\square 2045

Well, it is because we have a chance to fix something that is terribly broken that exposes Americans to loss of life, loss of property, all kinds of losses, including the loss of a free United States of America. It is that desperate of a situation.

And the Border Patrol, most of the ones I know and have talked to, say: If you allow some of this big—whether you call it a caravan or call it what it really is, an attempted invasion, there are going to be bigger and bigger caravans and invasions. Some of them will end up being so big, you will not be able to stop them, not with troops. It would require all-out war.

The time to stop it is now.

We have seen the photographs of some walled fences where people want to thumb their noses at United States sovereignty. We take an oath. We are supposed to protect the Constitution.

Our number one obligation is to protect the American people. Going back to, metaphorically, the referee-coachplayer situation, we are supposed to make sure that the players have a venue where they can safely pursue the free enjoyment of their activity.

And we know—we have heard it from the Mexican officials—there are hundreds of known criminals. Just in the invasive caravan they have seen so far, we know there is MS-13. We know there are people who are going to do terrible damage, cause loss of life, limb. and property.

If we are going to carry out our obligation to the American people, we need to protect them. We need to make sure people come in orderly.

People can slam the American people and raise issues about: Oh, gosh, you guys are such xenophobes and, oh, you have so much hate

No. We have a love for the American people.

If a parent sees somebody trying to break into their home who is suffering from an illness that will likely be caught by others who are lawfully in the home, that parent would have an obligation, morally, legally. You are supposed to protect your children. Some go to jail for not protecting their children.

In that scenario, which we know there are people with illnesses trying to barge into America, and obviously there are people who have come into America with illnesses we thought we had gotten rid of in the United States, they are bringing them back in.

That is why there was an Ellis Island. That is why democratic presidents and Congresses had gone to such extremes to make sure people were properly vetted, so that the people to whom they answered could live more safely, freely, without fear of an invasion.

We have that obligation to make sure the American people are protected.

BRAD BYRNE'S bill gets around the 60-vote requirement in the Senate. We have one of the smartest Speakers we have ever had in PAUL RYAN. He has

been former chair of the Budget Committee. He knows exactly how to go about getting a reconciliation effort accomplished.

Under the process known as reconciliation, all that they would need to do is bring up a 2019 budget resolution that would alter reconciliation instructions. Under BRAD's bill, it would provide \$25 billion for a border wall that would be placed in mandatory spending, and that would be as instructed by the Homeland Security Committee.

It is a majority vote to make that budget change. It is a budget resolution. That is what it would take. Once that is done, then the money could be placed into this trust account that is being set up under the Byrne bill.

I know, back a year and a half ago, we heard all kinds of threats: Oh, we can't really repeal ObamaCare because of the Byrd rule. Can't do it under reconciliation. Oh, the Byrd rule. Oh, we can't.

We had Republican leaders in the House and Senate telling us: Well, no, the Byrd rule won't let that happen. Sorry. It won't let it happen.

Nobody bothered to go check with the Parliamentarian. The Parliamentarian is not even the last word. Parliamentarians—I am very sorry to say this, but it is true—sometimes are wrong

I don't know of a time when our current Parliamentarian was wrong, but I certainly know of a prior occasion when a predecessor, since I have been here, was totally wrong.

The Parliamentarian doesn't make decisions. The Parliamentarian gives advice. The decision comes from the Chair.

So, MIKE LEE, Senator LEE, went and asked the Parliamentarian: Do you think this will violate the Byrd rule?

Well, I can't give a preliminary opinion, but I don't see anything there that would violate the Byrd rule. No, I don't think it would be a problem.

Wow.

We had been told for a month that we couldn't do that, that we couldn't repeal ObamaCare, because the Byrd rule wouldn't let it happen under reconciliation. Turned out, nobody checked, and they were wrong. It could have been done. It should have been done.

The first bill, thank God we didn't pass that, but we passed the second one. As I was talking with some colleagues today, if the Senate had joined us, it would have materially helped the American people.

I know there are those who say: Look, the Senate doesn't have the votes

Well, they could get 50 votes, because we could pass it with 50 votes. I know MIKE PENCE, our Vice President, would help support President Trump and break a tie.

We could get this done. But the Senate will have no pressure until this body passes a budget resolution with reconciliation instructions. And the Senate will need to do that, but they

are not going to feel any pressure until we do it here.

There are House Members, Republican House Members, some returning, some not returning next year, and they are willing to do the work to try to save American lives in this little experiment in self-government.

We have had so many people that have been miseducated to think that: You know, gee, socialism is a good way to go. It would be great for America.

We are seeing the polls reflect that more and more often. Well, let me make clear, anybody that will study history knows socialism, number one, always fails. Number two, you can't have socialism or communism or progressivism, whichever one you want to call it, unless you have a very powerful, totalitarian type government that takes from people who don't want to give it up and gives it to people who do want to give it up.

You don't have a middle class. That was one thing Karl Marx did not fore-see, the strong middle class that would grow in America that set us apart from most anywhere else. That is why we did not become communist back when there were communists trying to push us there, because we had a strong middle class

But in socialism, communism, progressivism, you will have a ruling class, and that is why there are so many billionaires now pushing to try to get us to socialism. They know, or at least they believe, people are too stupid to know how to live, so us ultrarich billionaires, we will fund socialist-type candidates, because we know, if we get to socialism, you have a ruling class and you have a ruled class, and there is no middle class. You give up so much of your freedom.

It has to stop, and it is going to be stopped only if we will go ahead and push through a reconciliation bill that allows us to give the money to President Trump so we can get a wall built where we need it and secure the American people.

Mr. Speaker, I yield back the balance of my time.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. Danny K. Davis of Illinois (at the request of Ms. Pelosi) for today and the balance of the week on account of family medical emergency.

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. 1074. An act to repeal the Act entitled "An Act to confer jurisdiction on the State of Iowa over offenses committed by or against Indians on the Sac and Fox Indian Reservation".

H.R. 2422. An act to amend the Public Health Service Act to improve essential oral

health care for low-income and other underserved individuals by breaking down barriers to care, and for other purposes.

H.R. 5317. An act to repeal section 2141 of the Revised Statutes to remove the prohibition on certain alcohol manufacturing on Indian lands.

SENATE ENROLLED BILLS SIGNED

The Speaker announced his signature to enrolled bills of the Senate of the following titles:

- S. 440. An act to establish a procedure for the conveyance of certain Federal property around the Dickinson Reservoir in the State of North Dakota.
- S. 1768. An act to reauthorize and amend the National Earthquake Hazards Reduction Program, and for other purposes.
- S. 2074. An act to establish a procedure for the conveyance of certain Federal property around the Jamestown Reservoir in the State of North Dakota, and for other purposes.
- S. 3389. An act to redesignate a facility of the National Aeronautics and Space Administration.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 8 o'clock and 55 minutes p.m.), the House adjourned until tomorrow, Friday, November 30, 2018, at 9 a.m.

OATH OF OFFICE MEMBERS, RESIDENT COMMISSIONER, AND DELEGATES

The oath of office required by the sixth article of the Constitution of the United States, and as provided by section 2 of the act of May 13, 1884 (23 Stat. 22), to be administered to Members, Resident Commissioner, and Delegates of the House of Representatives, the text of which is carried in 5 U.S.C. 3331:

"I, AB, do solemnly swear (or affirm) that I will support and defend the Constitution of the United States against all enemies, foreign and domestic; that I will bear true faith and allegiance to the same; that I take this obligation freely, without any mental reservation or purpose of evasion; and that I will well and faithfully discharge the duties of the office on which I am about to enter. So help me God."

has been subscribed to in person and filed in duplicate with the Clerk of the House of Representatives by the following Member of the 115th Congress, pursuant to the provisions of 2 U.S.C. 25:

BRENDA JONES, 13th District of Michigan.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows: 7009. A letter from the Administrator, Agricultural Marketing Service, Specialty Crops Program, Department of Agriculture, transmitting the Department's final rule — Oranges and Grapefruit Grown in Lower Rio Grande Valley in Texas; Decreased Assessment Rate [Doc. No.: AMS-SC-17-0044; SC18-906-1 FR] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Agriculture.

7010. A letter from the Under Secretary, Comptroller, Department of Defense, transmitting a letter providing a status report on the account balance in the Defense Cooperation Account, as of September 30, 2018, pursuant to 10 U.S.C. 2608(e); Public Law 101-403, Sec. 202(a)(1) (as amended by Public Law 112-81, Sec. 1064(7)); (125 Stat. 1587); to the Committee on Armed Services.

7011. A letter from the Chief Counsel, FEMA, Department of Homeland Security, transmitting the Department's final rule—Suspension of Community Eligibility; North Carolina: Charlotte, City of, Mecklenbury County, et al., [Docket ID: FEMA-2018-0002; Internal Agency Docket No.: FEMA-8555] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

7012. A letter from the Deputy Assistant General Counsel for Regulatory Affairs, Pension Benefit Guaranty Corporation, transmitting the Corporation's final rule — Benefits Payable in Terminated Single-Employer Plans; Interest Assumptions for Paying Benefits received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Education and the Workforce.

7013. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Tin Oxide; Exemption from the Requirement of a Tolerance [EPA-HQ-OPP-2017-0614; FRL-9982-73] received November 14, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

7014. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's withdrawal of direct final rule — Significant New Use Rules on Certain Chemical Substances [EPA-HQ-OPPT-2018-0567; FRL-9986-15] (RIN: 2070-AB27) received November 14, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

7015. A letter from the Acting Director, Office of Personnel Management, transmitting the Office's Major interim final rule — Federal Employees Dental and Vision Insurance Program: Extension of Eligibility to Certain TRICARE-Eligible Individuals; Effective Date of Enrollment (RIN: 3206-AN58) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Government Reform.

7016. A letter from the Acting Director, Office of Personnel Management, transmitting the Office's correcting amendment — Personnel Management in Agencies received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Oversight and Government Reform.

7017. A letter from the Honors Attorney, Regulatory Affairs, Office of Chief Counsel, Pipeline Hazardous Materials Safety Administration, Department of Transportation, transmitting the Department's final rule—Pipeline Safety: Plastic Pipe Rule [Docket No.: PHMSA-2014-0098; Amdt. No. 192-124] (RIN: 2137-AE93) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law

104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure

7018. A letter from the Honors Attorney, Regulatory Affairs, Office of Chief Counsel, Pipeline Hazardous Materials Safety Administration, Department of Transportation, transmitting the Department's final rule—Hazardous Materials: Response to Petitions From Industry To Modify, Clarify, or Eliminate Regulations [Docket No.: PHMSA-2015-0102 (HM-219A)] (RIN: 2137-AF09) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure

7019. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Amendment of Class D and Class E Airspace, and Revocation of Class E Airspace; Juneau, AK [Docket No.: FAA-2018-0125; Airspace Docket No.: 18-AAL-5] (RIN: 2120-AA66) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7020. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 31220; Amdt. No.: 3823] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7021. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 31221; Amdt. No.: 3824] received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7022. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airspace Designations; Incorporation by Reference Amendments [Docket No.: FAA-2018-0770; Amendment No.: 71-50] (RIN: 2120-AA66) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7023. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; The Boeing Company Airplanes [Docket No.: FAA-2018-0408; Product Identifier 2017-NM-146-AD; Amendment 39-19495; AD 2018-23-09] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7024. A letter from the Management and Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Airworthiness Directives; Airbus SAS Airplanes [Docket No.: FAA-2018-0297; Product Identifier 2017-NM-181-AD; Amendment 39-19497; AD 2018-23-11] (RIN: 2120-AA64) received November 26, 2018, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Transportation and Infrastructure.

7025. A letter from the Management and Program Analyst, FAA, Department of