purposes, to amend the Land and Water Conservation Fund Act of 1965 to provide funding for recreational public access to Federal land, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. WICKER:

S. 1555. A bill to amend titles XVIII and XIX of the Social Security Act to provide for a delay in the implementation schedule of the reductions in disproportionate share hospital payments, and for other purposes; to the Committee on Finance.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. GRAHAM (for himself, Mrs. HAGAN, Mr. COONS, Mr. COCHRAN, Mr. ISAKSON, Ms. LANDRIEU, Mr. CASEY, Mr. PRYOR, Ms. MIKULSKI, Mr. DUR-

BIN, Mr. BLUNT, Mrs. MURRAY, Mr. ALEXANDER, Mr. BURR, Mr. BOOZMAN, Mr. NELSON, Mr. MURPHY, Mr. KAIN, Mr. CARDIN, Mrs. FEINSTEIN, Mr. COBURN, Mr. GRASSLEY, and Mr. SESSIONS):

S. Res. 261. A resolution designating the week beginning September 23, 2013, as "National Historically Black Colleges and Universities Week"; considered and agreed to.

By Mr. DONNELLY (for himself, Mr. ISAKSON, Mr. BEGICH, Mr. BOOZMAN, Mr. CHAMBLISS, Ms. HIRONO, and Mr. TESTER):

S. Res. 262. A resolution supporting the goals and ideals of suicide prevention awareness; considered and agreed to.

By Mr. WHITEHOUSE (for himself, Mr. BLUMENTHAL, Mrs. FEINSTEIN, Mr. NELSON, Mr. WARNER, Ms. COLLINS, Mr. REED, Mr. SCHUMER, Mr. COCHRAN, Mr. COONS, Mrs. BOXER, Mr. KING, Mr. DURBIN, Mr. BEGICH, Mr. SCHATZ, Mrs. SHAHEEN, Mr. MARKEY, Mr. CARDIN, Mrs. MURRAY, Ms. LANDRIEU, Ms. HIRONO, Ms. MIKULSKI, Ms. CANTWELL, Mr. MENENDEZ, Mrs. GILLIBRAND, and Ms. WARREN):

S. Res. 263. A resolution designating the week of September 23 through September 29, 2013, as "National Estuaries Week"; to the Committee on the Judiciary.

ADDITIONAL COSPONSORS

S. 252

At the request of Mr. BENNET, the name of the Senator from Vermont (Mr. LEAHY) was added as a cosponsor of S. 252, a bill to reduce preterm labor and delivery and the risk of pregnancy-related deaths and complications due to pregnancy, and to reduce infant mortality caused by prematurity.

S. 313

At the request of Mr. CASEY, the name of the Senator from Illinois (Mr. KIRK) was added as a cosponsor of S. 313, a bill to amend the Internal Revenue Code of 1986 to provide for the tax treatment of ABLE accounts established under State programs for the care of family members with disabilities, and for other purposes.

S. 338

At the request of Mr. BAUCUS, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of S. 338, a bill to amend the Land and Water Conservation Fund Act of 1965 to provide consistent and reliable authority for, and for the funding of, the land and water conservation fund to maximize the effectiveness of the fund for future generations, and for other purposes.

S. 348

At the request of Mr. ROCKEFELLER, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a cosponsor of S. 348, a bill to provide for increased Federal oversight of prescription opioid treatment and assistance to States in reducing opioid abuse, diversion, and deaths.

S. 357

At the request of Mr. CARDIN, the name of the Senator from Texas (Mr. CORNYN) was added as a cosponsor of S.

357, a bill to encourage, enhance, and integrate Blue Alert plans throughout the United States in order to disseminate information when a law enforcement officer is seriously injured or killed in the line of duty.

S. 381

At the request of Mr. BROWN, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 381, a bill to award a Congressional Gold Medal to the World War II members of the "Doolittle Tokyo Raiders", for outstanding heroism, valor, skill, and service to the United States in conducting the bombings of Tokyo.

S. 557

At the request of Mrs. HAGAN, the name of the Senator from North Dakota (Ms. HEITKAMP) was added as a cosponsor of S. 557, a bill to amend title XVIII of the Social Security Act to improve access to medication therapy management under part D of the Medicare program.

S. 635

At the request of Mr. BROWN, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 635, a bill to amend the Gramm-Leach-Bliley Act to provide an exception to the annual written privacy notice requirement.

S. 641

At the request of Mr. WYDEN, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 641, a bill to amend the Public Health Service Act to increase the number of permanent faculty in palliative care at accredited allopathic and osteopathic medical schools, nursing schools, and other programs, to promote education in palliative care and hospice, and to support the development of faculty careers in academic palliative medicine.

S. 734

At the request of Mr. NELSON, the name of the Senator from Florida (Mr. RUBIO) was added as a cosponsor of S. 734, a bill to amend title 10, United States Code, to repeal the requirement for reduction of survivor annuities under the Survivor Benefit Plan by veterans' dependency and indemnity compensation.

S. 822

At the request of Mr. LEAHY, the name of the Senator from Minnesota (Mr. FRANKEN) was added as a cosponsor of S. 822, a bill to protect crime victims' rights, to eliminate the substantial backlog of DNA samples collected from crime scenes and convicted offenders, to improve and expand the DNA testing capacity of Federal, State, and local crime laboratories, to increase research and development of new DNA testing technologies, to develop new training programs regarding the collection and use of DNA evidence, to provide post conviction testing of DNA evidence to exonerate the innocent, to improve the performance of counsel in State capital cases, and for other purposes.

S. 1158

At the request of Mr. WARNER, the name of the Senator from Alaska (Ms. MURKOWSKI) was added as a cosponsor of S. 1158, a bill to require the Secretary of the Treasury to mint coins commemorating the 100th anniversary of the establishment of the National Park Service, and for other purposes.

S. 1302

At the request of Mr. HARKIN, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 1302, a bill to amend the Employee Retirement Income Security Act of 1974 and the Internal Revenue Code of 1986 to provide for cooperative and small employer charity pension plans.

S. 1349

At the request of Mr. MORAN, the names of the Senator from North Dakota (Ms. HEITKAMP) and the Senator from Arkansas (Mr. PRYOR) were added as cosponsors of S. 1349, a bill to enhance the ability of community financial institutions to foster economic growth and serve their communities, boost small businesses, increase individual savings, and for other purposes.

S. 1381

At the request of Mr. BLUMENTHAL, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 1381, a bill to amend the Lacey Act Amendments of 1981 to clarify provisions enacted by the Captive Wildlife Safety Act, to further the conservation of certain wildlife species, and for other purposes.

S. 1405

At the request of Mr. SCHUMER, the name of the Senator from Montana (Mr. TESTER) was added as a cosponsor of S. 1405, a bill to amend title XVIII of the Social Security Act to provide for an extension of certain ambulance add-on payments under the Medicare program.

S. 1417

At the request of Mrs. HAGAN, the names of the Senator from Maine (Ms. COLLINS) and the Senator from New York (Mr. SCHUMER) were added as cosponsors of S. 1417, a bill to amend the Public Health Service Act to reauthorize programs under part A of title XI of such Act.

S. 1488

At the request of Mr. COATS, the name of the Senator from Nevada (Mr. HELLER) was added as a cosponsor of S. 1488, a bill to delay the application of the individual health insurance mandate, to delay the application of the employer health insurance mandate, and for other purposes.

S. 1537

At the request of Mr. BLUNT, the names of the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Missouri (Mrs. MCCASKILL), the Senator from Louisiana (Mr. VITTER), the Senator from New Hampshire (Ms. AYOTTE), and the Senator from Indiana (Mr. COATS) were added as cosponsors of S. 1537, a bill to ensure that any new

or revised requirement providing for the screening, testing, or treatment of individuals operating commercial motor vehicles for sleep disorders is adopted through a rulemaking proceeding, and for other purposes.

S. 1541

At the request of Mr. UDALL of Colorado, the names of the Senator from Michigan (Ms. STABENOW) and the Senator from Alabama (Mr. SESSIONS) were added as cosponsors of S. 1541, a bill to appropriate such funds as may be necessary to ensure that members of the Armed Forces, including reserve components thereof, and supporting civilian and contractor personnel continue to receive pay and allowances for active service performed when a Governmentwide shutdown occurs, and for other purposes.

S. 1548

At the request of Mr. DURBIN, the name of the Senator from Florida (Mr. NELSON) was added as a cosponsor of S. 1548, a bill to authorize the President to provide assistance to the Governments of Haiti and Armenia to reverse the effects of deforestation and restore within 20 years the extent of forest levels in Haiti and Armenia in existence during the year 1990, and for other purposes.

S. CON. RES. 21

At the request of Ms. LANDRIEU, the name of the Senator from Missouri (Mrs. MCCASKILL) was added as a cosponsor of S. Con. Res. 21, a concurrent resolution expressing the sense of Congress that construction of the Keystone XL pipeline and the Federal approvals required for the construction of the Keystone XL pipeline are in the national interest of the United States.

AMENDMENT NO. 1980

At the request of Mr. JOHANNIS, his name was added as a cosponsor of amendment No. 1980 intended to be proposed to H.J. Res. 59, a joint resolution making continuing appropriations for fiscal year 2014, and for other purposes.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 261—DESIGNATING THE WEEK BEGINNING SEPTEMBER 23, 2013, AS "NATIONAL HISTORICALLY BLACK COLLEGES AND UNIVERSITIES WEEK"

Mr. GRAHAM (for himself, Mrs. HAGAN, Mr. COONS, Mr. COCHRAN, Mr. ISAKSON, Ms. LANDRIEU, Mr. CASEY, Mr. PRYOR, Ms. MIKULSKI, Mr. DURBIN, Mr. BLUNT, Mrs. MURRAY, Mr. ALEXANDER, Mr. BURR, Mr. BOOZMAN, Mr. NELSON, Mr. MURPHY, Mr. KAINE, Mr. CARDIN, Mrs. FEINSTEIN, Mr. COBURN, Mr. GRASSLEY, and Mr. SESSIONS) submitted the following resolution; which was considered and agreed to:

S. RES. 261

Whereas, there are 106 historically Black colleges and universities in the United States;

Whereas, historically Black colleges and universities provide the quality education essential to full participation in a complex, highly technological society;

Whereas, historically Black colleges and universities have a rich heritage and have played a prominent role in the history of the United States;

Whereas, historically Black colleges and universities allow talented and diverse students, many of whom represent underserved populations, to attain their full potential through higher education; and

Whereas, the achievements and goals of historically Black colleges and universities are deserving of national recognition: Now, therefore, be it

Resolved, That the Senate—

(1) designates the week beginning September 23, 2013, as “National Historically Black Colleges and Universities Week”; and

(2) calls on the people of the United States and interested groups to observe the week with appropriate ceremonies, activities, and programs to demonstrate support for historically Black colleges and universities in the United States.

SENATE RESOLUTION 262—SUPPORTING THE GOALS AND IDEALS OF SUICIDE PREVENTION AWARENESS

Mr. DONNELLY (for himself, Mr. ISAKSON, Mr. BEGICH, Mr. BOOZMAN, Mr. CHAMBLISS, Ms. HIRONO, and Mr. TESTER) submitted the following resolution; which was considered and agreed to:

S. RES. 262

Whereas, suicide is the tenth leading cause of all deaths in the United States and the second leading cause of death among individuals between the ages of 10 and 34;

Whereas, on average, there is a death by suicide in the United States every 13.7 minutes;

Whereas, an estimated 6,000,000 individuals in the United States are survivors of suicide, meaning they have lost a loved one to suicide;

Whereas, suicide is a leading noncombat cause of death among members of the Armed Forces;

Whereas, on average, 22 veterans are lost to suicide in the United States each day;

Whereas, the Joshua Omvig Veterans Suicide Prevention Act (Public Law 110-110; 121 Stat. 1031) was enacted in 2007 to establish a comprehensive program for suicide prevention among veterans;

Whereas, the Veterans Crisis Line, which was established under the Joshua Omvig Veteran Suicide Prevention Act, has received more than 890,000 telephone calls and facilitated more than 30,000 life-saving rescues;

Whereas, the stigma associated with mental illness and suicidality works against suicide prevention by discouraging individuals at risk of suicide from seeking life-saving help and further traumatizes survivors of suicide;

Whereas, 90 percent of the individuals who die by suicide have a diagnosable psychiatric disorder at the time of death;

Whereas, many suicides are preventable; and

Whereas, September is National Suicide Prevention Awareness Month: Now, therefore, be it

Resolved, That the Senate—

(1) supports the goals and ideals of National Suicide Prevention Awareness Month;

(2) supports efforts during National Suicide Prevention Awareness Month to raise awareness and improve outreach to individuals at

risk for suicide, especially such efforts addressed to veterans and members of the Armed Forces; and

(3) encourages the people of the United States to learn more about the warning signs of suicide and how each person can help prevent suicide and promote mental health.

SENATE RESOLUTION 263—DESIGNATING THE WEEK OF SEPTEMBER 23 THROUGH SEPTEMBER 29, 2013, AS “NATIONAL ESTUARIES WEEK”

Mr. WHITEHOUSE (for himself, Mr. BLUMENTHAL, Mrs. FEINSTEIN, Mr. NELSON, Mr. WARNER, Ms. COLLINS, Mr. REED of Rhode Island, Mr. SCHUMER, Mr. COCHRAN, Mr. COONS, Mrs. BOXER, Mr. KING, Mr. DURBIN, Mr. BEGICH, Mr. SCHATZ, Mrs. SHAHEEN, Mr. MARKEY, Mr. CARDIN, Mrs. MURRAY, Ms. LANDRIEU, Ms. HIRONO, Ms. MIKULSKI, Ms. CANTWELL, Mr. MENENDEZ, Mrs. GILLIBRAND, and Ms. WARREN) submitted the following resolution; which was referred to the Committee on the Judiciary:

S. RES. 263

Whereas, the estuary regions of the United States constitute a significant share of the economy of the United States, with as much as 41 percent of the gross domestic product of the United States generated in coastal shoreline counties;

Whereas, the population of coastal shoreline counties in the United States increased by 39 percent from 1970 to 2010 and is projected to continue to increase;

Whereas, not less than 1,900,000 jobs in the United States are supported by marine tourism and recreation and other coastal industries that rely on healthy estuaries;

Whereas, the commercial and recreational fishing industries rely on healthy estuaries and directly support 1,700,000 jobs in the United States;

Whereas, in 2011, commercial fish landings generated \$5,300,000,000 and recreational anglers spent \$26,780,000,000;

Whereas, estuaries provide vital habitats for countless species of fish and wildlife, including many species that are listed as threatened or endangered species;

Whereas, estuaries provide critical ecosystem services that protect human health and public safety, including water filtration, flood control, shoreline stabilization, erosion prevention, and the protection of coastal communities during extreme weather events;

Whereas, the United States has lost more than 110,000,000 acres of wetland, or 50 percent of the wetland of the United States, since the first European settlers arrived;

Whereas, bays in the United States that were once filled with fish and oysters have become dead zones filled with excess nutrients, chemical wastes, harmful algae, and marine debris;

Whereas, changes in sea level can affect estuarine water quality and estuarine habitats;

Whereas, the Coastal Zone Management Act of 1972 (16 U.S.C. 1451 et seq.) provides that it is the policy of the United States to preserve, protect, develop, and, if possible, restore or enhance the resources of the coastal zone of the United States, including estuaries, for current and future generations;

Whereas, 24 coastal and Great Lakes States and territories of the United States operate a National Estuary Program or contain a National Estuarine Research Reserve;

Whereas, scientific study leads to better understanding of the benefits of estuaries to human and ecological communities;

Whereas, the Federal Government, State, local, and tribal governments, national and community organizations, and individuals work together to effectively manage the estuaries of the United States;

Whereas, estuary restoration efforts restore natural infrastructure in local communities in a cost-effective manner, helping to create jobs and reestablish the natural functions of estuaries that yield countless benefits; and

Whereas, the week of September 23 through September 29, 2013, has been recognized as “National Estuaries Week” to increase awareness among all people of the United States, including Federal Government and State and local government officials, about the importance of healthy estuaries and the need to protect and restore estuaries: Now, therefore, be it

Resolved, That the Senate—

(1) designates the week of September 23 through September 29, 2013, as “National Estuaries Week”;

(2) supports the goals and ideals of National Estuaries Week;

(3) acknowledges the importance of estuaries to sustaining employment in the United States and the economic well-being and prosperity of the United States;

(4) recognizes that persistent threats undermine the health of the estuaries of the United States;

(5) applauds the work of national and community organizations and public partners that promote public awareness, understanding, protection, and restoration of estuaries;

(6) reaffirms the support of the Senate for estuaries, including the scientific study, preservation, protection, and restoration of estuaries; and

(7) expresses the intent of the Senate to continue working to understand, protect, and restore the estuaries of the United States.

AMENDMENTS SUBMITTED AND PROPOSED

SA 1982. Mr. JOHNSON of Wisconsin submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table.

SA 1983. Mr. VITTER submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1984. Mr. ENZI submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1985. Mr. ENZI (for himself, Mr. PAUL, Mr. BARRASSO, Mr. ISAKSON, Mr. RISCH, Mr. RUBIO, and Mr. VITTER) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1986. Mr. ENZI submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1987. Mr. PORTMAN submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1988. Mr. ISAKSON submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1989. Mr. COBURN submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1990. Mr. UDALL of Colorado (for himself and Mr. BENNET) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1991. Mr. MCCAIN submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1992. Mr. PAUL (for himself, Mr. CORNYN, Mr. COBURN, and Mr. BURR) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1993. Mrs. SHAHEEN (for herself, Mr. MCCAIN, Mr. LEAHY, and Mr. GRAHAM) submitted an amendment intended to be proposed by her to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1994. Mrs. SHAHEEN (for herself, Mr. MCCAIN, Mr. LEAHY, and Mr. GRAHAM) submitted an amendment intended to be proposed by her to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1995. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1996. Mr. INHOFE submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1997. Mr. INHOFE (for himself, Mr. MCCONNELL, and Mr. VITTER) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, supra; which was ordered to lie on the table.

SA 1998. Mr. TESTER (for Mr. CARPER) proposed an amendment to the bill S. 1348, to reauthorize the Congressional Award Act.

TEXT OF AMENDMENTS

SA 1982. Mr. JOHNSON of Wisconsin submitted an amendment intended to

be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . NO GOVERNMENT CONTRIBUTION TO THE HEALTH BENEFITS OF MEMBERS OF CONGRESS AND THEIR STAFFS.

None of the funds made available under this joint resolution may be used to make a Government contribution relating to enrollment in a health plan pursuant to section 1312(d)(3)(D) of the Patient Protection and Affordable Care Act (42 U.S.C. 18032(d)(3)(D)), as such Government contributions are not authorized under that Act.

SA 1983. Mr. VITTER submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . PROHIBITION ON USE OF FUNDS FOR CERTAIN GOVERNMENT HEALTH INSURANCE CONTRIBUTIONS.

(a) IN GENERAL.—No Federal funds in this resolution shall be made available for any government contribution provided for under section 8906 of title 5, United States Code, with respect to—

- (1) a Member of Congress;
(2) Congressional staff (including all full-time and part-time employees employed by the official office of a Member of Congress (whether in Washington, DC or outside of Washington, DC), a standing, select or joint committee of Congress, or a leadership office of the House of Representatives or the Senate;

- (3) the President;
(4) the Vice President; or
(5) a political appointee.

(b) POLITICAL APPOINTEE.—In this section, the term “political appointee” means any individual who—

- (1) is employed in a position described under sections 5312 through 5316 of title 5, United States Code, (relating to the Executive Schedule);
(2) is a limited term appointee, limited emergency appointee, or noncareer appointee in the Senior Executive Service, as defined under paragraphs (5), (6), and (7), respectively, of section 3132(a) of title 5, United States Code; or
(3) is employed in a position in the executive branch of the Government of a confidential or policy-determining character under schedule C of part 213 of title 5 of the Code of Federal Regulations.

SA 1984. Mr. ENZI submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

TITLE ____—BIENNIAL APPROPRIATIONS

SEC. 01. SHORT TITLE.

This title may be cited as the “Biennial Appropriations Act”.

SEC. 02. REVISION OF TIMETABLE.

Section 300 of the Congressional Budget Act of 1974 (2 U.S.C. 631) is amended to read as follows:

“TIMETABLE

“SEC. 300. (a) TIMETABLE.—
“(1) IN GENERAL.—The timetable with respect to the congressional budget process for any fiscal year is as follows:

Table with 2 columns: 'On or before:' and dates. Rows include: First Monday in February, February 15, Not later than 6 weeks after President submits budget, April 1, April 15, May 15, June 10, June 15, June 30, August 1, October 1.

Table with 2 columns: 'Action to be completed:' and descriptions. Rows include: President submits his budget, Congressional Budget Office submits report to Budget Committees, Committees submit views and estimates to Budget Committees, Budget Committees report concurrent resolution on the budget, Congress completes action on concurrent resolution on the budget, Biennial appropriation bills and the defense appropriation bill may be considered in the House as provided in subsection (b), House Appropriations Committee reports last appropriation bill, Congress completes action on reconciliation legislation, House completes action on appropriation bills, Congress completes action on appropriation bills, Fiscal year begins.

“(2) SPECIAL RULE.—In the case of any first session of Congress that begins in any year immediately following a leap year and during which the term of a President (except a President who succeeds himself or herself) begins, the following dates shall supersede those set forth in subsection (a):

“First Session

Table with 2 columns: 'On or before:' and dates. Rows include: First Monday in April, April 15, April 20, May 15, June 1, July 1, July 20, August 1, October 1.

Table with 2 columns: 'Action to be completed:' and descriptions. Rows include: President submits his budget, Congressional Budget Office submits report to Budget Committees, Committees submit views and estimates to Budget Committees, Budget Committees report concurrent resolution on the biennial budget, Congress completes action on concurrent resolution on the biennial budget, Biennial appropriation bills may be considered in the House, Biennial appropriation bills and the defense appropriation bill may be considered in the House as provided in subsection (b), Congress completes action on biennial appropriations bills and reconciliation legislation, Biennium begins.

“(b) BIENNIAL APPROPRIATION BILLS AND DEFENSE APPROPRIATION BILL.—Appropriation bills shall be enacted as follows:

“(1) ODD-NUMBERED YEARS.—In odd-numbered years Congress shall consider pursuant to the budget process in this title and enact—

- “(A) an annual defense appropriation bill; and
“(B) biennial appropriation bills for—
“(i) Agriculture;
“(ii) Transportation, HUD;
“(iii) Interior, Environment;
“(iv) Labor, HHS, Education; and

“(v) Military Construction, Veterans Affairs.

“(2) EVEN-NUMBERED YEARS.—In even-numbered years Congress shall consider pursuant to the budget process in this title and enact—

“(A) an annual defense appropriation bill; and

“(B) biennial appropriation bills for—

“(i) Commerce, Justice, Science;

“(ii) Energy and Water;

“(iii) Homeland Security;

“(iv) Financial Services;

“(v) Legislative Branch; and

“(vi) State-Foreign Operations.”.

SEC. 03. AMENDMENTS TO THE CONGRESSIONAL BUDGET AND IMPOUNDMENT CONTROL ACT OF 1974.

(a) **DEFINITIONS.**—Section 3 of such Act (2 U.S.C. 622) is further amended by adding at the end the following new paragraph:

“(1) The term ‘biennium’ means the period of 2 consecutive fiscal years beginning on October 1.”.

(b) **COMMITTEE ALLOCATIONS.**—Section 302 of such Act (2 U.S.C. 633) is amended—

(1) in subsection (a)(1), by—

(A) inserting after “for the first fiscal year of the resolution,” the following: “and for appropriations for each fiscal year in the biennium and for the first fiscal year of the resolution for defense.”;

(B) striking “for that period of fiscal years” and inserting “for all fiscal years covered by the resolution”; and

(C) inserting after “for the fiscal year of that resolution” the following: “for defense and for each fiscal year in the biennium”;

(2) in subsection (b), by inserting after “budget year” the following: “for defense and the biennium”; and

(3) in subsection (f)(2)(A), by—

(A) inserting after “the first fiscal year” and inserting “or each fiscal year of the biennium”; and

(B) striking “the total of fiscal years” and inserting “the total of all fiscal years covered by the resolution”.

SEC. 04. AMENDMENTS TO TITLE 31, UNITED STATES CODE.

(a) **DEFINITION.**—Section 1101 of title 31, United States Code, is amended by adding at the end thereof the following new paragraph:

“(3) ‘biennium’ has the meaning given to such term in paragraph (1) of section 3 of the Congressional Budget and Impoundment Control Act of 1974 (2 U.S.C. 622(1)).”.

(b) **BUDGET CONTENTS AND SUBMISSION TO THE CONGRESS.**—

(1) **EXPENDITURES.**—Section 1105(a)(5) of title 31, United States Code, is amended by striking “the fiscal year for which the budget is submitted and the 4 fiscal years after that year” and inserting “each fiscal year in the biennium for which the budget is submitted and in the succeeding 4 fiscal years”.

(2) **RECEIPTS.**—Section 1105(a)(6) of title 31, United States Code, is amended by striking “the fiscal year for which the budget is submitted and the 4 fiscal years after that year” and inserting “each fiscal year in the biennium for which the budget is submitted and in the succeeding 4 years”.

(3) **BALANCE STATEMENTS.**—Section 1105(a)(9)(C) of title 31, United States Code, is amended by striking “the fiscal year” and inserting “each fiscal year in the biennium”.

(4) **FUNCTIONS AND ACTIVITIES.**—Section 1105(a)(12) of title 31, United States Code, is amended in subparagraph (A), by striking “the fiscal year” and inserting “each fiscal year in the biennium”.

(5) **ALLOWANCES.**—Section 1105(a)(13) of title 31, United States Code, is amended by striking “the fiscal year” and inserting “each fiscal year in the biennium”.

(6) **ALLOWANCES FOR UNCONTROLLED EXPENDITURES.**—Section 1105(a)(14) of title 31, United States Code, is amended by striking “that year” and inserting “each fiscal year in the biennium for which the budget is submitted”.

(7) **TAX EXPENDITURES.**—Section 1105(a)(16) of title 31, United States Code, is amended by

striking “the fiscal year” and inserting “each fiscal year in the biennium”.

(8) **FUTURE YEARS.**—Section 1105(a)(17) of title 31, United States Code, is amended—

(A) by striking “the fiscal year following the fiscal year” and inserting “each fiscal year in the biennium following the biennium”;

(B) by striking “that following fiscal year” and inserting “each such fiscal year”; and

(C) by striking “fiscal year before the fiscal year” and inserting “biennium before the biennium”.

(9) **PRIOR YEAR OUTLAYS.**—Section 1105(a)(18) of title 31, United States Code, is amended—

(A) by striking “the prior fiscal year” and inserting “each of the 2 most recently completed fiscal years.”;

(B) by striking “for that year” and inserting “with respect to those fiscal years”; and

(C) by striking “in that year” and inserting “in those fiscal years”.

(10) **PRIOR YEAR RECEIPTS.**—Section 1105(a)(19) of title 31, United States Code, is amended—

(A) by striking “the prior fiscal year” and inserting “each of the 2 most recently completed fiscal years”;

(B) by striking “for that year” and inserting “with respect to those fiscal years”; and

(C) by striking “in that year” each place it appears and inserting “in those fiscal years”.

(11) **ESTIMATED EXPENDITURES OF LEGISLATIVE AND JUDICIAL BRANCHES.**—Section 1105(b) of title 31, United States Code, is amended by striking “each year” and inserting “each even-numbered year”.

(12) **RECOMMENDATIONS TO MEET ESTIMATED DEFICIENCIES.**—Section 1105(c) of title 31, United States Code, is amended—

(1) by striking “the fiscal year for” the first place it appears and inserting “each fiscal year in the biennium for”;

(2) by striking “the fiscal year for” the second place it appears and inserting “each fiscal year of the biennium, as the case may be, for”;

(3) by striking “for that year” and inserting “for each fiscal year of the biennium”.

(13) **CAPITAL INVESTMENT ANALYSIS.**—Section 1105(e)(1) of title 31, United States Code, is amended by striking “ensuing fiscal year” and inserting “biennium to which such budget relates”.

SEC. 05. TWO-YEAR APPROPRIATIONS; TITLE AND STYLE OF APPROPRIATIONS ACTS.

Section 105 of title 1, United States Code, is amended to read as follows:

“§ 105. Title and style of appropriations Acts

“(a) **IN GENERAL.**—

“(1) **NONDEFENSE.**—Except as provided in paragraph (2), the style and title of all Acts making appropriations for the support of the Government shall be as follows: ‘An Act making appropriations (here insert the object) for each fiscal year in the biennium of fiscal years (here insert the fiscal years of the biennium).’

“(2) **DEFENSE.**—The style and title of Acts making appropriations for the support of defense shall be as follows: ‘An Act making appropriations for defense for fiscal year (here insert the fiscal year).’

“(3) **AMOUNTS.**—All Acts making regular appropriations for the support of the Government shall specify the amount of appropriations provided for each fiscal year in such period.

“(b) **DEFINITIONS.**—In this section—

“(1) the term ‘biennium’ has the same meaning as in section 3(1) of the Congressional Budget and Impoundment Control Act of 1974 (2 U.S.C. 622(1)); and

“(2) Acts described in subsection (a)(1) shall be considered as provided in section

300(b) of the Congressional Budget Act of 1974 (2 U.S.C. 631(b)).”.

SEC. 06. MULTYEAR AUTHORIZATIONS.

(a) **IN GENERAL.**—Title III of the Congressional Budget Act of 1974 is amended by adding at the end the following new section:

“AUTHORIZATIONS OF APPROPRIATIONS

“SEC. 316. (a) POINT OF ORDER.—It shall not be in order in the House of Representatives or the Senate to consider—

“(1) any bill, joint resolution, amendment, motion, or conference report that authorizes appropriations for a period of less than 2 fiscal years, unless the program, project, or activity for which the appropriations are authorized will require no further appropriations and will be completed or terminated after the appropriations have been expended; and

“(2) in any odd-numbered year, any authorization or revenue bill or joint resolution until Congress completes action on the biennial budget resolution, all regular biennial appropriations bills, and all reconciliation bills.

“(b) APPLICABILITY.—In the Senate, subsection (a) shall not apply to—

“(1) defense;

“(2) any measure that is privileged for consideration pursuant to a rule or statute;

“(3) any matter considered in Executive Session; or

“(4) an appropriations measure or reconciliation bill.”.

(b) **AMENDMENT TO TABLE OF CONTENTS.**—The table of contents set forth in section 1(b) of the Congressional Budget and Impoundment Control Act of 1974 is amended by adding after the item relating to section 315 the following new item:

“Sec. 316. Authorizations of appropriations.”.

SEC. 07. CONGRESSIONAL OVERSIGHT.

(a) **IN GENERAL.**—In each year that the activities of an agency are not required to be funded pursuant to section 300(b) of the Congressional Budget Act of 1974, the committee of the House and the Senate with legislative jurisdiction over that agency shall hold a joint oversight hearing with the corresponding subcommittee of the Committee on Appropriations of their respective House with jurisdiction over the agency.

(b) **HEARING.**—The hearing required by subsection (a) shall review—

(1) the mission of the agency;

(2) the impact of biennial budgeting on agency efficiency;

(3) the cost savings associated with biennial budgeting;

(4) new programs created in the off year of the agency budget; and

(5) programs that were terminated in the off year of the agency budget.

SEC. 08. REPORT ON TWO-YEAR FISCAL PERIOD.

Not later than 180 days after the date of enactment of this title, the Director of OMB shall—

(1) determine the impact and feasibility of changing the definition of a fiscal year and the budget process based on that definition to a 2-year fiscal period with a biennial budget process based on the 2-year period; and

(2) report the findings of the study to the Committees on the Budget of the House of Representatives and the Senate.

SEC. 09. EFFECTIVE DATE.

Except as provided in section 7, this title and the amendments made by this title shall take effect on January 1, 2015, and shall apply to budget resolutions and appropriations for the biennium beginning with fiscal year 2016.

SA 1985. Mr. ENZI (for himself, Mr. PAUL, Mr. BARRASSO, Mr. ISAKSON, Mr.

RISCH, Mr. RUBIO, and Mr. VITTER) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

TITLE ____—ONE PERCENT SPENDING REDUCTION

SEC. 01. SHORT TITLE.

This title may be cited as the “One Percent Spending Reduction Act of 2013”.

SEC. 02. CONGRESSIONAL FINDINGS AND PURPOSE.

(a) FINDINGS.—The Congress finds the following:

(1) The fiscal crisis faced by the Federal Government demands immediate action.

(2) The dramatic growth in spending and debt in recent years threatens our economic and national security:

(A) Federal spending has grown from 18 percent of GDP in 2001 to nearly 23 percent of GDP in 2012.

(B) Total Federal debt exceeds \$16,000,000,000,000 and is projected to increase each year over the next 10 years.

(C) Without action, the Federal Government will continue to run massive deficits in the next decade and total Federal debt will rise to approximately \$25,000,000,000,000 by 2023.

(D) Interest payments on this debt will soon rise to the point where balancing the budget as a matter of policy is beyond the reach of Congress.

(3) Due to recent tax hikes, Federal revenues are scheduled to rise to approximately 19 percent of GDP, a full percentage point above the average of about 18 percent of GDP over the past 40 years.

(4) Absent reform, the growth of Social Security, Medicare, Medicaid, and other health-related spending will overwhelm all other Federal programs and consume all projected tax revenues.

(b) PURPOSE.—The purpose of this title is to address the fiscal crisis by—

(1) acting quickly to balance the Federal budget and eliminate the parade of deficits and ballooning interest payments;

(2) achieving balance by reducing spending one percent per year until spending equals projected long-term revenues; and

(3) reforming entitlement programs to ensure long-term fiscal stability and balance.

SEC. 03. ESTABLISHMENT AND ENFORCEMENT OF SPENDING CAPS.

(a) OUTLAY CAPS.—The Balanced Budget and Emergency Deficit Control Act of 1985 is amended by inserting after section 253 the following new section:

“SEC. 253A. ESTABLISHING OUTLAY CAPS.

“(a) OUTLAY CAPS.—In this section, the term ‘outlay cap’ means:

“(1) FISCAL YEAR 2014.—For fiscal year 2014, the aggregate outlays (less net interest payments) for fiscal year 2014 shall be \$3,233,000,000,000, less one percent.

“(2) FISCAL YEAR 2015.—For fiscal year 2015, the aggregate outlays (less net interest payments) for fiscal year 2015 shall be the amount computed under paragraph (1), less one percent.

“(3) FISCAL YEAR 2016 AND SUBSEQUENT FISCAL YEARS.—(A) For fiscal year 2016 and each subsequent fiscal year, the aggregate outlays shall be 19 percent of the gross domestic product for that fiscal year as estimated by OMB prior to March of the previous fiscal year.

“(B) Notwithstanding paragraph (A), for any fiscal year beginning with fiscal year

2017, the aggregate projected outlays may not be less than the aggregate projected outlays for the preceding fiscal year.

“(b) SEQUESTRATION.—

“(1) IN GENERAL.—

“(A) EXCESS SPENDING.—Not later than 45 calendar days after the beginning of a fiscal year, OMB shall conduct a sequestration to eliminate the excess outlay amount.

“(B) DEFINITIONS.—

“(i) For fiscal years 2014 and 2015 and for purposes of this subsection, the term ‘excess outlay amount’ means the amount by which total projected Federal outlays (less net interest payments) for a fiscal year exceeds the outlay cap for that fiscal year.

“(ii) For fiscal year 2016 and in subsequent fiscal years and for purposes of this subsection, the term ‘excess outlay amount’ means the amount by which total projected Federal outlays for a fiscal year exceeds the outlay cap for that fiscal year.

“(2) SEQUESTRATION.—

“(A) On August 15 of each year, CBO shall issue a sequestration preview report as described in section 254(c)(4).

“(B) On August 20 of each year, OMB shall issue a sequestration preview report as described in section 254(c)(4).

“(C) On October 31 of each year, OMB shall issue its final sequestration report as described in section 254(f)(3). It shall be accompanied by a Presidential order detailing uniform spending reductions equal to the excess outlay amount as defined in this section.

“(D) The reductions shall generally follow the process set forth in sections 253 and 254, except as provided in this section.

“(3) CONGRESSIONAL ACTION.—If the August 20 OMB report projects a sequestration, the Committees on Budget of the Senate and House of Representatives may report a resolution directing their committees to change the existing law to achieve the spending reductions outlined in the August 20 report necessary to meet the outlay limits.

“(c) NO EXEMPT PROGRAMS.—Section 255 and section 256 shall not apply to this section, except that payments for net interest (budget function 900) shall be exempt from the spending reductions under sequestration.

“(d) LOOK BACK.—If, after November 14, a bill resulting in outlays for the fiscal year in progress is enacted that causes excess outlays, the excess outlay amount for the next fiscal year shall be increased by the amount or amounts of that breach.”.

(b) CONFORMING AMENDMENTS TO BBEDCA.—

(1) SEQUESTRATION PREVIEW REPORTS.—Section 254(c)(4) of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended to read as follows:

“(4) OUTLAY CAP SEQUESTRATION REPORTS.—The preview reports shall set forth for the budget year estimates for the following:

“(A)(i) For each of budget years 2014 and 2015: the aggregate projected outlays (less net interest payments), less one percent.

“(ii) For budget year 2016 and each subsequent budget year: the estimated gross domestic product (GDP) for that budget year.

“(B) The amount of reductions required under section 253A.

“(C) The sequestration percentage necessary to achieve the required reduction under section 253A.”.

(2) FINAL SEQUESTRATION REPORTS.—Section 254(f) of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended by inserting at the end the following:

“(6) OUTLAY CAPS SEQUESTRATION REPORTS.—The final reports shall contain all the information required in the outlay cap sequestration preview reports. In addition, these reports shall contain, for the budget year, for each account to be sequestered, estimates of the baseline level of sequestrable

budgetary resources and resulting outlays and the amount of budgetary sources to be sequestered and result in outlay reductions. The reports shall also contain estimates of the effects on outlays on the sequestration of each outyear for direct spending programs.”.

(c) ENFORCEMENT.—Title III of the Congressional Budget Act of 1974 is amended by adding after section 315 the following:

“SEC. 316. ENFORCEMENT PROCEDURES.

“(a) OUTLAY CAPS.—It shall not be in order in the House of Representatives or the Senate to consider any bill, joint resolution, amendment, or conference report that includes any provision that would cause the most recently reported, current outlay cap set forth in section 253A of the Balanced Budget and Emergency Deficit Control Act of 1985 to be breached.

“(b) WAIVER OR SUSPENSION.—

“(1) IN THE SENATE.—The provisions of this section may be waived or suspended in the Senate only by the affirmative vote of two-thirds of the Members, duly chosen and sworn.

“(2) IN THE HOUSE.—The provisions of this section may be waived or suspended in the House of Representatives only by a rule or order proposing only to waive such provisions by an affirmative vote of two-thirds of the Members, duly chosen and sworn.

“(c) POINT OF ORDER PROTECTION.—In the House, it shall not be in order to consider a rule or order that waives the application of paragraph (2) of subsection (b).

“(d) MOTION TO SUSPEND.—It shall not be in order for the Speaker to entertain a motion to suspend the application of this section under clause 1 of rule XV.”.

SEC. 04. CONFORMING AMENDMENTS.

The table of contents set forth in—

(1) section 1(b) of the Congressional Budget and Impoundment Control Act of 1974 is amended by inserting after the item relating to section 315 the following new item:

“Sec. 316. Enforcement procedures.”;

and

(2) section 250(a) of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended by inserting after the item relating to section 253 the following new item:

“Sec. 253A. Establishing outlay caps.”.

SEC. 05. EFFECTIVE DATE.

This title and the amendments made by it shall apply to fiscal year 2014 and subsequent fiscal years, including any reports and calculations required for implementation in fiscal year 2014.

SA 1986. Mr. ENZI submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . EFFECT OF OMB REPORT WITH RESPECT TO THE STANDARD SETTING BODY.

The Office of Management and Budget termination with respect to the Standard Setting Body (527-00-5377) pursuant to section 302 of Public Law 112-25 shall have no force or effect.

SA 1987. Mr. PORTMAN submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. _____ . END GOVERNMENT SHUTDOWNS ACT.

(a) **SHORT TITLE.**—This section may be cited as the “End Government Shutdowns Act”.

(b) **AUTOMATIC CONTINUING APPROPRIATIONS.**—

(1) **IN GENERAL.**—Chapter 13 of title 31, United States Code, is amended by inserting after section 1310 the following new section:

“§ 1311. Continuing appropriations

“(a)(1) If any appropriation measure for a fiscal year is not enacted before the beginning of such fiscal year or a joint resolution making continuing appropriations is not in effect, there are appropriated such sums as may be necessary to continue any program, project, or activity for which funds were provided in the preceding fiscal year—

“(A) in the corresponding appropriation Act for such preceding fiscal year, taking into account any sequestration that was implemented; or

“(B) if the corresponding appropriation bill for such preceding fiscal year did not become law, then in a joint resolution making continuing appropriations for such preceding fiscal year, taking into account any sequestration that was implemented.

“(2) Appropriations and funds made available, and authority granted, for a program, project, or activity for any fiscal year pursuant to this section shall be at a rate of operations not in excess of the lower of—

“(A) 100 percent of the rate of operations provided for in the regular appropriation Act providing for such program, project, or activity for the preceding fiscal year, taking into account any sequestration that was implemented;

“(B) in the absence of such an Act, 100 percent of the rate of operations provided for such program, project, or activity pursuant to a joint resolution making continuing appropriations for such preceding fiscal year, taking into account any sequestration that was implemented; or

“(C) 100 percent of the annualized rate of operations provided for in the most recently enacted joint resolution making continuing appropriations for part of that fiscal year or any funding levels established under the provisions of this Act;

for the period of 120 days. After the first 120 day period during which this subsection is in effect for that fiscal year, the applicable rate of operations shall be reduced by 1 percentage point. For each subsequent 90 day period during which this subsection is in effect for that fiscal year, the applicable rate of operations shall be reduced by 1 percentage point. The 90-day period reductions shall continue beyond the last day of that fiscal year until the new appropriation has been enacted.

“(3) Appropriations and funds made available, and authority granted, for any fiscal year pursuant to this section for a program, project, or activity shall be available for the period beginning with the first day of a lapse in appropriations and ending with the date on which the applicable regular appropriation bill for such fiscal year becomes law (whether or not such law provides for such program, project, or activity) or a continuing resolution making appropriations becomes law, as the case may be.

“(b) An appropriation or funds made available, or authority granted, for a program, project, or activity for any fiscal year pursuant to this section shall be subject to the terms and conditions imposed with respect to the appropriation made or funds made available for the preceding fiscal year, or authority granted for such program, project, or activity under current law.

“(c) Expenditures made for a program, project, or activity for any fiscal year pursuant to this section shall be charged to the applicable appropriation, fund, or authorization whenever a regular appropriation bill or a joint resolution making continuing appropriations until the end of a fiscal year providing for such program, project, or activity for such period becomes law.

“(d) This section shall not apply to a program, project, or activity during a fiscal year if any other provision of law (other than an authorization of appropriations)—

“(1) makes an appropriation, makes funds available, or grants authority for such program, project, or activity to continue for such period; or

“(2) specifically provides that no appropriation shall be made, no funds shall be made available, or no authority shall be granted for such program, project, or activity to continue for such period.”.

(2) **CLERICAL AMENDMENT.**—The table of sections of chapter 13 of title 31, United States Code, is amended by inserting after the item relating to section 1310 the following new item:

“1311. Continuing appropriations.”.

(c) **CONSTRUCTION.**—Nothing in this section or an amendment made by this section shall be construed to replace any directions in statute relating to sequestration that are in effect on the date of enactment of this Act.

SA 1988. Mr. ISAKSON submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

SEC. ____ . HIGHLY QUALIFIED TEACHERS.

Section 163 of the Continuing Appropriations Act, 2011 (Public Law 111-242), as amended by Public Law 111-322 and Public Law 112-175, is further amended in subsection (b), by striking “2013-2014” and inserting “2015-2016”.

SA 1989. Mr. COBURN submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . CONDITIONING PROVISION OF PREMIUM AND COST-SHARING SUBSIDIES UNDER THE PATIENT PROTECTION AND AFFORDABLE CARE ACT UPON CERTIFICATION THAT A PROGRAM TO VERIFY HOUSEHOLD INCOME AND OTHER QUALIFICATIONS FOR THOSE SUBSIDIES IS OPERATIONAL.

Notwithstanding any other provision of law, no premium tax credits shall be permitted under section 36B of the Internal Revenue Code of 1986 and no reductions in cost-sharing shall be permitted under section 1402 of the Patient Protection and Affordable Care Act (42 U.S.C. 18071) prior to the date on which the Inspector General of the Department of Health and Human Services certifies to Congress that there is in place a program that successfully and consistently verifies, consistent with section 1411 of such Act (42 U.S.C. 18081), the household income and coverage requirements of individuals applying for such credits and cost-sharing reduction reductions.

SA 1990. Mr. UDALL of Colorado (for himself and Mr. BENNET) submitted an

amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . Chapter 9 of title X of division A of the Disaster Relief Appropriations Act, 2013 (Public Law 113-2; 127 Stat. 34) is amended in the second proviso of the matter under the heading “EMERGENCY RELIEF PROGRAM” under the heading “FEDERAL-AID HIGHWAYS” under the heading “FEDERAL HIGHWAY ADMINISTRATION” by inserting “or in calendar year 2013 in the State of Colorado by flooding; *Provided further*, That such amount is designated by Congress as being for emergency requirements pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985 (2 U.S.C. 901(b)(2)(A)(i))” after “Sandy”.

SA 1991. Mr. MCCAIN submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . (a) Chapter 32 of the Internal Revenue Code of 1986 is amended by striking subchapter E.

(b) Subsection (a) of section 4221 of such Code is amended by striking the last sentence.

(c) Paragraph (2) of section 6416(b) of such Code is amended by striking the last sentence.

(d) The table of subchapters for chapter 32 of such Code is amended by striking the item relating to subchapter E.

(e) The amendments made by this section shall apply to sales after December 31, 2013.

SA 1992. Mr. PAUL (for himself, Mr. CORNYN, Mr. COBURN, and Mr. BURR) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, add the following:

SEC. ____ . PARTICIPATION OF FEDERAL EMPLOYEES IN QUALIFIED HEALTH PLANS OFFERED THROUGH EXCHANGES.

(a) **IN GENERAL.**—Section 1312(d)(3)(D) of the Patient Protection and Affordable Care Act (42 U.S.C. 18032(d)(3)(D)) is amended to read as follows:

“(D) No FEHBP ELIGIBILITY FOR FEDERAL EMPLOYEES.—

“(i) **DEFINITIONS.**—In this subparagraph—
“(I) the terms ‘annuitant’, ‘member of family’, and ‘former spouse’ have the meanings given those terms under section 8901 of title 5, United States Code; and
“(II) the term ‘Federal employee’—

“(aa) has the meaning given the term ‘employee’ under section 8901 of title 5, United States Code; and

“(bb) includes an officer or employee of the United States Postal Service or the Postal Regulatory Commission.

“(ii) **PARTICIPATION IN QUALIFIED HEALTH PLANS.**—Notwithstanding chapter 89 of title 5, United States Code, or any other provision of this title, on and after January 1, 2014—

“(I) a Federal employee shall be treated as a qualified individual eligible to enroll in a

qualified health plan offered through an Exchange in the State in which the Federal employee resides; and

“(II) a Federal employee and a member of the family or former spouse of a Federal employee shall not be eligible to be enrolled (other than as an annuitant or a member of the family or former spouse of an annuitant) in a health benefits plan under chapter 89 of title 5, United States Code.

“(iii) ADMINISTRATION.—

“(I) IN GENERAL.—The Director of the Office of Personnel Management, in cooperation with the Secretary, other appropriate Federal officials, Exchanges, and health plans, shall establish procedures to carry out this subparagraph.

“(II) NO GOVERNMENT CONTRIBUTION.—For an individual enrolled in a qualified health plan under this subparagraph, the Government may not make a contribution under chapter 89 of title 5, United States Code, with respect to such enrollment.”

(b) TECHNICAL AND CONFORMING AMENDMENTS.—Chapter 89 of title 5, United States Code, is amended—

(1) in section 8905—

(A) in subsection (a), by striking “An employee” and inserting “Except as provided in section 8915, an employee”;

(B) in subsection (b)—

(i) by striking “(b) An annuitant” and all that follows through the end of paragraph (2) and inserting the following:

“(b) An annuitant—

“(1) who—

“(A) at the time he becomes an annuitant was enrolled in a health benefits plan under this chapter as an employee or enrolled in a qualified health plan under section 1312(d)(3)(D) of the Patient Protection and Affordable Care Act (42 U.S.C. 18032(d)(3)(D)) for a total period of not less than—

“(i) the 5 years of service immediately before retirement;

“(ii) the full period or periods of service between the last day of the first period, as prescribed by regulations of the Office of Personnel Management, in which he is eligible to enroll in the plan and the date on which he becomes an annuitant; or

“(iii) the full period or periods of service beginning with the enrollment which became effective before January 1, 1965, and ending with the date on which he becomes an annuitant;

whichever is shortest; and

“(B) if the annuitant becomes an annuitant on or after January 1, 2014, was enrolled in a health benefits plan under this chapter on December 31, 2013;

“(2) who is a member of the family of an employee who—

“(A) is enrolled in a qualified health plan under section 1312(d)(3)(D) of the Patient Protection and Affordable Care Act (42 U.S.C. 18032(d)(3)(D)); and

“(B) was enrolled in a health benefits plan under this chapter on December 31, 2013; or

“(3) who at the time he becomes an annuitant was enrolled in a health benefits plan under this chapter as a member of the family of an employee or an annuitant;”;

(ii) in the matter following paragraph (2), by striking “may continue his enrollment” and inserting “may enroll in a health benefits plan under this chapter”;

(C) in subsection (c)(1), in the matter preceding subparagraph (A), by inserting “of an individual who is entitled, on the date of the dissolution of the marriage, to enroll in a health benefits plan under this chapter” after “A former spouse”; and

(D) in subsection (h)(1), by inserting “who is otherwise eligible to enroll in a health benefits plan under this chapter and” after “An unenrolled employee”;

(2) in section 8905a(b)(1)—

(A) in subparagraph (A), by striking “and” at the end;

(B) by redesignating subparagraph (B) as subparagraph (C); and

(C) by inserting after subparagraph (A) the following:

“(B) on the date on which the employee is separated from service, is eligible to enroll in a health benefits plan under this chapter; and”;

(3) by adding at the end the following:

“§ 8915. Termination of employee eligibility

“Notwithstanding any other provision of this chapter, on and after January 1 2014—

“(1) an employee and a member of the family and a former spouse of an employee shall not be eligible to enroll in a health benefits plan under this chapter based on the status of the employee as an employee; and

“(2) no Government contribution for health benefits under this chapter shall be made on behalf of an employee or a member of the family or a former spouse of an employee.”;

(4) in the table of sections, by adding at the end the following:

“8915. Termination of employee eligibility.”.

(c) RULES OF CONSTRUCTION.—Nothing in this Act or an amendment made by this Act shall be construed to limit the eligibility of an individual for the Medicare program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.) or the TRICARE program under chapter 55 of title 10, United States Code.

SA 1993. Mrs. SHAHEEN (for herself, Mr. McCAIN, Mr. LEAHY, and Mr. GRAHAM) submitted an amendment intended to be proposed by her to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ Section 1244(c)(3) of the National Defense Authorization Act for Fiscal Year 2008 (8 U.S.C. 1157 note) is amended by adding at the end the following:

“(C) FISCAL YEAR 2014.—

“(i) IN GENERAL.—Except as provided in clauses (ii) through (iv), the total number of principal aliens who may be provided special immigrant status under this section during the first 3 months of fiscal year 2014 shall be 2,000.

“(ii) EMPLOYMENT PERIOD.—The 1-year period during which the principal alien is required to have been employed by or on behalf of the United States Government in Iraq under subsection (b)(1)(B) shall begin on or after March 20, 2003, and end on or before September 30, 2013.

“(iii) APPLICATION DEADLINE.—The principal alien seeking special immigrant status under this subparagraph shall apply to the Chief of Mission in accordance with subsection (b)(4) not later than December 31, 2013.

“(iv) APPLICATION DATE.—For purposes of this subparagraph, the date on which a principal alien is provided special immigrant status under this section is deemed to be the date on which the alien applied for such status.”.

SA 1994. Mrs. SHAHEEN (for herself, Mr. McCAIN, Mr. LEAHY, and Mr. GRAHAM) submitted an amendment intended to be proposed by her to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which

was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ Section 1244(c)(3) of the National Defense Authorization Act for Fiscal Year 2008 (8 U.S.C. 1157 note) is amended by adding at the end the following:

“(C) FISCAL YEAR 2014.—

“(i) IN GENERAL.—Except as provided in clauses (ii) and (iii), the total number of principal aliens who may be provided special immigrant status under this section during the first 3 months of fiscal year 2014 shall be the sum of—

“(I) the number of aliens described in subsection (b) whose application for special immigrant status under this section is pending on September 30, 2013; and

“(II) 2,000.

“(ii) EMPLOYMENT PERIOD.—The 1-year period during which the principal alien is required to have been employed by or on behalf of the United States Government in Iraq under subsection (b)(1)(B) shall begin on or after March 20, 2003, and end on or before September 30, 2013.

“(iii) APPLICATION DEADLINE.—The principal alien seeking special immigrant status under this subparagraph shall apply to the Chief of Mission in accordance with subsection (b)(4) not later than December 31, 2013.”.

SA 1995. Mrs. SHAHEEN submitted an amendment intended to be proposed by her to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

In lieu of the matter proposed to be inserted, insert the following:

SEC. ____ Section 1244(c)(3) of the National Defense Authorization Act for Fiscal Year 2008 (8 U.S.C. 1157 note) is amended by adding at the end the following:

“(C) FISCAL YEAR 2014.—

“(i) IN GENERAL.—Except as provided in clauses (ii) and (iii), the total number of principal aliens who may be provided special immigrant status under this section during the first 3 months of fiscal year 2014 shall be the sum of—

“(I) the number of aliens described in subsection (b) whose application for special immigrant status under this section is pending on September 30, 2013; and

“(II) 2,000.

“(ii) EMPLOYMENT PERIOD.—The 1-year period during which the principal alien is required to have been employed by or on behalf of the United States Government in Iraq under subsection (b)(1)(B) shall begin on or after March 20, 2003, and end on or before September 30, 2013.

“(iii) APPLICATION DEADLINE.—The principal alien seeking special immigrant status under this subparagraph shall apply to the Chief of Mission in accordance with subsection (b)(4) not later than December 31, 2013.”.

SA 1996. Mr. INHOFE submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1 ____ None of the funds made available by this Act shall be used for Federal participation in international climate

change events unless the United States offers an addendum to the Fifth Assessment Report of the Intergovernmental Panel on Climate Change stating that anthropogenic climate change is a scientifically unproven theory.

SA 1997. Mr. INHOFE (for himself, Mr. MCCONNELL, and Mr. VITTER) submitted an amendment intended to be proposed by him to the joint resolution H.J. Res. 59, making continuing appropriations for fiscal year 2014, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. 1. None of the funds made available by this Act shall be used to promulgate or enforce regulations relating to greenhouse gas emissions from electric generating units.

SA 1998. Mr. TESTER (for Mr. CARPER) proposed an amendment to the bill S. 1348, to reauthorize the Congressional Award Act; as follows:

At the end, add the following:

SEC. 3. EFFECTIVE DATE.

This Act shall take effect as of October 1, 2013.

AUTHORITY FOR COMMITTEES TO MEET

COMMITTEE ON FOREIGN RELATIONS

Mr. UDALL of New Mexico. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on September 26, 2013, at 10 a.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON FOREIGN RELATIONS

Mr. UDALL of New Mexico. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on September 26, 2013, at 2 p.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. UDALL of New Mexico. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be authorized to meet, during the session of the Senate, to conduct a hearing entitled "Newborn Screening Saves Lives: The Past, Present, and Future of the Newborn Screening System" on September 26, 2013, at 10 a.m. in room 430 of the Dirksen Senate Office Building.

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON HOMELAND SECURITY AND GOVERNMENTAL AFFAIRS

Mr. UDALL of New Mexico. Mr. President, I ask unanimous consent that the Committee on Homeland Security and Governmental Affairs be authorized to meet during the session of the Senate on September 26, 2013, at 10 a.m. to conduct a hearing entitled "Outside the Box: Reforming and Renewing the Postal Service, Part II—Promoting a 21st Century Workforce."

The PRESIDING OFFICER. Without objection, it is so ordered.

COMMITTEE ON THE JUDICIARY

Mr. UDALL of New Mexico. Mr. President, I ask unanimous consent that the Committee on the Judiciary be authorized to meet during the session of the Senate, on September 26, 2013, at 10 a.m., in SD-226 of the Dirksen Senate Office Building, to conduct an executive business meeting.

The PRESIDING OFFICER. Without objection, it is so ordered.

SELECT COMMITTEE ON INTELLIGENCE

Mr. UDALL of New Mexico. Mr. President, I ask unanimous consent that the Select Committee on Intelligence be authorized to meet during the session of the Senate on September 26, 2013, at 2 p.m.

The PRESIDING OFFICER. Without objection, it is so ordered.

PRIVILEGES OF THE FLOOR

Mr. PRYOR. Mr. President, I ask unanimous consent that Bob Ross, a detailee from the Department of Agriculture to the Committee on Appropriations, and Mike Hallinan, a fellow in my personal office, be granted the privilege of the floor for the remainder of the 113th Congress.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. REED. Mr. President, I ask unanimous consent that Rita Culp, a detailee from the Environmental Protection Agency to the Committee on Appropriations, be granted floor privileges for the remainder of the 113th Congress, and Tiffany Taylor, a detailee from the Department of the Interior to the Committee on Appropriations, be granted floor privileges for the remainder of the first session of the 113th Congress.

The PRESIDING OFFICER. Without objection, it is so ordered.

CONGRESSIONAL AWARD PROGRAM REAUTHORIZATION ACT OF 2013

Mr. TESTER. Mr. President, I ask unanimous consent that the Senate proceed to Calendar No. 196, S. 1348.

The PRESIDING OFFICER. The clerk will report the bill by title.

The legislative clerk read as follows: A bill (S. 1348) to reauthorize the Congressional Award Act.

There being no objection, the Senate proceeded to consider the bill.

Mr. TESTER. I ask unanimous consent that the Carper amendment, which is at the desk, be agreed to, the bill, as amended, be read a third time and passed, and a motion to reconsider be laid upon the table, with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 1998) was agreed to, as follows:

At the end, add the following:

SEC. 3. EFFECTIVE DATE.

This Act shall take effect as of October 1, 2013.

The bill (S. 1348), as amended, was ordered to be engrossed for a third reading, was read the third time, and passed, as follows:

S. 1348

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 "Congressional Award Program Reauthorization Act of 2013".

SEC. 2. TERMINATION.

Section 108 of the Congressional Award Act (2 U.S.C. 808) is amended by striking "October 1, 2013" and inserting "October 1, 2018".

SEC. 3. EFFECTIVE DATE.

This Act shall take effect as of October 1, 2013.

NATIONAL HISTORICALLY BLACK COLLEGES AND UNIVERSITIES WEEK

Mr. TESTER. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 261, submitted earlier today.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 261) designating the week beginning September 23, 2013, as "National Historically Black Colleges and Universities Week."

There being no objection, the Senate proceeded to the resolution.

Mr. TESTER. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motion to reconsider be laid upon the table, with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 261) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today's RECORD under "Resolutions Submitted.")

SUICIDE PREVENTION AWARENESS

Mr. TESTER. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Res. 262, submitted earlier today by Senators DONNELLY and ISAKSON.

The PRESIDING OFFICER. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 262) supporting the goals and ideals of suicide prevention awareness.

There being no objection, the Senate proceeded to consider the resolution.

SUICIDE PREVENTION MONTH

Mr. SANDERS. Mr. President, September is Suicide Prevention Month.

As chairman of the Senate Committee on Veteran's Affairs, I would like to take a moment to discuss the importance of suicide prevention and ways in which we can all help our Nation's veterans cope with the invisible wounds of war.

Serving in defense of our Nation, particularly during a time of war, can place tremendous strains on servicemen and women, sometimes leading to mental health conditions ranging from mild depression to severe post-traumatic stress disorder. These conditions are reasonable reactions to very abnormal situations.

While behavioral health conditions rarely lead to suicide, it is clear the consequences of failing to properly address and treat these conditions are dire. According to a report released earlier this year by the Department of Veterans Affairs, 22 veterans take their own lives each day. This is tragic and unacceptable.

For veterans and their families struggling with mental health conditions, there is hope. Help is available through VA and dozens of non-profit organizations who have made it their mission to serve those who have served our Nation.

VA has made great strides to improve its suicide prevention efforts. As of June, the Department has hired over 1,600 new mental health professionals to provide care and treatment to our veterans. These added positions are essential as VA works to meet the requirements established by Congress to provide initial mental health evaluations within 24 hours and comprehensive evaluations within 14 days of a veteran's request. Moreover, VA has put a priority on patient-centered care, which includes mental health as part of primary care and involves family members in the treatment process.

Additionally, VA operates the Veterans Crisis Line, a critical resource for veterans and their loved ones. The Veterans Crisis Line is a toll-free, confidential resource that connects veterans in distress with qualified, caring VA responders. Family members and friends can also use this resource to learn how to recognize the signs of suicide, speak to a suicide prevention coordinator, and receive information regarding the services available in their area.

The Veterans Crisis Line has a history of success. Approximately 93 percent of all Veterans Crisis Line referrals are made to callers with a history of using VA health care facilities in the

past 12 months. Veterans who call the hotline are more likely to access intervention and treatment services following a rescue through the hotline. More importantly, those who have been rescued or received a referral for follow up care have a reduced rate of repeated suicide attempts over a 12-month period.

In addition to VA, veteran service organizations, non-profit organizations, and local health care providers can also help. In my home State of Vermont, the Vermont Veterans Outreach Program, operated by the Vermont National Guard, has played a critical role in supporting the needs of Guard members and veterans, and helping to prevent suicide. I am proud to have secured the initial funding to establish this program in 2007 and am thankful for their efforts. Aside from working directly with veterans and their families to determine their needs, the outreach program provides a liaison to help these individuals better navigate the VA system. Team members meet frequently with VA officials to ensure they are aware of any new VA initiatives in order to better inform veterans and their families of the options for care and support available. The Vermont Veterans Outreach Program has helped countless veterans return from war to become successful contributing members of their communities. I am tremendously proud of the outreach programs' work and am pleased other States have begun similar programs.

Just as these organizations provide assistance, friends and family can also ensure veterans receive the help they need. We must each be aware of the signs, symptoms, and risk factors of suicide. We must not be afraid to take action to assist friends and neighbors in crisis. Suicide is preventable and we all have a role to play. Providing support can mean lending a compassionate ear, listening for concerning answers, and guiding veterans to resources that can help.

Even one veteran taking his or her life is too many. As a long standing advocate for veterans, I will continue to work to counter issues that prevent veterans and their families from seeking care, such as the stigma surrounding mental illness, negative perceptions of treatment and other barriers that may result in prematurely dropping out of treatment.

I ask that my colleagues join me in committing themselves to ensuring that the brave men and women who have worn our Nation's uniform receive

timely access to high quality mental health care. Our veterans have already sacrificed so much in defense of our country. They should not be left to fend for themselves when coping with the invisible wounds of war.

Mr. TESTER. I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table, with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The resolution (S. Res. 262) was agreed to.

The preamble was agreed to.

(The resolution, with its preamble, is printed in today's RECORD under "Submitted Resolutions.")

ORDERS FOR FRIDAY, SEPTEMBER 27, 2013

Mr. TESTER. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 9:30 a.m. on Friday, September 27, 2013; that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; that following any leader remarks, the Senate resume consideration of H.J. Res. 59, the continuing resolution, under the previous order.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. TESTER. And that the filing deadline for all second-degree amendments to the joint resolution be 10:30 a.m. tomorrow.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. TESTER. There will be up to four rollcall votes at 12:30 p.m. tomorrow.

ADJOURNMENT UNTIL 9:30 A.M. TOMORROW

Mr. TESTER. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent it adjourn under the previous order.

There being no objection, the Senate, at 7:01 p.m., adjourned until Friday, September 27, 2013, at 9:30 a.m.

EXTENSIONS OF REMARKS

CONGRATULATING MAYER LUMBER ON THEIR SEVENTY-FIFTH ANNIVERSARY OF BUSINESS

HON. MICHELE BACHMANN

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mrs. BACHMANN. Mr. Speaker, I rise today to honor Mayer Lumber for reaching their seventy-fifth year of business in the city of Mayer, Minnesota under the ownership of the Maetzold family.

John Maetzold was the first family member to own the company back in 1938. John's son, Austin, acquired it just two years later in 1940 when John passed away. Austin temporarily closed the lumberyard from 1942–1945 while he served in World War II in the U.S. Navy. Despite difficulties following the war, the lumber company reopened, and has continued to serve the people of Mayer and the surrounding areas since then.

Current owners, Rod and Lois Maetzold, are the third generation of Maetzolds to own Mayer Lumber. Their son, Andy Maetzold, is employed there as well, and intends to continue the family business into its fourth generation.

It is small companies like Mayer Lumber, which provides both jobs and a service for their local community, that are essential to our nation's economy and our quality of life.

Mr. Speaker, please join me in sending congratulations out to the entire Maetzold family and their staff for reaching this milestone along with a heart-felt wish for their future success.

PERSONAL EXPLANATION

HON. GWEN MOORE

OF WISCONSIN

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. MOORE. Mr. Speaker, I rise today regarding my absence from the House for votes on the evening of September 25, 2013. I would like to submit how I would have voted had I been in attendance for the following vote:

Rollcall No. 485, providing for the concurrence by the House in the Senate amendment to H.R. 527, Responsible Helium Administration and Stewardship Act, with an amendment, I would have voted "yea."

HONORING THE SOURCE AWARD RECIPIENTS

HON. MARSHA BLACKBURN

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. BLACKBURN. Mr. Speaker, it is sometimes true that behind every great man is a

great woman. It is almost always true that behind every great song, great band, great sound, there's a great woman. I rise today to honor several great women of Nashville's renowned music community.

Given yearly, the Source Awards pay respect to the women who add their character, strength, talents, and dreams to the foundation of Music City. Bebe Evans, Bonnie Garner, Debi Fleischer-Robin, Donna Hilley, Gerrie McDowell, Paula Szeigis, and Sarah Trahern are leaders in their industry and are rightfully chosen as this year's 2013 Honorees.

From award-winning bands to award-winning productions to every note that falls in between, Nashville is home to its own unique sound. I thank all those involved with the Source Awards for offering their time, talents, and treasures to honor the women who make Music City so grand. I ask my colleagues to join with me in celebrating the women whose contributions and life's work strengthen and celebrate that incredible sound.

CONGRATULATIONS TO THE X UKRAINIAN WORLD CONGRESS

HON. DANNY K. DAVIS

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. DANNY K. DAVIS of Illinois. Mr. Speaker, I rise to congratulate the X Ukrainian World Congress on its meeting which was held on August 20–22, 2013 in Lviv, Ukraine, with the participation of 208 delegates representing 27 countries. The delegation was joined by 350 guests who traveled from around the world, including all regions of Ukraine, to participate in the proceedings and learn about the work of the UWC. The X Ukrainian world congress provided an opportunity for participants to share accomplishments, exchange ideas and develop plans for the further consolidation of the 20 million strong Ukrainian Diaspora. Among the guests were also representatives of Ukrainians' governing authorities and leaders of the opposition. The X Ukrainian world Congress, which was dedicated to the memory of the victims of Holodomor of 1932–33 on the 80th anniversary of this genocide, began on 20 August with a procession and memorial service at the Taras Shevchenko monument in the city's main square. The opening ceremony that same evening was held before a packed audience at the solomiya Krushelnytska Lvin National Academic Theatre of Opera Ballet during which Ukrainian World Congress President Eugene Czolii gave the keynote address. Three themes relevant to the global Ukrainian community were the focus of round table discussion. They included Euro-integration securing Ukrainians' independence and furthering its democratization, a global Ukrainian community promoting common interest and Holodomor 1932–33 the truth prevails.

Delegates elected the following members of the Ukrainian World Congress Executive Com-

mittee: Eugene Czolii President—Canada, Jaroslava Hartyanyi 1st Vice President—Hungary, Orysia Shushaku 2ND Vice President—France, Stefran Romania Secretary General—Australia, Bohdan Watral Financial Officer—USA, and Wnon Potocny Treasurer—Canada.

On behalf of the Ukrainian diaspora, the Ukrainian World Congress expressed gratitude to the citizens of Lviv for their hospitality, the Ukrainian World Congress expressed a special thank you to the chair of Lviv regional administration Victor Shemchuk, the rector of the National University Lviv Polytechnic, Yuri Bodale and Director of the International Institute for Education, Culture and Diaspora Relations, Lviv, Polytechnic, Iryana Kluchovaska.

I commend the Ukrainian World Congress for its continuous development of unity and cohesiveness of Ukrainians throughout the Diaspora. I am also pleased to know and congratulate a member of the community that I represent in Congress, Mr. Bohdan Watral on his election as Financial Officer for the X Ukrainian World Congress.

TRIBUTE TO JIM FINDLAY

HON. MARCY KAPTUR

OF OHIO

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. KAPTUR. Mr. Speaker, I rise today to honor a remarkable American who has proudly served our nation as an Air Force veteran and our Toledo community as a successful entrepreneur, extraordinary philanthropist and a true friend to so many—Mr. Jim Findlay.

Jim Findlay is the epitome of a true gentleman. His influence and compassion have impacted the lives of thousands of people. Jim has been a coach to our youth; a mentor to our young adults. He is always there for those who seek a champion for their cause. His support of local initiatives is deep and legendary as he shares his leadership, connections and incredible financial support earning him innumerable awards including the area's Outstanding Philanthropist Award, The University of Toledo's Blue T and Gold T awards and the highly coveted Jefferson Award. He is a 70-year member of Glenwood Lutheran Church, a board member of the House of Emmanuel and he has served as chairman of many fundraising campaigns for ProMedica, Sylvania Athletics and The University of Toledo and others.

Jim attended Scott High School, then The University of Toledo where he began his lifelong love affair with the UT Rockets—as well as the 1947 Homecoming Queen Celia Koontz Findlay. He and Celia were married for more than 50 years until her passing in 2004. Jim is a dedicated family man to his children Jim Jr, Sarah, Jon, their spouses Cindy, Jack and Linda, a beloved grandfather to Ally and Jonathon Findlay—and wonderful companion to PJ Schaefer.

Jim has proudly been affiliated with the Boy Scouts of America, Toledo Rotary Club, Big

• 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.

Brothers—Big Sisters of NW Ohio, Lutheran Social Services and the Sylvania Athletic Foundation.

At The University of Toledo, he has been involved with The Tower Club, President's Club, Downtown Coaches, UT Alumni Association, College of Business & Family Business Center, Sales Executive of the Day, Honorary Doctorate of Management, Pacemaker of the Year, Catherine Eberly Center for Women, UT Foundation Board and The Findlay Building—the athletic complex at Scott Park—is named in his honor. He established The Celia Koontz Findlay Scholarship, The James R. Findlay Scholarship, and the Jim & Celia Findlay Family Business Award. He chaired The University of Toledo's Council for Academic Excellence to raise funds for scholarships. He also received the UT Athletic Department's 12th Man Award and is an honorary member of the Varsity T Club.

He has also been involved with ProMedica's Wine Event, Autism Fundraising Council, The Goerlich Center Campaign, Flower Hospital's Women's Auxiliary Flower Hospital Cancer and a member of the Stevens Warren Flower Society.

In 2001 he published "In the Company of Friends", a book of his life experiences.

Jim has also been awarded an Honorary Degree from Lourdes College, the Newman Award, Servant Leadership Award, Toledo Community Award, "Grow our Economy—Develop our People" Award and Ernst & Young Entrepreneur Award.

Jim is the founder of Impact Products and, upon his retirement, in typical Jim Findlay fashion, he gave the company to his employees. The company's name—IMPACT—is a testament to the impact that one person can selflessly make on the lives of so many. We, the family of Toledo and NW Ohio blessed and honored, know and pay tribute to our dear friend, Jim Findlay, who in good time and times of great struggle, teaches us by way of his courageous example.

RECOGNIZING SIMEON TORONTO'S COMMITMENT TO SERVICE

HON. MICHELE BACHMANN

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mrs. BACHMANN. Mr. Speaker, I rise today to congratulate Simeon Toronto of Andover, Minnesota on his election as the 67th president of the American Legion Boys Nation.

At only 17 years old, he has an impressive record. Not only is he the first Minnesotan in more than two decades to be elected president of the American Legion Boys Nation, but he is also captain of his high school's boy's cross country and track teams, president of the student council and an Eagle Scout.

With a giving heart and a focus on serving those around him, Simeon is a shining example of a true Minnesota spirit. Our country would benefit from more young men as dedicated and accomplished as Simeon.

I know I speak for my constituents when I say we are so proud of this young man and look forward to seeing what's to come in his bright future.

Mr. Speaker, I ask that this Body recognize Simeon's tremendous accomplishments and

congratulate him as he begins this new journey.

PERSONAL EXPLANATION

HON. ALLYSON Y. SCHWARTZ

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. SCHWARTZ. Mr. Speaker, on rollcall No. 484, I was unable to be present for the vote. Had I been present, I would have voted "yes".

HONORING CAPTAIN STEVEN CHRIS KOCKOS FOR HIS SERVICE AS A EULESS POLICE OFFICER

HON. KENNY MARCHANT

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. MARCHANT. Mr. Speaker, I am proud to recognize Captain Steven Chris Kockos for his 30 years of service as a police officer for the City of Euless, Texas.

Captain Kockos began his career with the Euless Police Department on June 26, 1983, when he was hired as a patrol officer. By 1985 he was a detective and, in that year, he earned his Intermediate Certification from the Texas Commission on Law Enforcement Officers Standards and Education (TCLEOSE), completed the Drug Abuse Resistance Education (DARE) course, and was assigned to the Criminal Investigative Division.

Kockos received his Advanced Certification in 1989 and, in 1990, was promoted to the rank of sergeant and assigned to the Patrol Division. In that time, he also trained in the use of the intoxilyzer and completed the Police School of Supervision at the Southwest Law Enforcement Institute. At the end of 1992, he was assigned to Internal Affairs, a position in which he coordinated training and investigated any violations of policies or procedures by police personnel. Kockos earned his Police Instructor Certification in that same year. In January of 1993, Kockos was promoted to lieutenant and assigned to Police Administration.

Over the years, Kockos continued to advance his honorable career. He was made commander of the multi-agency Tarrant County Narcotics Intelligence and Coordination Unit in January of 1995. In 1997, he received the Master Police Officer Certification from TCLEOSE and, a few months later, was reassigned to the Patrol Division after successfully serving the narcotics unit. Starting in 2001, Kockos led the Criminal Investigation Division for nearly three years before returning to the Patrol Division. On February 3, 2011, Kockos was promoted to the rank of captain and was assigned to command the Communications, Property, Records, and Detention Divisions.

Years of steadfast service saw many honors and memories for Captain Kockos. He received twenty commendations, a certificate of achievement for his work in the D.A.R.E. program in 1997, and won Supervisor of the Year in 2007—an award he was nominated for nine times, demonstrating the relationships and respect that he had on the force. One memorable commendation was for an occasion on

which Kockos used his certified scuba diving expertise to recover a murder weapon from a lake.

Before entering the Euless Police Department, Kockos had a history of selfless service to others. His father was an Assistant Chief in the Dallas Police Department. Kockos himself was a veteran of the U.S. Air Force who served four years, two as a military policeman, and was honorably discharged in 1979. He earned a Bachelor of Science degree in Criminal Justice from University of Texas at Arlington in 1983. He is an avid golfer and has two adult children, Chris and Matt, with his wife Judy of 32 years.

Mr. Speaker, on behalf of the 24th District of Texas, I ask all my distinguished colleagues to join me in thanking Steven Kockos for his 30 years of public service as an officer of the Euless Police Department.

TRIBUTE TO DR. WINSTON L. YANG

HON. MIKE COFFMAN

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. COFFMAN. Mr. Speaker, I rise today to recognize an article by Dr. Winston L. Yang, Professor Emeritus of Asian Studies at Seton Hall University in New Jersey published in the Asian Pacific Business Journal, a Colorado-based news outlet, in its June 2011 issue. It is my privilege and honor to share this article with the American people and enshrine it in the CONGRESSIONAL RECORD.

CHENG MING, A POWERFUL VOICE FOR
DEMOCRACY IN CHINA

(By Winston L. Yang, Ph.D.)

Since the establishment of the Communist Government in China in 1949, the Chinese people have been suffering under the Communist one-party tyranny. The Chinese Communist Party (CCP) has denied such universal values as democracy, freedom, human rights and the rule of law.

Even though the People's Republic of China (PRC) has recently replaced Japan as the world's second largest economy, the Chinese people have been living under the widespread official corruption and the Communist suppressions. All pro-democracy movements have been crushed by the CPP. Hundreds and thousands of political prisoners who advocate democratization are still in the PRC's jails. One of the best examples is Mr. Liu Xiao Po, who advocated peaceful political reforms and stressed the need for political liberalization in China. He was put on trial and sentenced to an 11-year jail term. Nevertheless, Mr. Liu was honored with the 2010 Nobel Peace Prize. He has been hailed all over the world as a "democratic hero." Yet his wife, Liu Ciao, has been under house arrest ever since.

Back in May, 1989, well over half a million Chinese college students gathered in Beijing's Tiananmen Square to demand freedom and democracy. The students protested against the suppressive policy of the Chinese Communist Government. Such legitimate, peaceful protests and demands, however, were suppressed by the Communist armed forces. When the smoke cleared, hundred of students lay dead.

In the view of the violent Communist suppression of freedom and democracy, Mr. Wen Hui, a well-known writer and journalist, founded Cheng Ming, a monthly political

commentary, in Hong Kong in 1977 to advocate democracy, freedom, human rights and the rule of law for the Chinese people. Since its founding, Cheng Ming has become one of the most powerful, if not the most powerful, voices for political change and liberalization in China.

In 2007, Cheng Ming, the most popular political journal published in Hong Kong, celebrated the 30th anniversary of its founding. Mr. Wen, its publisher, received hundreds of congratulatory messages from leaders in various circles all around the world. One of the best examples is U.S. Congressman Mark Udall, now a U.S. Senator, who in a letter to Mr. Wen dated October 2, 2007, pointed out that “with a worldwide readership, Cheng Ming has extended far-reaching influences beyond Hong Kong.”

Mr. Libby Davies, a member of the Canadian Parliament, in a letter dated October 17, 2007, congratulated Mr. Wen on Cheng Ming’s achievements and contributions. Mr. Wen also received many, many other congratulatory messages.

Despite Cheng Ming’s great influences, achievements and contributions, Mr. Wen continues to condemn, in his writings, China’s one-party dictatorship and advocates an end to political suppression in the PRC. A strong critic of China, Mr. Wen voices his criticisms and advocacy in his monthly column published in Cheng Ming. Mr. Wen will not end his critical writings until and unless China renounces its totalitarian system and becomes a free, democratic country.

HONORING THE LIFE AND ACCOMPLISHMENTS OF FRANK FULBROOK

HON. ROBERT E. ANDREWS

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. ANDREWS. Mr. Speaker, I rise today to honor the life of Frank Fulbrook. Mr. Fulbrook was a committed city advocate and a valuable member of our community. Mr. Fulbrook leaves behind a loving family, caring friends, and even more admirers.

Mr. Fulbrook always spoke his mind. He was a steadfast defender of his principles, and a tireless crusader against laws and proposals he opposed. Although Mr. Fulbrook didn’t receive a law degree, his passion for the law and extensive legal knowledge allowed him to write many legal briefs and file several lawsuits.

Mr. Fulbrook left an indelible mark on Camden, primarily through local government. He believed everyone had a right to have their opinion heard, but was a fearsome debater and powerful advocate for his causes. There was nothing he cared more about than his fellow Camdenites.

Mr. Fulbrook also served on the Camden zoning board, the city’s library board, and was a gracious landlord who rented to students looking to live in the city.

Mr. Speaker, Mr. Fulbrook was a role model for all of the people in the first Congressional District of New Jersey. His dedication to our city inspired many, including me, to strive to be better public servants. I rise with the rest of South Jersey to honor Frank Fulbrook for his outstanding commitment to our community. I wish Frank’s family the best; he will surely be missed.

RECOGNIZING BORGERT PRODUCTS, INC ON THEIR NINETIETH ANNIVERSARY OF BUSINESS

HON. MICHELE BACHMANN

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mrs. BACHMANN. Mr. Speaker, I rise today to acknowledge the ninetieth anniversary of Borgert Products, Inc., in Saint Joseph, Minnesota. Borgert Product’s main mission is to produce premium interlocking concrete pavements and related products, and to provide better service and choices for their customers.

This family owned and operated company was established in 1923 by Lawrence Borgert in East Saint Cloud, Minnesota. In 1953 Kenneth J. Borgert took over the business and moved the operation to its current location in Saint Joseph, Minnesota. After Kenneth retired in 1989, three of his children—Susan, Kevin, and Nadine—acquired the company. In 1999, the Borgert siblings expanded the operation by adding a second state-of-the-art plant. In 2006 Susan became the sole owner. She considers the employees of Borgert Products as her ‘work family’, attesting to the value she places on each one of the staff.

Borgert Products proudly produces superior concrete paving products that exceed industry standards. Part of their success is due to classes they offer with hands-on lessons for the installation of their interlocking concrete pavers and permeable interlocking concrete pavers.

Mr. Speaker, I ask that this Body congratulate and recognize Susan Borgert and the entire Borgert Products, Inc. family for their long standing dedication to quality products, to customer satisfaction, to the environment, and to their community.

TRIBUTE TO THE HONORABLE MICHAEL A. SHEEHAN

HON. MAC THORNBERRY

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. THORNBERRY. Mr. Speaker, I rise to express appreciation and pay tribute to Michael A. Sheehan upon his retirement as Assistant Secretary of Defense for Special Operations and Low-Intensity Conflict. Since his confirmation on December 17, 2011, Mr. Sheehan has distinguished himself as a tireless leader and advocate for special operations forces, counterterrorism policy, and operations. With more than 30 years of experience in combating terrorism, Assistant Secretary Sheehan has provided indispensable advice to the defense committees and directly contributed to U.S. government counterterrorism strategy and policy. He has personally shaped many key counterterrorism initiatives, including the prudent use of operational authorities that fully enabled U.S. Special Operations Forces and our foreign partners around the world. Under his leadership and guidance, the Department of Defense worked to degrade al-Qa’ida’s reach across the Middle East and Northwest Africa, and to diminish significantly its influence in Yemen, Somalia, Mali, and Afghanistan. By continually pressing for the ef-

fective and strategic employment of special operations forces to train, equip and advise our foreign partner forces, Assistant Secretary Sheehan has helped implement a U.S. national counterterrorism strategy to meet the challenges of a diversifying terrorist threat.

During this tenure, Assistant Secretary Sheehan has elevated the importance and effectiveness of numerous Department of Defense efforts to build partner capacity and enhance partnered operations. He personally oversaw counterterrorism operational authorities under Section 1208, capacity building efforts under Section 1206, numerous projects under the Global Security Contingency Fund, the Defense Institutional Reform Initiative, and the Ministry of Defense Advisory program that have resulted in the significant improvement of the efficiency and effectiveness of these critical components within U.S. defense strategy.

Assistant Secretary Sheehan also provided oversight of multiple Department of Defense humanitarian assistance and disaster relief programs and operations, including assistance to the Philippines after Typhoon Bopha in December 2012, support for non-combatant evacuation in the Central African Republic in December 2012, and the humanitarian assistance efforts in Jordan to address refugees from Syria. Additionally, he has represented the Department on the interagency Atrocities Prevention Board (APB) and has overseen U.S. Special Operations Forces contributions to the African Union initiative launched against Joseph Kony and the Lord’s Resistance Army.

With an encyclopedic knowledge of terrorist organizations, keen strategic awareness, and extensive operational experience, Assistant Secretary Sheehan has continually provided the congressional defense committees of the United States Congress with honest, effective, and timely advice and testimony. Assistant Secretary Sheehan’s visionary leadership and guidance has greatly enhanced our national security and further aligned the Department of Defense to meet the 21st century challenges facing our nation and the warfighter. At every turn, in his more than three decades of government service, he has made our country safer. For that, we shall remain forever grateful.

HONORING MICHAEL DAVID NEELEY

HON. SAM GRAVES

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize Michael David Neeley. Michael is a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 247, and earning the most prestigious award of Eagle Scout.

Michael has been very active with his troop, participating in many Scout activities. Over the many years Michael has been involved with Scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community. Most notably, Michael has earned the rank of Runner in the Tribe of Mic-O-Say and became a Brotherhood member of the Order of the Arrow, all

while leading his troop as Senior Patrol Leader. Michael has also contributed to his community through his Eagle Scout project. Michael renovated the landscaping around the lower level entrance of Gashland Presbyterian Church in Kansas City, Missouri, by installing stone pavers and a bench and by planting an evergreen tree along with a yellow rose bush.

Mr. Speaker, I proudly ask you to join me in commending Michael David Neeley for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

PERSONAL EXPLANATION

HON. ADAM B. SCHIFF

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. SCHIFF. Mr. Speaker, on rollcall No. 1961, 484—"nay"; 354, 485—"yes."

CONGRATULATING ACTORS THEATRE OF LOUISVILLE ON THE OCCASION OF ITS 50TH ANNIVERSARY SEASON

HON. JOHN A. YARMUTH

OF KENTUCKY

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. YARMUTH. Mr. Speaker, today I have the distinct privilege of recognizing and celebrating Actors Theatre of Louisville on its 50th anniversary season. As the state theater of Kentucky and a force of tremendous influence on the national stage, Actors Theatre has long been a source of pride and distinction for the people of our community and the Commonwealth.

Since its formation in 1963, Actors Theatre has transformed from a scrappy collective headquartered in a tiny downtown loft to one of the nation's premier artistic institutions and a staple of the city's downtown revitalization. Its world-class collection of theatre artists and administrators have introduced more than 400 new, original plays into the American theater canon, and they continue to defy even the highest expectations.

Actors Theatre also hosts one of the most exciting, innovative, and inspiring festivals in America. The Humana Festival of New American Plays is one of the precious few institutions in American arts where new work can meet its full expression, and where creativity is rewarded with the appreciation of our great city.

Whether it is debuting Pulitzer Prize-winning plays or 10-minute shorts, Actors Theatre remains a preeminent player in American drama and an unparalleled cultural asset for our community.

On behalf of the Third Congressional District, I wish Actors Theatre continued success and look forward to another 50 years of inspiring performances.

CONGRATULATING UNITED FINANCE COMPANY ON THEIR 90TH ANNIVERSARY AND RICHARD PARKER III ON HIS 40 YEARS OF SERVICE WITH THE COMPANY

HON. EARL BLUMENAUER

OF OREGON

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. BLUMENAUER. Mr. Speaker, the backbone of American communities are small, successful, family-owned enterprises. In Portland this month we are honoring the 90th anniversary of Parker family's United Finance Company and the 40th anniversary of Richard H. Parker's involvement with the family business.

The Parker family and their business have been an anchor in Portland's eastside for almost a century. It has been my pleasure to work with Rick Parker, Jr., for virtually his entire time with the company, which coincides with my time serving in public office.

His family and employees have been part of the revitalization of Portland's central-eastside district. He was one of the key members of the central-eastside industrial council which helped form a private-public partnership with the city to protect and enhance this vital sector of our local economy.

Most recently, it was my honor to work with him as a leader with Portland's streetcar renaissance and the successful project that brought it to the eastside of the Willamette River. Whether it's dealing with issues of public policy, public investment, or civic and charitable promotion, he and his family have played a vital role in Portland's vibrancy and the renaissance of Portland's near eastside.

I extend my congratulations to him, the family business United Finance Company, and am secure in the knowledge that his son, Richard Parker III, is continuing the tradition of family stewardship and community involvement.

Congratulations and we all look forward to celebrating the centennial in October 2023.

A TRIBUTE TO THE LIFE OF A HUSBAND, A FATHER, A SAILOR, AND A FRIEND: MARTY BODROG

HON. PETE OLSON

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. OLSON. Mr. Speaker, the hearts of every American felt pain when we heard that a deranged man killed twelve innocent Americans at the Washington Navy Yard on September 16, 2013. My family and I were crushed when we learned that we knew one of the victims of this senseless crime, Marty Bodrog.

We lived in the same neighborhood as the Bodrog family in Annandale, Virginia. It was a neighborhood where the neighbors truly cared about each other. During weekdays, the kids would go to school while the parents went to work. The weekends were unique as there was always an event or gathering of neighbors. My family would see Marty regularly, whether he was walking his dog or hanging out with his family at the pool on a summer day. He was part of the fabric that made our neighborhood such a special place. We miss him.

Marty Bodrog's life was a life focused on others and service. A 1981 graduate of the United States Naval Academy, Marty spent twenty-two years on active duty, rising to the rank of Commander. He was a surface warfare officer, known as a "ship driver" in the Navy. After retiring from active duty, Marty spent the rest of his professional career making sure that American Naval vessels were the best our world has ever seen.

Marty also served the family he loved. He was married to the love of his life, Melanie, for twenty-five years. They were blessed with three incredible daughters: Isabel, Sophie, and Rita. No father as ever been more devoted to his family than Marty was.

But, Marty's most important service was his service to the Lord. He created a regular Bible study in our neighborhood and was a religious education teacher in his church, Immanuel Bible Church in Springfield.

A wise man once told me that the greatest gift one human being can give another is the gift of a smile, or a laugh, or an extra heartbeat of excitement. Marty spent a lifetime giving others those gifts.

In closing, I'd like to say to my fellow Sailor and friend, "Bravo Zulu on a life lived well. May you enjoy fair winds and following seas in your new, eternal life. We'll see you again, soon."

PERSONAL EXPLANATION

HON. PAUL RYAN

OF WISCONSIN

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. RYAN of Wisconsin. Mr. Speaker, yesterday, I missed rollcall votes 484 and 485. Had I been present, I would have cast the following votes: rollcall No. 484—On Motion to Suspend the Rules and Pass H.R. 1961—"yes." rollcall No. 485—On Motion to Suspend the Rules and Agree H.Res. 354—"yes."

TRIBUTE TO SISTER MARIA LUISA VERA

HON. HENRY CUELLAR

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. CUELLAR. Mr. Speaker, I rise today to acknowledge the accomplishments, service, and contributions of Sister Maria Luisa Vera, as a community leader of Laredo, Texas.

Sister Maria Luisa Vera was born on October 7, 1941 in Brownsville, Texas and is a third generation Mexican-American. For over 20 years she resided in Laredo, Texas and has contributed to the community through ministry in health care.

Although she was educated in a public school system, she received religious instruction from her mother and the parish catechist. After graduating from Brownsville High School in 1960 she decided to continue her education by enrolling in Canales School of Vocational Nursing in Brownsville, Texas and became a Licensed Vocational Nurse in 1961. Within the next two years she joined the Sisters of Mercy and applied for membership in 1963.

By 1970, Sister Maria Luisa Vera received her bachelor's in registered nursing and

served as a clinical supervisor at Mercy Hospital in Brownsville, Texas until 1973. She then went on to serve as a staff nurse for another year until she went off to Incarnate Word College in San Antonio, Texas to receive a second degree in Bachelor of Science in Nursing. It was in that same year that she became the Director of In-service Education at Mercy Hospital in Laredo, Texas. In 1978 Sister Maria Luisa Vera was made Emergency Department Supervisor and served in that position for three years. She later became certified in Ministry Training Services, focusing on leadership programs in Denver, Colorado in 1981. Thereafter, she would spend the next four years serving as Pastoral Assistant at the San Martin de Porres Parish in Laredo, Texas. It was there that she had the opportunity to understand church from the "people in the pews". During these years she was also able to serve as a member in other ministry centers such as the St. Louis Province Advisory Board and St. John's Regional Health Center.

For the next two decades, Sister Maria Luisa Vera would come to serve, and actively continues to serve, on many different boards of trustees, committees, commissions and networks alike. Included, are the presidencies of Sisters of Mercy of St. Louis Regional Community and most recently, the Republic of the Rio Grande, trustee of the Mexican American Cultural Center, among many others.

Although "many of [her] transitions have been challenging and most enriching" she continues to serve the community passionately through ministry. Her contributions to Laredo, Texas have demonstrated dedication and devotion to the community. Moreover, as the current President of Mercy Ministries of Laredo, she is committed to help the religious community grow and continue making a difference.

Mr. Speaker, it is my honor to recognize the dedication and contributions of Sister Maria Luisa Vera, and I thank you for this time.

HONORING SENATOR JOHN
BROOKS HENDERSON

HON. SAM GRAVES

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize the late Senator John Brooks Henderson, a native of the Sixth Congressional District town of Louisiana and co-author of the Thirteenth Amendment, on this 100th anniversary of his death.

Sen. Henderson was a quintessential pioneer man. Having moved with his family from Virginia to Missouri, he studied law while working as a farm hand and gained admittance to the Missouri Bar at the age of 18. He served two terms in the Missouri State House, and was commissioned as a brigadier general of the Missouri State Militia at the onset of the Civil War before being appointed a United States Senator in 1862. There, as a slave-state senator, he co-authored the Thirteenth Amendment, abolishing slavery throughout the United States. Sen. Henderson subsequently made an impact by joining seven other Republican Senators in voting against the impeachment of President Andrew Johnson, supporting women's suffrage, and by prosecuting tax cheats in the Whiskey Ring in St. Louis in 1875.

Mr. Speaker, I proudly ask you to join me in recognizing Senator John Brooks Henderson for his many contributions to the State of Missouri and the United States that ultimately changed the course of history for this nation.

BILL GRAY TRIBUTE—DOWN MEMORY LANE WITH BILL AND ANDREA GRAY FROM BILL AND CAROL CLAY

HON. WM. LACY CLAY

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. CLAY. Mr. Speaker, Bill Gray was very special to many people. Andrea, you were gracious enough to share Bill's special talents with Carol, me, and indeed many others around the world.

I am sure that thousands had the privilege enjoyed by Carol and me of really getting to know this unique individual and benefited by the association. We have met hundreds of persons whom we are certain they too can relate the kinds of stories that still linger with us about the good times experienced with him. He was not only a remarkable, affable individual but had a gift for touching many lives in a very special way.

We in the Congressional Black Caucus knew or suspected that he was going to be something exceptional by the "attention" he generated before we ever met him. He won the Democratic Primary by an overwhelming margin and had just coasted to victory in the general election when CBC members requested an urgent meeting with Norman Lear, producer of "All In The Family."

However, our meeting was not to commend him for highlighting the kind of insidious, racist views exposed in his portrayal of the Archie Bunkers of America but to prevent him from maligning black members of congress in making fun of one of us. The session was painful because Lear had been a supporter of the CBC from its inception and was a personal friend of several members.

The meeting was to discuss his publicly announced plan of another television weekly. It would caricature an African American as a buffoon who was just elected to congress from Philadelphia. Although each CBC member believed in the right of free expression and free speech, the contentious encounter was necessary because the collateral damage done to the image of the few black members in Congress, would have been devastating.

Lear presented his side and contended that working on the concept started long before Bill Gray's election. But he was not persuasive. It was obvious to us in the Caucus what the negative impact of the show would be when viewed nationally. He shared with us some of the scenes scheduled for showing. They were horrible and certain to be interpreted by a substantially naive white public as factually representative of black elected officials.

After more than an hour of back and forth, it was obvious to Parren Mitchell that nothing was being resolved. He rose and announced in departing that his intention was to organize a nationwide boycott of Mr. Lear's production. The issue was resolved quickly as Norman Lear stated, "I intend to announce upon leaving this session that the show has been cancelled."

Norman Lear continued to be a supporter of the Caucus and the organization's agenda.

Immediately after Bill was sworn into office, he began displaying the natural leadership abilities that eventually led him to become the first African American elected to leadership positions in the U.S. House of Representatives.

You and Bill became good friends with Carol and me. You guys were the ones that introduced us to the great seafood dining provided by the famous Bookbinder's Restaurant in Philadelphia. It was a great evening and a real learning lesson from you and the master storyteller.

Hey! What about those great parties at your house! You reigned as Queen and little Billy as the Crown Prince-in-Charge of all Operations. Everybody knew who ran that shop and it wasn't some ole big city professional politician.

How about the televised show that Bill and I did with Charlie Rose, to discuss my recently published book "Just Permanent Interests" It documented the history of black members of Congress from 1870 until 1992.

But the after show was the best. Bill and I went to get a drink to celebrate a great T.V. appearance. I ordered a befeater martini with two olives. Bill told the waiter to cancel my order and bring two bombay sapphire martinis with lemon peels and very dry.

He guaranteed that I would like it. If not, he said that he would let me pay the tab. Bombay sapphire martini became my drink of choice from then on.

Martha's Vineyard in August capped many summers for us. The whole gang from the east coast all the way down to Florida usually showed up. Do you remember that great tennis match between Bill and James (Jim) Brannon? It was a close, hard fought contest that went on and on.

As an aside, Bill Giles was in the stands cheering his favorite player on to victory. At one point it was him shouting, "come on Bill". The next, it was "Jim, my man, you can do it". Giles was determined to be on the winning side, no matter whom that might be.

You knew Bill Giles always with a winner.

Speaking of Bill Giles—he was a great guy with hundreds of friends and a heart as big as a 747 airbus. He donated heavily to charitable organizations, and raised more in fundraising events. One of his favorite fundraising events was The Evening of Elegance dinner that through the years raised more than a million dollars for the United Negro College Fund.

Once Bill Gray was invited as featured speaker at the "Evening's" gala affair held at a prestigious ballroom in Manhattan. Somehow there was a mix up in communication and Gray was not informed that it was a formal affair.

Giles was a stickler for procedure and had never permitted anyone, regardless of his check size to enter without tuxedo and black tie. His stern rule presented a chaotic situation of some embarrassing proportion. However, I happened to have brought an extra formal shirt and black tie. Bill was the same size as I. He wore the shirt and tie under his usual dark blue suit and nobody knew the difference.

Bill Gray gave a fantastic speech. Bill Giles was impressed and showed it as he presented him with a check for \$120,000 for the United Negro College Fund.

Carol and I are still talking about the congressional trip that Bill organized and invited members of the CBC to travel with his CODEL. You and Bill were wonderful, gracious host and hostess. We saw the Mideast in style with that old gang of ours in the Congressional Black Caucus.

The Pyramids in Egypt and the Wailing Wall in Jerusalem had special meaning to us. Who could ask for more history in one region? But there was more—sitting with President Hosni Mubarak at his home in Alexandria and meeting with Prime Minister Menachem Begin in Tel Aviv.

Sailing down the Nile. Shopping in the ancient markets. Meeting with the Knesset. Seeing the Dome of Rock, the 3rd holiest of spot of the Muslim world where Mohammad allegedly ascended into heaven.

The Israelis and Egyptians watching the CODEL led by Bill and you were left in a wonderland. The warring factions paused while going to the Torah and Koran to answer, "What kind of threat is this band of desperadoes raiding our land?" The invading "posse" included such noted rabble-rousers as Charlie and Alma, George and Modean, Bill and Carol, Ed and Gwen. Jehovah and Allah, Abraham and Ishmael were in awe at the sight of such celebrities.

An eerie silence fell over the land. All hostilities ceased as the delegation rushed into the restaurants, markets and shops splurging U.S. Aid on receptive merchants. There was a great calm even though none laid down their arms. But it was obvious that Bill and Andrea had brought a temporary peace to the Mideast.

How can Carol and I forget my 50th birthday celebration sailing down the Potomac on a very large yacht? There was Bill donned in a naval officer's dress jacket, including a captain's garrison hat. It was almost an official outfit except his chest was only filled with imaginary combat medals.

As usual, he was the life of the party, giving orders and telling old salt's tales about the adventures at sea.

THREE DEGREES OF SEPARATION

I introduced Bill to Perry Jones, the first black captain with Pan Am. He later became a captain with Delta Airline when Pan Am went out of business. Jones was a co-founder of the Organization of Black Airline Pilots (OBAP).

Perry and Bill became close friends. Perry invited Bill to speak at an annual convention jointly sponsored by OBAP and the Tuskegee Airmen.

Talk is usually about 5 degrees of separation but the more I meet people the more I believe it is now only 3 degrees. I find that people have more in common than thought and if the conversation lasts long enough a personal relationship is established that neither knew existed.

In this one case, I had a conversation with Bill years later. It might have one of the last ones we shared. I happened to mention being in the first church he pastored after finishing theology school. I told of meeting the minister in Montclair, New Jersey, at the Union Baptist Church.

Of course he asked under what circumstances and I responded at the funeral of a friend's mother. He remembered her and inquired who was my friend. When I said Perry Jones, he was stunned, replying, "I have

known him all these years and he never mentioned his mother was a member of my old church."

In closing this short journey, Carol and I would like to reference a poem by Bob Schieffer that surely was written with Bill in mind. He wrote,

Yes, the Pearly Gates had two lines—first class to the left, everybody else on the right . . .

I didn't see a bold face name . . .
But the gate keeper knew all their faces . . .
He was on first name basis
With those he waved through heaven's door

The second line was mighty long,
Cheaters, schemers, lying lovers,
A creep, a con, an operator.
This line has not moved in years.

It must be of great comfort for you to know that Bill Gray didn't have to show ID. He had a special place in line right up front. The gates automatically opened upon his arrival. He was escorted into the Promised Land by a delegation of distinguished freedom fighters. The entourage led by Martin and Rosa included Tip, Barbara and Shirley. There stood Frederick, Harriet, and Eleanor. Abe, Harry, and Lyndon were nearby. Of course who would omit Garrison, and Sumner?

A host of others who fought the good fight for equal rights and human dignity made up the multitude of well-wishers.

Bill traveled the gold paved streets as cheering crowds chanted, "Well done. Well done my son."

Yes, there were a few big named celebrities, but the vast majority in the chorus singing Hallelujah—Glory Be To God were custodians, secretaries, school teachers, Pell Grant students, welfare recipients, Nobel Peace Prize winners, truck drivers, minimum wage workers, and the list goes on and on with the hardworking poor, underfed children from numerous third world countries, and neglected ghetto residents constituting a major part of the welcoming party.

Bill Gray was so honored because he was a minister who believed that God's grace was meant to exist on both sides of the River of Jordan. He was a leader who followed the recommendations of the greatest prophet of all time as outlined in His Sermon on the Mount.

RECOGNIZING THE ACCOMPLISHMENTS OF THE STUDENTS AND FACULTY AT STEVENS INSTITUTE OF TECHNOLOGY

HON. ALBIO SIRE

OF NEW JERSEY

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. SIRE. Mr. Speaker, I would like to draw attention to the accomplishments of the students and faculty at Stevens Institute of Technology in Hoboken, New Jersey and congratulate them on being part of such a prestigious research institution.

Since its founding in 1870, Stevens has created a legacy of innovation and its research projects have garnered federal recognition and funding. It is home to three national research centers as well as joint research programs in a variety of critical fields. These projects help to advance current scientific knowledge and capabilities and provide more understanding to

confront the challenges faced everyday on both a domestic and global scale.

Stevens Institute of Technology has, and continues to, receive grants from numerous federal agencies such as the Department of Defense, the National Institutes of Health, and the National Science Foundation. The projects that have received grants recently are focused on creating useful and impactful solutions to current issues. One such project, ADVANCE Stevens, aims to increase the representation and advancement of women in science, technology, engineering, and mathematic (STEM) careers by providing the environment and resources necessary to foster relationships between underrepresented groups of faculty and students. Projects such as this impact not only students at Stevens, but the nation as a whole by creating a greater understanding about the challenging problems facing our nation and working towards the solution.

Once again, congratulations to Stevens Institute of Technology for their accomplishments.

PERSONAL EXPLANATION

HON. BILL FOSTER

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. FOSTER. Mr. Speaker, on September 25th I missed two recorded votes. I would like the RECORD to indicate how I would have voted had I been present. On rollcall No. 484, H.R. 1961, I would have voted "no." On rollcall No. 485, H. Res. 354, I would have voted "yea."

HONORING LOGAN MCINTOSH LEE JAMES

HON. SAM GRAVES

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize Logan McIntosh Lee James. Logan is a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 261, and earning the most prestigious award of Eagle Scout.

Logan has been very active with his troop, participating in many Scout activities. Over the many years Logan has been involved with Scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community. Most notably, Logan has earned the rank of Brave in the Tribe of Mic-O-Say and has become a Brotherhood member of the Order of the Arrow. Logan has also contributed to his community through his Eagle Scout project. Logan made significant landscaping improvements to the Edgerton Christian Church in Edgerton, Missouri.

Mr. Speaker, I proudly ask you to join me in commending Logan McIntosh Lee James for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

THE RETIREMENT OF REV. DR.
HELEN D. JACKSON LEADER,
MENTOR AND FRIEND

HON. CORRINE BROWN

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. BROWN of Florida. Mr. Speaker, on behalf of the constituents of the Fifth Congressional District of Florida, it gives me great pleasure to stand with the multitude of well-wishers and admirers of this great leader, humanitarian and my friend, Dr. Helen Jackson. We gather to acknowledge the breadth and depth of her leadership and guidance on the occasion of her retirement after 39 years of faithful service within the Florida Department of Health, Detroit Department of Health and many other healthcare related fields. Since 1990, Helen served as Director of Nutrition and Chronic Disease Prevention Services for the Duval County Health Department and held many positions of leadership within the healthcare community that includes the State of Florida.

Dr. Jackson has served the people of Jacksonville, Northeast Florida, the Duval County Health Department and a host of other endeavors with pride, determination and personal professionalism. She has been that familiar and friendly face and voice, many have come to depend upon during her enduring career. She has been a friend, mentor, surrogate, gentle motivator, and the very fabric that has kept many on course. She is the embodiment of service and dedication to a set of ideals that supports the common goal of service to and for others, a consummate professional dedicated to doing the right thing, every day, in service to the citizens of this community.

Thank you, Dr. Jackson for all your love and support and for the work you have done and continue to do for so many. Retiring, yes, but we know you will remain forever with our reach and in our hearts.

PERSONAL EXPLANATION

HON. ALLYSON Y. SCHWARTZ

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. SCHWARTZ. Mr. Speaker, on rollcall No. 485, I was unable to be present for the vote on H. Res. 354. I strongly support enactment of H.R. 527. Had I been present, I would have voted "yes."

PERSONAL EXPLANATION

HON. KENNY MARCHANT

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. MARCHANT. Mr. Speaker, due to a mechanical problem with my flight to Washington yesterday, I was unavoidably detained and missed the following votes. On rollcall vote No. 484, passage of H.R. 1961, to amend title 46, United States Code, to extend the exemption from the fire-retardant materials construc-

tion requirement for vessels operating within the Boundary Line, I would have voted "yes." On rollcall vote No. 485, passage of H. Res. 354, Providing for the concurrence by the House in the Senate amendment to H.R. 527, with an amendment, I would have voted "yes."

PERSONAL EXPLANATION

HON. BILL SHUSTER

OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. SHUSTER. Mr. Speaker, on rollcall No. 485, had I been present, I would have voted "yea."

HONORING NATHAN FOSTER BROWN

HON. SAM GRAVES

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. GRAVES of Missouri. Mr. Speaker, I proudly pause to recognize Nathan Foster Brown. Nathan is a very special young man who has exemplified the finest qualities of citizenship and leadership by taking an active part in the Boy Scouts of America, Troop 271, and earning the most prestigious award of Eagle Scout.

Nathan has been very active with his troop, participating in many Scout activities. Over the many years Nathan has been involved with Scouting, he has not only earned numerous merit badges, but also the respect of his family, peers, and community. Most notably, Nathan has earned the position of Tom-Tom Beater in the Tribe of Mic-O-Say. Nathan has also contributed to his community through his Eagle Scout project. Nathan completed a much needed landscaping project at the North Cross United Methodist Church in Kansas City, Missouri, replacing a deteriorating retaining wall outside the preschool entrance.

Mr. Speaker, I proudly ask you to join me in commending Nathan Foster Brown for his accomplishments with the Boy Scouts of America and for his efforts put forth in achieving the highest distinction of Eagle Scout.

IN RECOGNITION OF DR. JAMES MANDELL'S SERVICE AS CHIEF EXECUTIVE OFFICER OF BOSTON'S CHILDREN'S HOSPITAL

HON. MICHAEL E. CAPUANO

OF MASSACHUSETTS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. CAPUANO. Mr. Speaker, I rise today to honor Dr. James Mandell's achievements as the Chief Executive Officer of Boston Children's Hospital. Dr. Mandell has served as the CEO of Boston Children's Hospital since 2000. I often talk about how proud I am to have Boston Children's in my district: the institution is unmatched in terms of reputation for clinical care, research, teaching and dedication to the Boston community. Today, I want you all to know how proud I am to call Jim Mandell a

friend, and to represent him and his remarkable hospital in Congress.

Throughout his long and distinguished career as a pediatric urologist, a surgeon, a professor of medicine, and hospital executive, Dr. Mandell has advocated tirelessly for children. He has a unique ability to both understand and explain the impact of public policies on the day to day work of the hospital, its staff and the many families who rely upon them for care. For the past thirteen years, I have relied on him as a partner in ensuring that the best interests of children are represented in the legislative process.

In the past thirteen years, Boston Children's Hospital has survived some challenging economic times and adapted to a changing environment for health care. Under Dr. Mandell's leadership, the institution has provided the highest quality care for children and he leaves it prepared to continue its scientific and clinical excellence well into the future. It is also important to note that his advocacy efforts have gone beyond the walls of the hospital and indeed, beyond the city of Boston, particularly through his leadership as a past Board Chair of the Children's Hospital Association.

Children's hospitals across the nation face many shared challenges, in areas which range from research to workforce stability, and Dr. Mandell has been at the forefront of bringing those challenges to the attention of lawmakers and working collaboratively on solutions. Early in my tenure as a Member of Congress and Dr. Mandell's tenure as CEO, we worked together to establish the Children's Hospital Graduate Medical Education program. This is an important program that continues to make it possible for children's hospitals to train the next generation of pediatricians and pediatric specialists.

The children of Boston, Massachusetts and the nation have benefited tremendously from Dr. Mandell's service. Those of us who worked alongside him have also benefited from his passion, his commitment and his thoughtful leadership.

Therefore, Mr. Speaker, on behalf of the all of those who had the honor of knowing and working with Dr. Mandell during his remarkable tenure at Boston Children's Hospital, I want to thank him for his tireless service and dedication to the healthy well-being of our children. We will undoubtedly miss him and wish Dr. Mandell the very best in his future endeavors.

TRIBUTE TO SUNY PLATTSBURGH STUDENT ASSOCIATION'S 50TH ANNIVERSARY

HON. WILLIAM L. OWENS

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. OWENS. Mr. Speaker, I rise today to recognize the 50th Anniversary of the State University of New York at Plattsburgh Student Association.

Since its modern founding in 1963 under then-President Martin Mannix, the SUNY Plattsburgh Student Association has enhanced student life by developing quality services, engaging programming, and enjoyable activities on campus. In doing so, the Association has succeeded in its vision to be an active and visible

resource for students and the greater college community. Today, the Student Association gives voice to the concerns and interests of students through its support of more than 80 campus clubs and organizations.

SUNY Plattsburgh prepares students from across New York to compete in a rapidly-changing global economy. By fostering the values of scholarship, diversity, and inclusion on campus and in the greater community, the Student Association has contributed immeasurably to the university's mission.

I ask my colleagues to join me in congratulating all current and former members of the SUNY Plattsburgh Student Association for reaching this milestone, thanking them for all their contributions to the Plattsburgh community, and wishing them all the best in years ahead.

CONGRATULATING THE SLOVAK CLUB OF MERRILLVILLE, INDIANA ON ITS 100TH ANNIVERSARY

HON. PETER J. VISCLOSKY

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. VISCLOSKY. Mr. Speaker, it is with great pleasure that I congratulate the Slovak Club of Merrillville, Indiana, as the organization celebrates its 100th anniversary. In honor of this momentous occasion, the Slovak Club is hosting a celebratory event on Saturday, September 28, 2013, at the club hall in Merrillville, Indiana.

The Slovak Club of Merrillville was first established in 1913 when a group of Slovak men joined together with the goal of preserving Slovak heritage and tradition at Holy Trinity Catholic Church in Gary. The group initially called themselves the Slovak Political and Educational Club. After World War II, members of the club wanted a permanent home and purchased property at 11th Avenue and Harrison Boulevard in Gary. The Ladies Auxiliary was established in 1950, and once the new building was complete, the auxiliary began hosting dinners featuring shrimp, fish, and traditional Slovak fare, which were tremendously successful. The organization continued to grow over the next twenty years with membership exceeding more than 450 members. By 1979, the organization's Board of Directors sold the Slovak Club building in Gary, and members began meeting at the Slovak American Legion Post #367. The current home for the Slovak Club in Merrillville, at 69th Avenue and Broadway, was completed in 1986. For the past 100 years, Slovak Club members have dedicated their time and efforts to many charitable organizations throughout the community, and for this they are to be commended.

I would like to take this time to recognize the Slovak Club officers and Board of Directors. The officers are President Ronald Mayersky, Vice President Randall Mayersky, Treasurer John Dienes, Financial Secretary Kenneth Dienes, and Recording Secretary John Brezik. The Board of Directors include Robert Deliget, Peter Guip, George Murray, Donald Engel, Paul Rogers, Joseph Koveck, John Stofko, William Mindas, and Ed Mayersky.

I would also note with pride that my 97-year-old father, former Gary Mayor John Vis-

losky, continues his membership in this noteworthy fraternal organization, as do I.

Mr. Speaker, at this time, I ask you and my other distinguished colleagues to join me in recognizing the 100th anniversary of the Slovak Club of Merrillville, Indiana. The Slovak community has played an important role in enriching the quality of life and culture of Northwest Indiana. For their commitment to civic endeavors and to preserving Slovak traditions, the Slovak Club's leaders and membership are worthy of our highest praise.

CELEBRATING THE 100TH ANNIVERSARY OF THE SAINT PAUL, MINNESOTA BRANCH OF THE NATIONAL ASSOCIATION FOR THE ADVANCEMENT OF COLORED PEOPLE (NAACP)

HON. BETTY MCCOLLUM

OF MINNESOTA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. MCCOLLUM. Mr. Speaker, today I rise to honor the 100th anniversary of the Saint Paul Branch of the National Association for the Advancement of Colored People (NAACP) and acknowledge their tremendous efforts to defend the ideals of justice and equality for all people. The origins of the Saint Paul NAACP are closely tied to those of the national organization, which is the oldest, largest and most recognized civil rights group in the country.

The NAACP was founded when civil rights leaders of the Niagara Movement were joined by others calling for justice following the Springfield, Illinois Race Riot of 1908. The Niagara Movement was founded by prominent black leaders including W.E.B. Du Bois and Minnesota's own Frederick L. McGhee. Mr. McGhee was a Mississippi native who moved to Minnesota after law school, where he became the first African-American in Minnesota in history admitted to practice law. Involvement in law and politics propelled Mr. McGhee to the forefront of the civil rights movement as a champion of social equality, leading national efforts against racial discrimination and violence. Of the Niagara Movement, W.E.B. Du Bois said the honor of founding the organization belonged to Mr. McGhee, who first suggested it. After just the second meeting of the Niagara Movement, Mr. McGhee returned home to Minnesota and helped organize a civil rights protection and advocacy group in the Twin Cities. By 1913, Saint Paul members of this group called to order the first meeting of what became the capitol city's own NAACP branch. Thus, the Saint Paul NAACP was born.

During the 100 years since it was founded, the Saint Paul NAACP has produced nationally influential leaders like Roy Wilkins, who served as the National Executive Director from 1955–1977. Under Wilkins' direction during the turbulent Civil Rights era, the NAACP boldly investigated brutality, murder, segregation, discrimination and fought to end the suppression of minority voters at the ballot box. True to its origins, the Saint Paul NAACP continues to focus on economic disparities, health care, education, voter empowerment and the criminal justice system as it advocates for social justice and the inclusion of all citizens in the democratic process, regardless of racial, ethnic or religious lines.

Mr. Speaker, please join me in rising to honor the courageous and honorable work of the Saint Paul NAACP as staff and the many volunteers who make it a success celebrate its 100th anniversary.

LEUKEMIA & LYMPHOMA SOCIETY'S UPSTATE NEW YORK/VERMONT CHAPTER

HON. CHRISTOPHER P. GIBSON

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. GIBSON. Mr. Speaker, I rise today to honor the generous staff, volunteers, and supporters of the Leukemia & Lymphoma Society's Upstate New York/Vermont Chapter. On Saturday, September 28, in recognition of Blood Cancer Awareness Month, 1,000 walkers will gather at Siena College in Loudonville, NY for the chapter's Light the Night Walk. Participants have raised more than \$200,000 to fund treatments that are saving the lives of blood cancer patients.

I am delighted to formally recognize the Leukemia & Lymphoma Society for its hard work, community spirit, and dedication to fighting cancer. By bringing people together at Siena and similar events around the country this month, the society is making great strides in its mission to cure leukemia, lymphoma, Hodgkin's disease and myeloma and improve the quality of life of patients and their families.

Blood cancer is the number three cancer killer in our country. Nearly 149,000 Americans are expected to be diagnosed in 2013. The Leukemia & Lymphoma Society has invested almost \$1 billion in research, contributing to the development of life-saving drugs. Since 1963, myeloma survival rates have more than tripled. Lymphoma survival rates have more than doubled. Leukemia survival rates have more than quadrupled.

This movement is made possible by the friends, families, and co-workers of cancer patients who form fundraising teams around the Nation. These efforts culminate in inspirational evening walks in over 200 U.S. communities, including the Siena campus and the city of Burlington, VT. Last year the Upstate New York/Vermont Chapter raised \$1.1 million, hosted 19 educational seminars, welcomed 300 attendees to monthly support groups, and disbursed more than \$300,000 in patient financial support.

I want to take this opportunity to express my sincere gratitude to this organization for bringing the light of hope and caring to the dark world of cancer. May God bless and protect these good citizens and their loved ones.

ACKNOWLEDGING AND PREVENTING SUICIDE AMONG VETERANS

HON. EDDIE BERNICE JOHNSON

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Ms. EDDIE BERNICE JOHNSON of Texas. Mr. Speaker, as we reflect on the lives of the nearly 30,000 Americans who die each year by their own hands, it is important that we recognize the emotional and mental trauma that

our nation's veterans specifically face while serving abroad and at home. As we recognize September as Suicide Prevention Month, I believe that there are important steps that we can all take to acknowledge and prevent suicides among our veteran population.

Each day, an estimated 22 veterans commit suicide, or one veteran every 65 minutes. Veterans commit suicide at more than double the rate of the civilian population, which has totaled to more than 49,000 deaths between 2005 and 2011. Veterans make up nearly one in every five suicides nationwide. This is simply unacceptable.

Our veterans face unspeakable challenges in the defense of our nation. Every day, they must endure mental and emotional trauma while spending months, if not years, in foreign countries away from their family and friends. The unique circumstances of their work often have a lasting impact on their physical, mental, and emotional well-being.

As our veterans return home, it is critical that we provide them the sufficient resources and support needed to minimize or reduce any trauma. The Department of Veterans' Affairs, working in conjunction with Members of Congress, has the power to provide this support. Now more than ever, as the number of suicides continues to grow, it is absolutely imperative that we act swiftly and decisively to end this before any more lives are needlessly lost.

Mr. Speaker, we owe it to our veterans to address this tragedy now. It is clear that as long as the number of suicides among our veterans continues to increase, there is plenty more that we can do as lawmakers and leaders to minimize the number of tragedies.

OUR UNCONSCIONABLE NATIONAL
DEBT

HON. MIKE COFFMAN

OF COLORADO

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. COFFMAN. Mr. Speaker, on January 20, 2009, the day President Obama took office, the national debt was \$10,626,877,048,913.08.

Today, it is \$16,738,444,833,205.56. We've added \$6,111,567,784,292.48 to our debt in 5 years. This is \$6.1 trillion in debt our nation, our economy, and our children could have avoided with a balanced budget amendment.

NATIONAL HISPANIC HERITAGE
MONTH

HON. PETER J. VISCLOSKY

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. VISCLOSKY. Mr. Speaker, it is with great respect that I rise to celebrate National Hispanic Heritage Month and its 2013 theme, Hispanics: Serving and Leading Our Nation with Pride and Honor. From September 15, 2013, through October 15, 2013, the people of the United States will once again celebrate the history, culture, and tradition of our Hispanic American brothers and sisters.

Hispanic Heritage Month begins each year on September 15th, the anniversary of the

independence of five Latin American countries: Costa Rica, El Salvador, Guatemala, Honduras and Nicaragua. Mexico and Chile celebrate their independence days on September 16th and September 18th, respectively. Since its inception as National Hispanic Heritage Week in 1968, which later became National Hispanic Heritage Month in 1988, Americans have taken this time to not only honor the rich culture and tradition of Hispanic Americans, but also to reflect on the countless contributions they have made to their communities and to America.

Throughout America's history, people of Hispanic descent have played a major role in the development and progress of our nation. National Hispanic Heritage Month also celebrates the many Hispanic leaders and members of our communities who have added to the prosperity of the United States in every facet of society, including medicine, business, arts and entertainment, sports, education, politics, and the military.

America's success is dependent upon the rich heritage and cultural diversity of our people. I rise today to pay tribute to the countless Hispanic Americans who have made America a better place to live. For their contributions, they are worthy of our highest praise.

Mr. Speaker, at this time, I ask that you and my other distinguished colleagues join me in recognizing National Hispanic Heritage Month. The Hispanic community has played an important role in enriching the quality of life and culture of Northwest Indiana and the United States. Let us commend our Hispanic brothers and sisters who have contributed so much to the improvement of our communities and who have helped shape our great nation.

MISSOURIAN AWARD

HON. BILLY LONG

OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. LONG. Mr. Speaker, I rise today to recognize and honor Bob Beine, Cheryl Burnett, Leon Combs, Charles Edwards, Dwayne Holden, Norm Ridder, Dr. Bharat Shah, Erick Taylor, Mike Williamson, Rudy Farber, C.J. Huff, and Glenna Wallace as this year's recipients of the Missourian Award.

The Missourian Award recognizes Missourians who have positively impacted their communities, state, or nation through contributions in civics, arts, business, or politics.

The late Charles Edwards was awarded for his many years of service at CoxHealth and Cox Medical Plaza. Bob Beine is the president of Beine Automotive Group and has served on the Ford Motor Co. National Dealer Council, the Ozarks Technical Community College Foundation board of directors, and the Springfield First Community Bank board of directors. Cheryl Burnett is director of development for Missouri State University, and served as coach of the Missouri State women's basketball team and is a member of two halls of fame. Leon Combs is the chair of the Skaggs Foundation and owner of the Beaver Creek Elk and Cattle Ranch.

Dwayne Holden leads Custom Metalcraft Inc., a small business he started in 1977 that focuses on customized metal work. Norm Ridder has served as an advocate for chil-

dren's issues, serving for eight years as Springfield Public Schools' superintendent. Dr. Bharat Shah has promoted health care innovation through his invention of four different medical devices. Erick Taylor is the president and CEO of Pyramid Foods, which operates 48 stores in Missouri, Oklahoma, and Arkansas and frequently holds charity events. Mike Williamson led Empire Bank for 26 years and has held a number of leadership roles in the community.

Glenna Wallace has been the chief of the Eastern Shawnee Tribe since 2006. Rudy Farber has served as CEO and president of Community Bank and Trust and former chairman of the Missouri Highways and Transportation Commission. C.J. Huff was honored for his service as the superintendent of the Joplin R-VIII school district.

Each of these recipients has served the community and nation in a unique way and made a positive impact for Southwest Missouri. The hard work and dedication to their respective fields and to the community displayed by these leaders is exceptional.

I am proud of these honorees for each receiving the 2013 Missourian Award and even prouder to call them my neighbors; they make such an incredible positive impact on the Southwest Missouri community. I urge my colleagues to join me in honoring their achievements.

COMMENDING DR. ARTHUR N.
MARTINEZ

HON. RAÚL M. GRIJALVA

OF ARIZONA

IN THE HOUSE OF REPRESENTATIVES

Thursday, September 26, 2013

Mr. GRIJALVA. Mr. Speaker, I rise today to commend Dr. Arthur N. Martinez for his leadership of 20 years to El Rio Community Health Center, in Tucson, Arizona, one of the biggest community health centers in the Nation. Dr. Martinez's personal outreach and accomplishments have been instrumental to Arizona. Dr. Martinez has worked diligently to improve the quality of health care to the underserved in the community.

Dr. Martinez obtained his BS and MD from the University of Arizona in Tucson. He completed his occupational medicine residency at the University of AZ after a general surgery internship and urology residency at the University of TX. Dr. Martinez began as a staff physician at El Rio in 1986. After obtaining his MS in Health Administration from the University of CO, he became the Medical Director of a Medicaid HMO in CA. He has been the Medical Director at El Rio since 1993.

Through his leadership, he has developed systems for El Rio Community Health Center that have rightfully gained national attention. Some of his early accomplishments include a 360 degree provider evaluation system and a physician productivity incentive system. Early in his tenure, he was a quality accreditation expert who assisted other health centers to successfully implement measures to improve quality of care for millions of Americans.

Among his numerous other contributions Dr. Martinez has: created a nationally recognized Clinical Pharmacy Program, developed a residency program from a teaching health center collaboration, integrated oral and behavioral

health into El Rio's model, developed a Patient Care Committee and assisted the formation of the health center pain program, integrated the only community birthing center into El Rio's programs, chaired the first HRSA National Clinical Pharmacy Collaborative and served as chairman of the board for AZ Connected Care (Tucson's first Accountable Care Organization).

His contributions to the well-being of the community have been recognized through his many service and civic awards including: the LULAC Presidential Citation, the FBI Community Service award, the NAACP Community Service Award, the Rosa Parks Community Service Award.

Today I honor Dr. Arthur Martinez for his dedicated and faithful service of 20 years to El Rio CHC, Tucson and the Pima County, Arizona, community. May his example provide a path for others to follow.

SEPTEMBER IS SUICIDE PREVENTION MONTH

HON. CORRINE BROWN
OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES
Thursday, September 26, 2013

Ms. BROWN of Florida. Mr. Speaker, I want to thank Congresswoman SINEMA for organizing this special order today. For far too long, we have treated mental illness as a by-product of physical injuries, and that those who suffer from mental illness just need to get over it.

September is Suicide Prevention Month, and mental health is a big part of the causes of these fatalities.

The VA is on the forefront of treating mental health. The soldiers, sailors, airmen and Marines who served in Iraq and Afghanistan survived at a rate that far outstripped that of any other war that America was involved in. That is due to the cutting edge protections and armor that we outfitted our military with. A side effect of this protection was that they were coming back injured, and many of those injuries were not physically evident. Traumatic Brain Injury, Post Traumatic Stress Disorder.

Post-traumatic stress disorder (PTSD) can occur after one has experienced a traumatic event. A traumatic event can involve the threat of injury or death. Traumatic events that can lead to PTSD include but are not limited to: combat exposure, physical abuse, sexual or physical assault (including Military Sexual Trauma), and serious accidents, like a car wreck.

PTSD symptoms usually start soon after the traumatic event, but may not appear until months or years later. They also may come and go over many years. There are four types of symptoms of PTSD: Reliving the event, avoiding situations that remind you of the event, negative changes in feelings towards yourself and others, feeling too alert (hyperarousal).

PTSD develops differently from person to person.

The VA has developed the Veterans Crisis Line, where free, confidential support is available 24 hours a day, seven days a week, 365 days a year, to Veterans, their families and friends.

As part of this service, online chat and text-messaging services are also offered for free.

Veterans, or anyone concerned about a Veteran, can call 1-800-273-8255 and Press 1, chat online at VeteransCrisisLine.net/Chat or text 838255 to receive support—even if they are not registered with VA or enrolled in VA health care. All Veterans Crisis Line resources are optimized for mobile devices.

Since 2007, the Veterans Crisis Line has answered more than 890,000 calls and made more than 30,000 lifesaving rescues. In 2009, the Veterans Crisis Line added the anonymous chat service, which has had more than 108,000 chats.

I want to thank the Congresswoman from Tuscon for organizing this Special Order today, and commend her leadership on this issue, which is so important for so many people.

PANCREATIC CANCER RESEARCH

HON. JAMES R. LANGEVIN
OF RHODE ISLAND

IN THE HOUSE OF REPRESENTATIVES
Thursday, September 26, 2013

Mr. LANGEVIN. Mr. Speaker, I recently met with a passionate constituent from Rhode Island who told me of her mother's struggles with pancreatic cancer. Katie Boucher recounted the story of her mother, Marie Boucher, who was diagnosed in 2008 and passed away just four months later at the age of 59. Her story resonated with me, not only because my own grandfather battled pancreatic cancer, but because an estimated 45,000 people were diagnosed with this illness in 2013 alone.

Despite great advancements in medical science, we are still woefully behind the mark when it comes to pancreatic cancer. To make matters worse, the budgetary impacts of sequestration are forcing cut-backs at the National Institutes of Health, which is responsible for funding much of the biomedical research across the country.

Mr. Speaker, we can achieve deficit reduction without sacrificing the vital research that not only drives better health outcomes, but also drives our local economies. I ask my colleagues to join me in urging stronger funding for NIH and a stronger focus on biomedical research, not just for Marie Boucher and her daughter, but for the thousands of people who are fighting for their lives in every single district across the country.

PERSONAL EXPLANATION

HON. PETER J. VISCLOSKY
OF INDIANA

IN THE HOUSE OF REPRESENTATIVES
Thursday, September 26, 2013

Mr. VISCLOSKY. Mr. Speaker, on September 25, 2013, I was absent from the House and missed rollcall votes 484 and 485.

Had I been present for rollcall vote 484, on the motion to suspend the rules and pass H.R. 1961, to amend title 46, United States Code, to extend the exemption from the fire-retardant materials construction requirement for vessels operating within the Boundary Line, I would have voted "yes."

Had I been present for rollcall vote 485, on the motion to suspend the rules and agree to H. Res. 354, providing for the concurrence by

the House in the Senate amendment to H.R. 527, with an amendment, I would have voted "yes."

NATIONAL FARM SAFETY AND HEALTH WEEK

HON. TED S. YOHO
OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES
Thursday, September 26, 2013

Mr. YOHO. Mr. Speaker, I rise today to recognize and honor all of the farmers, ranchers, farm hands, veterinarians and families who work tirelessly and have dedicated their lives to our nation's agriculture.

As the 2013 National Farm Safety and Health week comes to a close, I am reminded of the tireless dedication to the safe and best practices that our farmers and ranchers employ while providing not just our nation's breakfast, lunch and dinner but the world's as well.

As a large animal veterinarian, I have had the privilege of working alongside some of the best and hardest working Americans in the country who are typically referred to as salt of the earth type folks. I recognize that it is no easy task to feed the United States let alone the world as well, which is why it is so important to keep our farmers and ranchers safe.

The Department of Labor identifies the agricultural sector as the most dangerous industry in America. As technology improves and we are able to better share best practices, I encourage everyone to do their part to promote the importance of safety in the agricultural industry.

America is known as the bread basket of the world thanks to all our hardworking ranchers and farmers. Thank you all for continuing to build and promote a better, safer and more productive industry.

PERSONAL EXPLANATION

HON. BILL SHUSTER
OF PENNSYLVANIA

IN THE HOUSE OF REPRESENTATIVES
Thursday, September 26, 2013

Mr. SHUSTER. Mr. Speaker, on rollcall No. 484, had I been present, I would have voted "yea."

KAREN MCKAY OF FLORISSANT, MISSOURI RECEIVES TOP VOLUNTEER AWARD FOR EXCELLENCE IN CANCER-FIGHTING ADVOCACY WORK ON SEPTEMBER 17, 2013

HON. WM. LACY CLAY
OF MISSOURI

IN THE HOUSE OF REPRESENTATIVES
Thursday, September 26, 2013

Mr. CLAY. Mr. Speaker, Karen McKay of Florissant, Missouri was awarded ACT! Lead of the Year by the American Cancer Society Cancer Action Network (ACS CAN) for her dedicated volunteer and advocacy work to help make cancer a national priority.

This annual award is given to a lead congressional district volunteer who has demonstrated unfailing leadership advocating for

ACS CAN's areas of cancer-related public policy.

"Karen has been a tireless volunteer and dedicated cancer advocate of ACS CAN's legislative priorities," said Christopher W. Hansen, president of ACS CAN. "We are grateful for Karen's outstanding efforts to organize local volunteers and advocate for strong and effective cancer-fighting public policy in her community."

Karen leads the Ambassador Constituent Team (ACT!) in Congressional District 1 for ACS CAN, the advocacy affiliate of the American Cancer Society. ACS CAN is the nation's largest cancer advocacy organization and supports evidence-based policy and legislative solutions designed to eliminate cancer as a major health problem. As the ACT! Lead, Karen serves as the primary volunteer contact with District 1 lawmakers and recruits and manages other local volunteers to lead district advocacy and fundraising efforts.

Karen has been a volunteer with the American Cancer Society for many years as a leader for her local Relay For Life event and has volunteered with the ACS CAN since it began over 10 years ago.

On behalf of all families touched by cancer, ACS CAN applauds Karen's passion and determination to advocate for meaningful legislation that helps eliminate the burden of cancer and end suffering and death from this disease.

ACS CAN, the nonprofit, nonpartisan advocacy affiliate of the American Cancer Society, supports evidence-based policy and legislative solutions designed to eliminate cancer as a major health problem. ACS CAN works to encourage elected officials and candidates to make cancer a top national priority. ACS CAN gives ordinary people extraordinary power to fight cancer with the training and tools they need to make their voices heard.

HIGHLIGHTS OF KAREN MCKAY'S ACS CAN AND ACS INVOLVEMENT

City Council Member in Florissant, MO from 2000–12 so understands local campaigns.

Attended every MO Lobby Day event from 2002–13; visits personally with over 20 legislators.

Attended every Federal Lobby Day event from 2007–2013; her Member has supported our issues each year, including co-sponsor of Quality of Life bills in 2012 and 2013.

Raised over \$2,000 for Lights of Hope in 2012 and over \$3,000 in 2013.

Had 29 State and Federal Legislators sign the "Cancer Promise" during that campaign.

Her business was a corporate sponsor of the Wall of Hope banner displayed on National Mall.

Every year prior to Federal Lobby Day, tapes 30 minute show on News 20 that airs

several times daily for several weeks, and is seen by over 1 million viewers.

Receives "Pillars of Success" recognition from High Plains each year for work as ACT Lead.

Co-chair of local RFL event in 1998 that raised \$52,000; 3 years later, as Chair, raised \$130,000.

Worked with and helped establish the "Look Good, Feel Better" program in her area for cancer patients.

NOMINATION CRITERIA

To be nominated for an ACS CAN award, an individual/team should have excelled in activities related to building or sustaining their state's volunteer structure and/or elevating the profile of advocacy, ACS CAN, and its public policy agenda. Specifically, a nominee should have accomplished one or more of the following:

ADVANCING THE VOLUNTEER STRUCTURE

Demonstrated exceptional recruitment/retention/recognition abilities.

Demonstrated a successful team approach to advancing our efforts.

ADVANCING ADVOCACY & ACS CAN

Excelled at ACS CAN fundraising efforts.

Effectively communicated the ACS CAN public policy agenda to the media and elsewhere.

Participated in and/or led local/state/federal coalitions in support of ACS CAN's public policy agenda.

Promoted advocacy at Relay and/or other ACS events.

Promoted advocacy and/or ACS CAN within other ACS departments.

2013 NOMINATION OF KAREN MCKAY FOR ACS CAN AWARD FOR ACT LEAD OF THE YEAR, FIRST CONGRESSIONAL DISTRICT, MISSOURI (Mr. Tim Freeman, Missouri Grassroots Director for the American Cancer Society Cancer Action Network (ACS CAN)).

I started in my position as Missouri Grassroots Director in January of 2009. The previous staff person who had my position left me a very detailed packet of information regarding the job. One of the things that stood out to me was her suggestion that one of the first phone calls I should make was to the ACT Lead for the 1st congressional district, Karen McKay. I did so within the first few days of employment, and it's been one of the smartest things I've ever done in this job.

Karen "gets it" when it comes to advocacy. She is a former elected official, so she has firsthand experience and a personal understanding of what it takes to influence elected officials. Karen doesn't pull any punches. She educates herself on the issues she is advocating for, and she presents them in a succinct and powerful way. She is able

to answer questions that lawmakers or staff may have, and makes sure to follow up after her meetings and conversations.

Karen has worked hard to support efforts at all levels of government. As a former City Council member, she understands the role a council can play in passing important pieces of legislation, including local smoke-free ordinances.

At the state level, she has cultivated some tremendous personal relationships with a large number of State Reps, Senators, and staff members. During our MO Lobby Day event each year, she personally meets with dozens of lawmakers and staff members, securing important support for our key legislative efforts. Karen also attends several community functions throughout the year where she has the opportunity to see elected officials from all levels. She never fails to use these opportunities to talk about ACS CAN issues and encourage elected officials to support our efforts.

Karen also worked extremely hard to help promote our recent tobacco tax campaign here in Missouri. Although it fell just short of victory, Karen was a key contributor in getting us as close as we came.

At the federal level, Karen has a tremendous relationship with her Congressman, Rep. Lacy Clay, and his staff. She knows several members of his staff personally, and is always greeted in his DC office with a big smile, hugs, and pictures being taken. The same is true for her meetings with Congressman Clay. Just recently, Karen got Congressman Clay to once again agree to co-sponsor ACS CAN's Quality of Life legislation. Needless to say, Rep. Clay has been a supporter of ACS CAN priority issues for many years, in great part because of the efforts of Karen McKay.

Karen is also a tremendous fundraiser for ACS CAN. Her fundraising efforts began with her involvement with RFL, and have translated over to ACS CAN. Last year, she was one of the top 5 fundraisers for Lights of Hope, with over \$2,500 raised, and this year she has surpassed that goal and will raise over \$3,000 before the event in September. Her overall fundraising for both ACS and ACS CAN are astounding.

Karen has also done a great job of recruiting others to be part of her ACT Team through the years, having filled all positions at some point during her time as ACT Lead.

Karen is an ACT Lead that other members of our Missouri team look to for ideas, leadership, and support. I can tell you that as the staff partner for Missouri, I do the same.

Karen is a big reason for the success we've had here in MO, and it is a pleasure for me to nominate her for ACT Lead of the Year. It's an award that she could have won many times over, and I sincerely hope she will receive full consideration this year.

Daily Digest

Senate

Chamber Action

Routine Proceedings, pages S6905–S6969

Measures Introduced: Four bills and three resolutions were introduced, as follows: S. 1552–1555, and S. Res. 261–263. **Page S6960**

Measures Passed:

Congressional Award Program Reauthorization Act: Senate passed S. 1348, to reauthorize the Congressional Award Act, after agreeing to the following amendment proposed thereto: **Page S6968**

Tester (for Carper) Amendment No. 1998, to change the enactment date. **Page S6968**

National Historically Black Colleges and Universities Week: Senate agreed to S. Res. 261, designating the week beginning September 23, 2013, as “National Historically Black Colleges and Universities Week”. **Page S6968**

Suicide Prevention Awareness: Senate agreed to S. Res. 262, supporting the goals and ideals of suicide prevention awareness. **Pages S6968–69**

Measures Considered:

Continuing Appropriations Resolution—Agreement: Senate continued consideration of H.J. Res. 59, making continuing appropriations for fiscal year 2014, taking action on the following amendments and motions proposed thereto:

Pages S6907–32, S6933–56

Pending:

Reid/Mikulski Amendment No. 1974, to perfect the joint resolution. **Page S6907**

Reid Amendment No. 1975 (to Amendment No. 1974), to change the enactment date. **Page S6907**

Reid Motion to commit the joint resolution to the Committee on Appropriations with instructions, Reid Amendment No. 1976, to change the enactment date. **Page S6907**

Reid Amendment No. 1977 (to (the instructions) Amendment No. 1976), of a perfecting nature. **Page S6907**

Reid Amendment No. 1978 (to Amendment No. 1977), of a perfecting nature. **Page S6907**

A unanimous-consent-time agreement was reached providing that following Leader remarks on Friday,

September 27, 2013, the time until 12:10 p.m. be equally divided between proponents and opponents of the motion to invoke cloture on the joint resolution; that the time from 12:10 p.m. until 12:30 p.m. be reserved for the two Leaders, with the final ten minutes under control of the Majority Leader; that at 12:30 p.m., Senate vote on the motion to invoke cloture on the joint resolution; that if cloture is invoked, all post-cloture time be yielded back; Reid Amendment No. 1975 (listed above) be withdrawn; that no other amendments be in order; that the Majority Leader be recognized to make a motion to waive applicable budget points of order; that if a motion to waive is agreed to, Senate vote, on or in relation to Reid/Mikulski Amendment No. 1974 (listed above); that upon disposition of Reid/Mikulski Amendment No. 1974, the joint resolution be read a third time and Senate vote on passage of the joint resolution, as amended, if amended; and that all after the first vote in this sequence of votes be ten minute votes and there be two minutes equally divided between the votes. **Pages S6947–48**

A unanimous-consent agreement was reached providing for further consideration of the joint resolution at approximately 9:30 a.m. on Friday, September 27, 2013, under the previous order; and that the filing deadline for all second-degree amendments to the joint resolution be at 10:30 a.m. on Friday, September 27, 2013. **Page S6969**

House Messages:

Responsible Helium Administration and Stewardship Act: Senate concurred in the amendment of the House of Representatives to the amendment of the Senate to H.R. 527, to amend the Helium Act to complete the privatization of the Federal helium reserve in a competitive market fashion that ensures stability in the helium markets while protecting the interests of American taxpayers. **Pages S6932–33**

Messages from the House: **Page S6957**

Enrolled Bills Presented: **Page S6957**

Petitions and Memorials: **Pages S6957–60**

Executive Reports of Committees: **Page S6960**

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Statements on Introduced Bills/Resolutions:**Pages S6961–62****Additional Statements:****Pages S6956–57****Amendments Submitted:****Pages S6962–68****Authorities for Committees to Meet: Page S6968****Privileges of the Floor: Page S6968**

Adjournment: Senate convened at 10 a.m. and adjourned at 7:01 p.m., until 9:30 a.m. on Friday, September 27, 2013. (For Senate's program, see the remarks of the Acting Majority Leader in today's Record on page S6969.)

Committee Meetings

(Committees not listed did not meet)

NOMINATIONS

Committee on Foreign Relations: Committee concluded a hearing to examine the nominations of Rose Eilene Gottenmoeller, of Virginia, to be Under Secretary for Arms Control and International Security, who was introduced by Senators Shaheen and Isakson, Frank A. Rose, of Massachusetts, to be Assistant Secretary for Verification and Compliance, and Adam M. Scheinman, of Virginia, to be Special Representative of the President for Nuclear Nonproliferation, with the rank of Ambassador, all of the Department of State, after the nominees testified and answered questions in their own behalf.

NOMINATIONS

Committee on Foreign Relations: Committee concluded a hearing to examine the nominations of Timothy M. Broas, of Maryland, to be Ambassador to the Kingdom of the Netherlands, Donald Lu, of California, to be Ambassador to the Republic of Albania, and Robert A. Sherman, of Massachusetts, to be Ambassador to the Portuguese Republic, all of the Department of State, after the nominees testified and answered questions in their own behalf.

PROMOTING A 21ST CENTURY WORKFORCE FOR THE POSTAL SERVICE

Committee on Homeland Security and Governmental Affairs: Committee concluded a hearing to examine reforming and renewing the postal service, part II, focusing on promoting a 21st century workforce, including health and pension benefits proposals involv-

ing trade-offs, and S. 1486, to improve, sustain, and transform the United States Postal Service, after receiving testimony from Patrick R. Donahoe, Postmaster General and Chief Executive Officer, United States Postal Service; Jonathan Foley, Director, Planning and Policy Analysis, Office of Personnel Management; Frank Todisco, Chief Actuary, Applied Research and Methods, and John E. Dicken, Director, Health Care, both of the Government Accountability Office; Fredric V. Rolando, National Association of Letter Carriers, John F. Hegarty, National Postal Mail Handlers Union, Robert J. Rapoza, National Association of Postmasters of the United States, Douglas Holtz-Eakin, American Action Forum, and Dean Baker, Center for Economic and Policy Research, all of Washington, D.C.

NEWBORN SCREENING

Committee on Health, Education, Labor, and Pensions: Subcommittee on Children and Families concluded a hearing to examine how newborn screening saves lives, focusing on the past, present, and future of the newborn screening system, after receiving testimony from Natasha F. Bonhomme, Baby's First Test, and Jennifer L. Howse, March of Dimes Foundation, both of Washington, D.C.; R. Rodney Howell, University of Miami Miller School of Medicine, Miami, Florida; and Joye Mullis, Raleigh, North Carolina.

BUSINESS MEETING

Committee on the Judiciary: Committee ordered favorably reported the nominations of Patricia M. Wald, of the District of Columbia, to be a Member of the Privacy and Civil Liberties Oversight Board, and Zachary Thomas Fardon, to be United States Attorney for the Northern District of Illinois, Department of Justice.

FOREIGN INTELLIGENCE SURVEILLANCE ACT

Select Committee on Intelligence: Committee concluded a hearing to examine Foreign Intelligence Surveillance Act, focusing on the NSA call records program, after receiving testimony from James Clapper, Director of National Intelligence; General Keith Alexander, Director, National Security Agency; James Cole, Deputy Attorney General, Department of Justice; Ben Wittes, Brookings Institution, Washington, D.C.; and Tim Edgar, Brown University Watson Institute for International Studies, Providence, Rhode Island.

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 16 public bills, H.R. 3184–3199; and 1 resolution, H. Res. 360 were introduced. **Pages H5882–83**

Additional Cosponsors: **Pages H5884–85**

Reports Filed: Reports were filed today as follows: H.R. 1493, to impose certain limitations on consent decrees and settlement agreements by agencies that require the agencies to take regulatory action in accordance with the terms thereof, and for other purposes (H. Rept. 113–230)

H. Res. 361, waiving a requirement of clause 6(a) of rule XIII with respect to consideration of certain resolutions reported from the Committee on Rules, and relating to consideration of the Senate amendment to the bill (H.R. 2642) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes (Rept. 113–231). **Page H5882**

Speaker: Read a letter from the Speaker wherein he appointed Representative LaMalfa to act as Speaker pro tempore for today. **Page H5835**

Recess: The House recessed at 10:52 a.m. and reconvened at 12 noon. **Page H5841**

Journal: The House agreed to the Speaker's approval of the Journal by a yea-and-nay vote of 260 yeas to 137 nays with 2 answering "present", Roll No. 488. **Pages H5842, H5848**

Suspensions—Proceedings Resumed: The House agreed to suspend the rules and pass the following measures which were debated yesterday, September 25th:

Ensuring that any new or revised requirement providing for the screening, testing, or treatment of individuals operating commercial motor vehicles for sleep disorders is adopted pursuant to a rule-making proceeding: H.R. 3095, to ensure that any new or revised requirement providing for the screening, testing, or treatment of individuals operating commercial motor vehicles for sleep disorders is adopted pursuant to a rulemaking proceeding, by a $\frac{2}{3}$ yea-and-nay vote of 405 yeas with none voting "nay", Roll No. 486 and **Pages H5846–47**

Amending the Interstate Land Sales Full Disclosure Act to clarify how the Act applies to condominiums: H.R. 2600, to amend the Interstate Land Sales Full Disclosure Act to clarify how the Act applies to condominiums, by a $\frac{2}{3}$ yea-and-nay

vote of 410 yeas with none voting "nay", Roll No. 487. **Pages H5847–48**

Southeast Arizona Land Exchange and Conservation Act of 2013: The House began consideration of H.R. 687, to facilitate the efficient extraction of mineral resources in southeast Arizona by authorizing and directing an exchange of Federal and non-Federal land. Consideration of the measure is expected to resume tomorrow, September 27th. **Pages H5848–63**

Pursuant to the rule, the amendment in the nature of a substitute recommended by the Committee on Natural Resources now printed in the bill shall be considered as an original bill for the purpose of amendment under the five-minute rule. **Page H5854**

Rejected:

Grijalva amendment (No. 1 printed in part A of H. Rept. 113–215) that sought to guarantee the jobs this mine does create benefit the local community by requiring that the Remote Operating Center be located in the town of Superior, Arizona or an adjacent mining community (by a recorded vote of 180 yeas to 227 noes, Roll No. 489) and **Pages H5856–57, H5862**

Napolitano amendment (No. 3 printed in part A of H. Rept. 113–215) that sought to protect water quality and water quantity for the people living and working near this proposed mine, given estimates that mining operations will consume the equivalent of the annual water supply for 20,000 homes (by a recorded vote of 191 yeas to 217 noes, Roll No. 490). **Pages H5860–62, H5862–63**

Proceedings Postponed:

Ben Ray Luján (NM) amendment (No. 2 printed in part A of H. Rept. 113–215) that seeks to require the Secretary to remove Native American sacred and cultural sites from the conveyance in consultation with affected Indian Tribes. **Pages H5857–60**

H. Res. 351, the rule providing for consideration of the bills (H.R. 687), (H.R. 1526), and (H.R. 3102) was agreed to on Thursday, September 19th.

Senate Messages: Messages received from the Senate today appear on pages H5841, H5871.

Senate Referral: S. 252 was referred to the Committee on Energy and Commerce. **Page H5881**

Quorum Calls—Votes: Three yea-and-nay votes and two recorded votes developed during the proceedings of today and appear on pages H5846–47, H5847–48, H5848, H5862, H5862–63. There were no quorum calls.

Adjournment: The House met at 10 a.m. and adjourned at 6:59 p.m.

Committee Meetings

THE CONGRESSIONAL BUDGET OFFICE'S LONG-TERM BUDGET OUTLOOK

Committee on the Budget: Full Committee held a hearing entitled “The Congressional Budget Office’s Long-Term Budget Outlook”. Testimony was heard from Douglas W. Elmendorf, Director, Congressional Budget Office.

CLOSER LOOK AT CUBA AND ITS RECENT HISTORY OF PROLIFERATION

Committee on Foreign Affairs: Subcommittee on the Western Hemisphere held a hearing entitled “A Closer Look at Cuba and its Recent History of Proliferation”. Testimony was heard from public witnesses.

FULFILLING A KEY 9/11 COMMISSION RECOMMENDATION: IMPLEMENTING BIOMETRIC EXIT

Committee on Homeland Security: Subcommittee on Border and Maritime Security held a hearing entitled “Fulfilling A Key 9/11 Commission Recommendation: Implementing Biometric Exit”. Testimony was heard from John Wagner, Acting Deputy Assistant Commissioner, Office of Field Operations, Customs and Border Protection, Department of Homeland Security; John Woods, Assistant Director, Immigration and Customs Enforcement, Department of Homeland Security; and Rebecca Gambler, Director, Homeland Security and Justice Issues, Government Accountability Office.

SAME-DAY CONSIDERATION OF CERTAIN RESOLUTIONS REPORTED FROM THE COMMITTEE ON RULES; AND RELATING TO CONSIDERATION OF THE SENATE AMENDMENT TO THE BILL H.R. 2642

Committee on Rules: Full Committee held a hearing on H. Res. 361 waiving a requirement of clause

6(a) of rule xiii with respect to considerations of certain resolutions reported from the committee on rules, and relating to consideration of the senate amendment to the bill (H.R. 2642) to provide for the reform and continuation of agricultural and other programs of the Department of Agriculture through fiscal year 2018, and for other purposes. The Committee granted by record vote of 9–3, a rule, which waives clause 6(a) of rule XIII (requiring a two-thirds vote to consider a rule on the same day it is reported from the Rules Committee) against certain resolutions reported from the Rules Committee. The rule applies the waiver to any resolution reported through the legislative day of September 30, 2013, relating to any of the following: (1) A measure making continuing appropriations for the fiscal year ending September 30, 2014; and (2) a measure relating to the public debt limit. In Section 2, the rule provides that the House concurs in the Senate amendment to H.R. 2642 with an amendment consisting of the text of H.R. 2642, as passed by the House, modified by the insertion of a new title IV consisting of the text of H.R. 3102, as passed by the House, with designations, short titles, and cross-references conformed accordingly.

Joint Meetings

No joint committee meetings were held.

COMMITTEE MEETINGS FOR FRIDAY, SEPTEMBER 27, 2013

(Committee meetings are open unless otherwise indicated)

Senate

No meetings/hearings scheduled.

House

No hearings are scheduled.

Next Meeting of the SENATE

9:30 a.m., Friday, September 27

Next Meeting of the HOUSE OF REPRESENTATIVES

9 a.m., Friday, September 27

Senate Chamber

Program for Friday: Senate will continue consideration of H.J. Res. 59, Continuing Appropriations Resolution. At approximately 12:30 p.m., there will be up to four votes on or in relation to cloture on the joint resolution, a motion to waive budget points of order, Reid/Mikulski Amendment No. 1974, and passage of the joint resolution. The filing deadline for second-degree amendments to the joint resolution is 10:30 a.m.

House Chamber

Program for Friday: Consideration of the following measures under suspension of the rules: 1) Concur in the Senate Amendment to H.R. 1412—Department of Veterans Affairs Expiring Authorities Act of 2013, as amended; 2) H.R. 185—To designate the United States courthouse located at 101 East Pecan Street in Sherman, Texas, as the “Paul Brown United States Courthouse; 3) H.R. 2251—To designate the United States courthouse located at 118 South Mill Street, in Fergus Falls, Minnesota, as the “Edward J. Devitt United States Courthouse”; and 4) H.R. 3096—To designate the building occupied by the Federal Bureau of Investigation located at 801 Follin Lane, Vienna, Virginia, as the “Michael D. Resnick Terrorist Screening Center”.

Extensions of Remarks, as inserted in this issue

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Congressional Record

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