

leadership then, and I was pushing it, and I was told we just can't do that. We should have. We didn't. We should have had major tax reform. Well, now is the time. This is a great time to push for a flat tax or a simplified tax that's fair, simpler, and so that everybody has their fair share.

I don't want a mega-rich person paying a 10 or 12 percent income tax. Everybody ought to have some interest financially in what happens here—and not because they make lots of money and don't put anything in. People need to have a vested interest in this Congress by paying income tax in. And the lowest rate is down, I believe, around 15 percent. It may be 5 percent. I've forgotten now. But the top rate has been 39 percent. Some people want it to go higher. And even though the top rate is 39 percent, there are some mega-rich that don't pay 39. Well, why not have a tax that's a fair tax cut across the middle that will be a flat tax. Everybody pays the same amount of tax. That ought to be fair. Everybody ought to have the same thing.

Art Laffer, a great economist that helped revive the dismal economy coming out of the Carter administration, was just saying this week—I agreed with what he said. I have been talking about this, and I appreciate that man's opinion so much. He said we ought to have a flat tax. And he said, I believe you could get there and have the same amount of revenue if you were to have a 12, 13 percent flat tax, and even allow for mortgage interest deduction and to allow for deductions to charitable contributions. That was the main part of the tax. There was another aspect. But, boy, that would be so much more fairer. No mega-rich would get out without paying nothing. GE shouldn't have to pay nothing or, get away with paying nothing just because they're a friend of the administration and get lobbying and all that kind of stuff.

Everybody ought to have to pay something. I'm okay with reducing corporation tax because when you do that, you're reducing the tariff we're putting on our own products. And if you took off the 35 percent tariff we put on every corporate American good produced, there's no telling how many markets around the world would just be begging for American products that would have 35 percent less of a tariff on those goods. We could compete anywhere if we keep the tariff down on our own goods. People talk about putting tariffs on other people's goods. We ought to get it off our own. And then you would see massive amounts of economic boom going on, and people would be hired, and more people would pay the 12, 13 percent income tax. You would have more revenue than ever coming into the American coffers in the Federal Government. That would create jobs. And as people know, the best form of welfare is a job. You feel good about yourself. But it's hard to feel too good about what is going on down there.

As I have said before, down in the Senate, above the door from the Presi-

dent's sitting position, above the left door are the words "Annuit Coeptis." He, God, has smiled on our undertaking. It's part of our Great Seal on the back of every dollar bill. It's hard to believe that God could be smiling on people that will not allow debate on a responsible balanced budget amendment.

In the time I have left, let me just say we've got so many calls, emails, letters, encouragement. And so many of them say, We're praying for you in Washington that you will do the right thing. Some of us happen to believe—and I won't try to push my religious beliefs on others—but some of us happen to believe that as we're told in the Old Testament, the Lord is the source of all wisdom. That there is no wisdom outside of that. Ben Franklin apparently believed that, as he said in 1787, "I have lived, sir, a long time, and the longer I live, the more convincing proofs I see of this truth: that God governs in the affairs of men."

Mr. Speaker, Peter Marshall was Senate Chaplain back in the 1940s, and a constituent gave me this book with many of the prayers that he prayed there on the Senate floor. I want to finish, Mr. Speaker, with a prayer prayed by Peter Marshall, U.S. Chaplain for the United States Senate in the 1940s. On the Senate floor, as the Senators are down there. It makes a wonderful prayer.

Peter Marshall prayed:

"We pray to Thee, O Christ, to keep us under the spell of immortality.

"May we never again think and act as if Thou wert dead. Let us more and more come to know Thee as a living Lord who hath promised to them that believe: 'Because I live, ye shall live also.'

"Help us to remember that we are praying to the Conqueror of Death, that we may longer be afraid nor be dismayed by the world's problems and threats, since Thou hast overcome the world.

"In Thy strong name we ask for Thy living presence and Thy victorious power. Amen."

Mr. Speaker, may that be our prayer also tonight.

I yield back the balance of my time.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 8 o'clock and 50 minutes p.m.), under its previous order, the House adjourned until tomorrow, Saturday, July 30, 2011, at noon.

EXECUTIVE COMMUNICATIONS, ETC.

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

2650. A letter from the Deputy Director, Food and Community Resources, Department of Agriculture, transmitting the De-

partment's final rule — Competitive and Noncompetitive Nonformula Federal Assistance Programs — Administrative Provisions for Biomass Research and Development Initiative (0524-AA61) received June 20, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

2651. A letter from the Chief Counsel, Department of Homeland Security, transmitting the Department's final rule — Changes in Flood Elevation Determinations [Docket ID: FEMA-2011-0002] received July 14, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2652. A letter from the Chief Counsel, Department of Homeland Security, transmitting the Department's final rule — Suspension of Community Eligibility [Docket ID: FEMA-2011-0002] [Internal Agency Docket No.: FEMA-8187] received July 14, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2653. A letter from the Chief Counsel, Department of Homeland Security, transmitting the Department's final rule — Final Flood Elevation Determinations [Docket ID: FEMA-2011-0002] received July 14, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2654. A letter from the General Counsel, National Credit Union Administration, transmitting the Administration's final rule — Prompt Corrective Action; Amended Definition of Low-Risk Assets (RIN: 3133-AD81) received July 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2655. A letter from the Assistant Deputy Secretary for Innovation and Improvement, Department of Education, transmitting the Department's final rule — Promise Neighborhoods Program (RIN: 1855-ZA07) received July 12, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

2656. A letter from the Director, Office of Congressional Affairs, Nuclear Regulatory Commission, transmitting the Commission's final rule — Interim Enforcement Policy for Certain Fire Protection Issues [NRC-2008-0486] (RIN: 3150-AG48) received July 14, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2657. A letter from the Director, Office of Personnel Management, transmitting the Office's final rule — Federal Employees Health Benefits Program: New Premium Rating Method for Most Community Rated Plans (RIN: 3206-AM39) received July 14, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Oversight and Government Reform.

2658. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — Marking Meteorological Evaluation Towers [Docket No.: FAA 2010-1326] received July 7, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2659. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Bell Helicopter Textron, Inc. Model 205A, 205A-1, 205B, 212, 412, 412CF, and 412EP Helicopters [Docket No.: FAA-2011-0561; Directorate Identifier 2010-SW-001-AD; Amendment 39-16715; AD 2011-12-08] (RIN: 2120-AA64) received July 12, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2660. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Bombardier, Inc. Model CL-600-2C10 (Regional Jet Series 700, 701, & 702), Model CL-600-2D15 (Regional Jet