should be our friends, and they are my friends.

Therefore, when I saw my Muslim friends there at the home of my friend Massoud, there were big hugs all around. This administration calls them war criminals because some of them fight as viciously as the Taliban that they fight against, but they were friends. They fought with us. They did much of our fighting for us before we became occupiers in Afghanistan.

Yet, when this administration throws our allies under a bus, it means for them to stay there. Well, some of us believe that if we ever hope to have other allies, then it is critical that we treat our allies with respect. We don't stab them in the back. We don't throw them under the bus. But that's a lesson hard learned.

There are international reports that say President Karzai may be willing to resign a year early. That's been heard different places around the world. Gee. wow, isn't that wonderful if Karzai would resign a year early. But in meeting with my friends who have talked to some of Karzai's circle, they point out: Do you in America not understand that when this President Karzai says he's looking at retiring a year early, it's not because he is some big-hearted, wonderful, democracy-loving person? If he loved democracy, he'd let us elect our governors. He'd let us elect our mayors. But he wants to appoint them, and he's not ready to give up power. But the Afghan constitution apparently says that if you've served two terms, you cannot run for a third term.

So, this President Karzai is looking at a way, when perhaps if he resigned a year early, then he could argue, I didn't serve two terms. I served 1 year short of two terms, therefore I can run for a third term.

□ 2030

Being as how the President of Afghanistan appoints the governors, the mayors, the chiefs of police, so many of the positions of power in Afghanistan, it's quite conceivable that he could ensure that he got elected again next time if he ran a third time. And if he were to be allowed to run a third time and get elected, that puts him beyond 2014, which means the United States will not be around to enforce the promises that President Karzai made.

Oh, it's a hope and prayer that this administration will quit living on the false promises of people who say they're going to help us, but are sworn publicly and privately to destroy our way of life. And there are those we continue to hear say, Look, Israel is just occupiers. They're occupiers in this land. The Palestinians have more claim. But as Newt Gingrich pointed out, the term "Palestinian" is a very recent word that found usage. If you go back, as one reporter did, who ended up being let go, she marveled that these people ought to go back to Poland or wherever they came from, when actually if you look at where they came from 1,600, 1,700 years before Mohammed existed in the city of Hebron, a King named David ruled for 7 years. He then moved the capital up to Jerusalem, and a beautiful capital it was.

Some have said, "Well, where is the evidence of the Israelis being in Jerusalem?" Well, we know that Mohammed never went to Jerusalem. He had a dream, as I understand it at one point, that he had gone there; but he never physically went. That's for sure. But here is the current city of Jerusalem. This is the city of David here, south of the Temple Mount, Mount Moriah, where Abraham went. It's interesting, because people have said, gee, where is the archeological evidence? And we see people around the country in Hebron where Jesse was buried, where his tomb is, in what I call Shiloh and they were calling Sheloh. The Ark of the Covenant, they've found the location, it certainly appears, where it was kept for over 300 years, long before there was a Mohammed.

People have said, well, where is the evidence? It is beginning to show up in droves. Quite interesting, as the archeologists have begun to look, they've realized, you know what, the city of David may have been south down the hill from where the current Temple Mount is. They began excavating, and they found all kinds of dramatic evidence of Israel's existence. It's dramatic. There is no question from the things that are being found and the way they're being dated and the dates that are coming to light that Israel existed in the land where it has its country now. Not just in part, but throughout the West Bank. That was Israeli territory many, many centuries before a man named Mohammed lived.

I'm not attempting to push my religious beliefs on anybody else. These are simply the facts of history that we have to look at and understand. Until we have an administration that stops blinding those who are supposed to protect us, we're in big trouble. So it is important that we pay tribute to our dear friend Israel, stop the betrayals, and say thank God for the nation of Israel and the dear friend that they are to the United States.

With that, I yield back the balance of my time.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. DAVIS of Kentucky (at the request of Mr. CANTOR) for today and April 27 on account of personal reasons.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 8 o'clock and 35 minutes p.m.), the House adjourned until tomorrow, Friday, April 27, 2012, 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:

5797. A letter from the Secretary, Commodity Futures Trading Commission, transmitting the Commission's "Major" final rule — Swap Dealer and Major Swap Participant Recordkeeping, Reporting, and Duties Rules; Futures Commission Merchant and Introducing Broker Conflicts of Interest Rules; and Chief Compliance Officer Rules for Swap Participants, and Futures Commission Merchants (RIN: 3038-AC96) received April 3, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

5798. A letter from the Deputy Chief Management Officer, Department of Defense, transmitting the annual report for FY 2012 for the Investment Review Board and Investment Management; to the Committee on Armed Services.

5799. A letter from the Acting Under Secretary, Department of Defense, transmitting authorization of 3 officers to wear the authorized insignia of the grade of brigadier general; to the Committee on Armed Services

5800. A letter from the Vice Admiral, U.S. Navy, Principal Military Deputy, Department of Defense, transmitting notice that the Navy intends to donate the destroyer ex-EDSON (DD946) to the Saginaw Valley Naval Ship Museum; to the Committee on Armed Services.

5801. A letter from the Secretary, Department of Health and Human Services, transmitting Report to Congress: Tobacco Prevention and Control Activities in the United States, 2008-2009; to the Committee on Energy and Commerce.

5802. A letter from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule — Creation of a Low Power Radio Service [MM Docket No.: 99-25] received April 3, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

5803. A letter from the Program Manager, Internal Revenue Service, transmitting the Service's final rule — Summary of Benefits and Coverage and Uniform Glossary [TD 9575] (RIN: 1545-BJ94) received April 10, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

5804. A letter from the Secretary, Department of Transportation, transmitting the Department's annual report prepared in accordance with section 203 of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Pub. L. No. 107-174; to the Committee on Oversight and Government Reform.

5805. A letter from the Assistant Secretary for Management of Chief Financial Officer, Department of the Treasury, transmitting the Department's report for fiscal year 2011 on the Acquisition of Articles, Materials, and Supplies Manufactured Outside the United States, pursuant to Public Law 110-28, section 8306; to the Committee on Oversight and Government Reform.

5806. A letter from the Director, Environmental Protection Agency, transmitting the Agency's annual report for FY 2011 prepared in accordance with Section 203 of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Public Law 107-174; to the Committee on Oversight and Government Reform.

5807. A letter from the Secretary, Federal Trade Commission, transmitting the Commission's annual report for Fiscal Year 2011

prepared in accordance with Section 203 of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Public Law 107-174; to the Committee on Oversight and Government Reform.

5808. A letter from the Director, International Broadcasting Bureau, transmitting the Bureau's annual report for fiscal year 2011 on the Notification and Federal Employee Antidiscrimination and Retaliation (No FEAR) Act of 2002; to the Committee on Oversight and Government Reform.

5809. A letter from the Chairman, Merit Systems Protection Board, transmitting the Board's annual report for FY 2011 prepared in accordance with the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act); to the Committee on Oversight and Government Reform.

5810. A letter from the Associate Commissioner/EEO Director, National Indian Gaming Commission, transmitting the Commission's annual report for FY 2011 prepared in accordance with the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Pub. L. 107-174; to the Committee on Oversight and Government Reform.

5811. A letter from the Director, Office of EEO and Diversity, Patent and Trademark Office, transmitting the Office's annual report for fiscal year 2011, in accordance with Section 203 of the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Public Law 107-174; to the Committee on Oversight and Government Reform.

5812. A letter from the EEO Director, Securities and Exchange Commission, transmitting the Commission's annual report for FY 2011 prepared in accordance with the Notification and Federal Employee Antidiscrimination and Retaliation Act of 2002 (No FEAR Act), Pub. L. 107-174; to the Committee on Oversight and Government Reform.

Oversight and Government Reform. 5813. A letter from the Deputy Chief, National Forest System, Department of Agriculture, transmitting the Department's report on the exterior boundary of Allegheny Wild and Scenic River Allegheny National Forest, pursuant to 16 U.S.C. 1274; to the Committee on Natural Resources.

5814. A letter from the Acting Assistant Administrator for Fisheries, Department of Commerce, transmitting the 2011 Report to Congress on the Disclosure of Financial Interest and Recusal Requirements for Regional Fishery Management Councils and Scientific and Statistical Committees; to the Committee on Natural Resources.

5815. A letter from the Trial Attorney, Department of Transportation, transmitting the Department's final rule — Railroad Workplace Safety; Adjustment-Track On-Track Safety for Roadway Workers [Docket No.: FRA-2008-0059, Notice No. 5] (RIN: 2130-AB96), pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5816. A letter from the Attorney Advisor, Department of Transportation, transmitting the Department's final rule — Value Engineering [FHWA Docket No.: FHWA-2011-0046] (RIN: 2125-AF40) received April 2, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5817. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30832; Amdt. No. 3469] received April 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5818. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule—Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30831; Amdt. No. 3468] received April 9, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5819. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; General Electric Company (GE) Turbofan Engines [Docket No.: FAA-2006-2573; Directorate Identifier 2006-NE-27-AD; Amendment 39-16961; AD 2012-04-05] (RIN: 2120-AA64) received April 2, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5820. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airplanes Originally Manufactured by Lockheed for the Military as P2V Airplanes [Docket No.: FAA-2012-0107; Directorate Identifier 2012-NM-018-AD; Amendment 39-16955; AD 2012-03-51] (RIN: 2120-AA64) received April 2, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5821. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Pratt & Whitney Division Turbofan Engines [Docket No.: FAA-2011-0944; Directorate Identifier 2011-NE-11-AD; Amendment 39-16960; AD 2012-04-04] (RIN: 2120-AA64) received April 2, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5822. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; The Boeing Company Airplanes [Docket No.: FAA-2008-0107; Directorate Identifier 2007-NM-087-AD; Amendment 39-16965; AD 2012-04-09] (RIN: 2120-AA64) received April 2, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5823. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Bombardier, Inc. Airplanes [Docket No.: FAA-2011-1230; Directorate Identifier 2011-NM-141-AD; Amendment 39-16964; AD 2012-04-08] (RIN: 2120-AA64) received April 2, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5824. A letter from the Chairman, Department of Transportation, Surface Transportation Board, transmitting the Department's final rule — Waybill Data Released in Three-Benchmark Rail Rate Proceedings [Docket No. EP 646 (Sub-No. 3)] received April 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

5825. A letter from the Federal Register Liaison Officer, Department of the Treasury, transmitting the Department's final rule—Establishment of the Wisconsin Ledge Viticultural Area [Docket No.: TTB-2011-0007; T.D. TTB-102; Re: Notice No. 121] (RIN: 1513-AB82) received April 9, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

5826. A letter from the Federal Register Liaison Officer, Department of the Treasury, transmitting the Department's final rule—Labeling Imported Wines With Multistate Appellations [Docket No.: TTB-2010-0007; T.D. TTB-101; Re: Notice No.: 110] (RIN: 1513-AB58) received April 9, 2012, 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. ISSA: Committee on Oversight and Government Reform. H.R. 4257. A bill to amend chapter 35 of title 44, United States Code, to revise requirements relating to Federal information security, and for other purposes; with an amendment (Rept. 112–455). Referred to the Committee of the Whole House on the state of the Union.

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. STEARNS (for himself and Ms. MATSUI):

H.R. 4817. A bill to require the reallocation and auction for commercial use of the electromagnetic spectrum between the frequencies from 1755 megahertz to 1780 megahertz; to the Committee on Energy and Commerce.

By Mr. GOSAR:

H.R. 4818. A bill to amend the Employee Retirement Income Security Act of 1974 to ensure health care coverage value and transparency for dental benefits under group health plans; to the Committee on Education and the Workforce.

By Ms. SCHAKOWSKY:

H.R. 4819. A bill to suspend temporarily the duty on certain sound-isolating earphones with multiple balanced armature speakers; to the Committee on Ways and Means.

By Ms. SCHAKOWSKY:

H.R. 4820. A bill to suspend temporarily the duty on certain single-driver sound isolating earphones; to the Committee on Ways and Means.

By Ms. SCHAKOWSKY:

H.R. 4821. A bill to suspend temporarily the duty on certain self-contained, single-element unidirectional (cardioid) dynamic microphones; to the Committee on Ways and Means.

By Mr. BERMAN:

H.R. 4822. A bill to extend the temporary suspension of duty on certain shopping bags; to the Committee on Ways and Means.

By Mr. BERMAN:

H.R. 4823. A bill to suspend temporarily the duty on spun-bonded, non-woven, high-density polyethylene materials; to the Committee on Ways and Means.

By Mr. BERMAN:

H.R. 4824. A bill to suspend temporarily the duty on non-woven recycled polyethylene terephthalate; to the Committee on Ways and Means.

By Mr. SULLIVAN (for himself, Mr. TERRY, Mr. Ross of Florida, and Mr. FLORES):

H.R. 4825. A bill to amend the Congressional Budget Act of 1974 to establish a point of order to prohibit the extension of the statutory debt limit unless a concurrent resolution on the budget has been agreed to and is in effect, Federal spending is cut and capped, and a balanced budget amendment to the constitution has been sent to the States for ratification, and for other purposes; to the Committee on Rules, and in addition to the Committee on the Budget, 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.