

Today's debate is no exception. The question we must answer for ourselves is a fundamental one that speaks not to our approval of the War in Iraq but rather to our commitment to the men and women fighting this war. It is a commitment we must reaffirm without question or doubt. With commitment and unity.

Now it seems to me that we have two courses of action we can take regarding the War in Iraq. We can pull our troops out immediately and leave the stability of the region up to an increasingly violent insurgency, thereby admitting defeat, or we can send in further reinforcements to work with Iraqi Security Forces to seize control of their country.

We can all agree that a change in the status quo must be made. With an increased level of violence between Sunni and Shia insurgent groups, an escalating cost, and the loss of American lives, it is imperative that we have a legitimate and substantive debate on the direction of this war.

However, if we are to succeed in Iraq and complete the mission, then the United States House of Representatives should not waste its time debating a nonbinding resolution criticizing the Commander in Chief. This resolution offers no real policy alternatives for Iraq and does not bring our men and women home any sooner. It is a political shot aimed at the President, but it is really our troops who suffer most from these grandstanding tactics.

I recently visited Walter Reed Hospital to hear from the wounded who have been to Iraq and sacrificed so much for their country. I talked to a wounded soldier who had a bone infection that prohibited him from returning to Iraq. He was not concerned about his physical well-being but instead he was upset that he could not go to finish the job that he had started. His feelings reflected the thoughts of many of the soldiers that I had the privilege to sit and talk with that day.

The fact is we face a moment of unparalleled opportunity to, in voice, in one vote, fulfill our promise to our troops—the promise that we will give them the resources, the armor, the manpower and reinforcements they need so that they may safely and effectively win the War on Terror and come back home.

Ms. CLARKE. Mr. Speaker, I rise today because I am very supportive of our troops around the globe and in particular those who are in harms way in Iraq. I wholeheartedly support H. Con. Res. 63.

Mr. Speaker, in the President's January 29, 2002, State of the Union address, in regards to protecting America, responding to the terrorist threat and capturing Osama bin Laden, he said (meaning Iraq): . . . This is a regime that agreed to international inspections—then kicked out the inspectors. This is a regime that has something to hide from the civilized world.

States like these, and their terrorist allies, constitute an axis of evil, arming to threaten the peace of the world. By seeking weapons of mass destruction, these regimes pose a grave and growing danger. They provide these arms to terrorists, giving them the means to match their hatred. They could attack our allies or attempt to blackmail the United States. In any of these cases, the price of indifference would be Catastrophic.

Secretary Rice, after being named Secretary of State to succeed Colin Powell, Secretary Rice warned six months before the invasion of Iraq that Saddam Hussein could deploy a nuclear weapon, saying that the administration

did not “want the smoking gun to be a mushroom cloud.” according to the Washington Post. We now know that these assertions were a fiction created by this administration to justify the unjustifiable.

U.S. Central Command Gen. Tommy Franks, the war's operational commander misjudged the interests of our Afghan allies. He ran the war from Tampa with no commander on the scene above the rank of lieutenant colonel. According to another Washington Post April 17, 2002, article; The first Americans did not arrive until 3 days into the fighting.

As a representative from NY whose constituents resent the lies and deception thrust upon us to justify this war and creating a distraction away from the homeland security we all desire the question is: When will Osama bin Laden be brought to justice.

The article continues by identifying that Osama bin Laden slipped through the cordon ostensibly placed around Tora Bora as U.S. aircraft began bombing on Nov. 30. More precisely, bin Laden was in Tora Bora on Nov. 26, spoke to his fighters about “holy war” then, as quickly as he had come, bin Laden vanished into the pine forests with four of his loyalists walking in the direction of Pakistan. bin Laden escaped according to the Christian Science Monitor, somewhere between Nov. 28 to Nov. 30 as confirmed by Arabs and Afghans in eastern Afghanistan.

Mr. Speaker, I support our troops and that is why we must commence the redeployment of our troops today. Thus far:

There are 135,544 troops in Iraq today. 3127 or 2.3 percent of U.S. soldiers have been killed in service to our country.

Seventeen percent or 23,279 U.S. soldiers have been seriously wounded in service to our country.

Twenty percent of the troops wounded have received serious brain or spinal injuries; 30 percent of U.S. troops develop serious mental health problems within 3 to 4 months of returning home.

During the President's tenure, he has requested a cumulative total of more than \$700 billion to pay for the war effort in Iraq; \$9 billion of U.S. taxpayers money is unaccounted for.

The State of New York has lost 143 soldiers, 16 from Brooklyn. U.S. troops continue to die from improvised explosive devices (IEDs) have been sent to Iraq with poorly constructed and poorly armored equipment. Pentagon war planners have created a high level task force that has spent \$6.7 billion on how to combat IEDs.

Thousands of Americans are dead, thousand more will die if we don't get our troops home and get them redeployed today. I oppose the President's call for 21,000 more troops to go to Iraq. I support our troops and that's why I want them home where they belong.

Mrs. DAVIS of California. Mr. Speaker, I thank my colleague for that, I thank the entire body, and I thank you.

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

The SPEAKER pro tempore. Pursuant to section 3 of House Resolution 157, further proceedings on the concurrent resolution will be postponed.

APPOINTMENT OF MEMBERS TO THE COMMITTEE TO ATTEND FUNERAL OF THE LATE HONORABLE CHARLIE NORWOOD

The SPEAKER pro tempore. Pursuant to House Resolution 159, and the order of the House of January 4, 2007, the Chair announces the Speaker's appointment of the following Members of the House to the committee to attend the funeral of the late Honorable Charlie Norwood:

The gentleman from Georgia, Mr. LEWIS

The gentleman from Ohio, Mr. BOEHNER

The gentleman from Missouri, Mr. BLUNT

The gentleman from Georgia, Mr. BISHOP

The gentleman from Georgia, Mr. DEAL

The gentleman from Georgia, Mr. KINGSTON

The gentleman from Georgia, Mr. LINDER

The gentleman from Georgia, Mr. GINGREY

The gentleman from Georgia, Mr. MARSHALL

The gentleman from Georgia, Mr. SCOTT

The gentleman from Georgia, Mr. BARROW

The gentleman from Georgia, Mr. PRICE

The gentleman from Georgia, Mr. WESTMORELAND

The gentleman from Georgia, Mr. JOHNSON

The gentleman from Wisconsin, Mr. SENSENBRENNER

The gentleman from Texas, Mr. BARTON

The gentleman from North Carolina, Mr. COBLE

The gentleman from Texas, Mr. GREEN

The gentleman from Michigan, Mr. HOEKSTRA

The gentleman from Illinois, Mr. MANZULLO

The gentleman from California, Mr. MCKEON

The gentleman from Florida, Mr. MICA

The gentleman from New Jersey, Mr. FRELINGHUYSEN

The gentleman from Washington, Mr. HASTINGS

The gentleman from Illinois, Mr. LAHOOD

The gentleman from Iowa, Mr. LATHAM

The gentlewoman from North Carolina, Mrs. MYRICK

The gentleman from Arizona, Mr. SHADEGG

The gentleman from Kansas, Mr. TIAHRT

The gentleman from Mississippi, Mr. WICKER

The gentleman from Alabama, Mr. ADERHOLT

The gentleman from Pennsylvania, Mr. PITTS

The gentleman from Texas, Mr. SESSIONS

The gentlewoman from California, Mrs. CAPPS  
 The gentleman from North Carolina, Mr. HAYES  
 The gentleman from Colorado, Mr. TANCREDO  
 The gentleman from Nebraska, Mr. TERRY  
 The gentleman from South Carolina, Mr. BROWN  
 The gentleman from Indiana, Mr. PENCE  
 The gentleman from Florida, Mr. PUTNAM  
 The gentleman from Pennsylvania, Mr. SHUSTER  
 The gentleman from Florida, Mr. MILLER  
 The gentleman from South Carolina, Mr. WILSON  
 The gentleman from Oklahoma, Mr. SULLIVAN  
 The gentleman from South Carolina, Mr. BARRETT  
 The gentleman from Texas, Mr. BURGESS  
 The gentleman from Iowa, Mr. KING  
 The gentleman from Texas, Mr. NEUGEBAUER  
 The gentleman from Texas, Mr. CONAWAY  
 The gentleman from Texas, Mr. GOHMERT  
 The gentlewoman from Ohio, Mrs. SCHMIDT  
 The gentleman from California, Mr. BILBRAY

**REMOVAL OF NAME OF MEMBER  
 AS COSPONSOR OF H.R. 654**

Mr. RYAN of Wisconsin (during consideration of H. Con. Res. 63). Mr. Speaker, I ask unanimous consent to have my name removed as a cosponsor of H.R. 654.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

**PUBLICATION OF THE RULES OF  
 THE COMMITTEE ON TRANSPORTATION  
 AND INFRASTRUCTURE,  
 110TH CONGRESS**

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Minnesota (Mr. OBERSTAR) is recognized for 5 minutes.

Mr. OBERSTAR, Madam Speaker: Pursuant to clause 2(a)(2) of Rule XI of the Rules of the House of Representatives and clause 1(b) of the Rules of the Committee on Transportation and Infrastructure, I submit the Rules of the Committee on Transportation and Infrastructure for the 110th Congress for publication in the CONGRESSIONAL RECORD. On January 17, 2007, the Committee on Transportation and Infrastructure met in open session and adopted these Committee Rules by voice vote.

**RULES OF THE COMMITTEE ON TRANSPORTATION AND INFRASTRUCTURE, UNITED STATES HOUSE OF REPRESENTATIVES, 110TH CONGRESS (ADOPTED JANUARY 17, 2007)**

**RULE I. GENERAL PROVISIONS.**

(a) APPLICABILITY OF HOUSE RULES.—

(1) IN GENERAL.—The Rules of the House are the rules of the Committee and its subcommittees so far as applicable, except that a motion to recess from day to day, and a motion to dispense with the first reading (in full) of a bill or resolution, if printed copies are available, are non-debatable privileged motions in the Committee and its subcommittees.

(2) SUBCOMMITTEES.—Each subcommittee is part of the Committee, and is subject to the authority and direction of the Committee and its rules so far as applicable.

(3) INCORPORATION OF HOUSE RULE ON COMMITTEE PROCEDURE.—Rule XI of the Rules of the House, which pertains entirely to Committee procedure, is incorporated and made a part of the rules of the Committee to the extent applicable. Pursuant to clause 2(a)(3) of Rule XI of the Rules of the House, the Chairman is authorized to offer a motion under clause 1 of Rule XXII of the Rules of the House whenever the Chairman considers it appropriate.

(b) PUBLICATION OF RULES.—The Committee's rules shall be published in the Congressional Record not later than 30 days after the Committee is elected in each odd-numbered year.

(c) VICE CHAIRMAN.—The Chairman shall appoint a vice chairman of the Committee and of each subcommittee. If the Chairman of the Committee or subcommittee is not present at any meeting of the Committee or subcommittee, as the case may be, the vice chairman shall preside. If the vice chairman is not present, the ranking member of the majority party on the Committee or subcommittee who is present shall preside at that meeting.

**RULE II. REGULAR, ADDITIONAL, AND SPECIAL MEETINGS.**

(a) REGULAR MEETINGS.—

(1) IN GENERAL.—Regular meetings of the Committee shall be held on the first Wednesday of every month to transact its business unless such day is a holiday, or the House is in recess or is adjourned, in which case the Chairman shall determine the regular meeting day of the Committee for that month.

(2) NOTICE.—The Chairman shall give each member of the Committee, as far in advance of the day of the regular meeting as the circumstances make practicable, a written notice of such meeting and the matters to be considered at such meeting. To the maximum extent practicable, the Chairman shall provide such notice at least 3 days prior to such meeting.

(3) CANCELLATION OR DEFERRAL.—If the Chairman believes that the Committee will not be considering any bill or resolution before the full Committee and that there is no other business to be transacted at a regular meeting, the meeting may be canceled or it may be deferred until such time as, in the judgment of the Chairman, there may be matters which require the Committee's consideration.

(4) APPLICABILITY.—This paragraph shall not apply to meetings of any subcommittee.

(b) ADDITIONAL MEETINGS.—The Chairman may call and convene, as he or she considers necessary, additional meetings of the Committee for the consideration of any bill or resolution pending before the Committee or for the conduct of other committee business. The Committee shall meet for such purpose pursuant to the call of the Chairman.

(c) SPECIAL MEETINGS.—If at least three members of the Committee desire that a special meeting of the Committee be called by the Chairman, those members may file in the offices of the Committee their written request to the Chairman for that special meeting. Such request shall specify the measure or matter to be considered. Immediately upon the filing of the request, the clerk of

the Committee shall notify the Chairman of the filing of the request. If, within 3 calendar days after the filing of the request, the Chairman does not call the requested special meeting to be held within 7 calendar days after the filing of the request, a majority of the members of the Committee may file in the offices of the Committee their written notice that a special meeting of the Committee will be held, specifying the date and hour thereof, and the measure or matter to be considered at that special meeting. The Committee shall meet on that date and hour. Immediately upon the filing of the notice, the clerk of the Committee shall notify all members of the Committee that such meeting will be held and inform them of its date and hour and the measure or matter to be considered; and only the measure or matter specified in that notice may be considered at that special meeting.

(d) PROHIBITION ON SITTING DURING JOINT SESSION.—The Committee may not sit during a joint session of the House and Senate or during a recess when a joint meeting of the House and Senate is in progress.

**RULE III. MEETINGS AND HEARINGS GENERALLY.**

(a) OPEN MEETINGS.—Each meeting for the transaction of business, including the markup of legislation, and each hearing of the Committee or a subcommittee shall be open to the public, except as provided by clause 2(g) of Rule XI of the Rules of the House.

(b) MEETINGS TO BEGIN PROMPTLY.—Each meeting or hearing of the Committee shall begin promptly at the time so stipulated in the public announcement of the meeting or hearing.

(c) ADDRESSING THE COMMITTEE.—A Committee member may address the Committee or a subcommittee on any bill, motion, or other matter under consideration—

(1) only when recognized by the Chairman for that purpose; and

(2) only for 5 minutes until such time as each member of the Committee or subcommittee who so desires has had an opportunity to address the Committee or subcommittee.

A member shall be limited in his or her remarks to the subject matter under consideration. The Chairman shall enforce this subparagraph.

(d) PARTICIPATION OF MEMBERS IN SUBCOMMITTEE MEETINGS AND HEARINGS.—All members of the Committee who are not members of a particular subcommittee may, by unanimous consent of the members of such subcommittee, participate in any subcommittee meeting or hearing. However, a member who is not a member of the subcommittee may not vote on any matter before the subcommittee, be counted for purposes of establishing a quorum, or raise points of order.

(e) BROADCASTING.—Whenever a meeting for the transaction of business, including the markup of legislation, or a hearing is open to the public, that meeting or hearing shall be open to coverage by television, radio, and still photography in accordance with clause 4 of Rule XI of the Rules of the House. Operation and use of any Committee Internet broadcast system shall be fair and non-partisan and in accordance with clause 4(b) of Rule XI of the Rules of the House and all other applicable rules of the Committee and the House.

(f) ACCESS TO THE DAIS AND LOUNGES.—Access to the hearing rooms' daises and to the lounges adjacent to the Committee hearing rooms shall be limited to Members of Congress and employees of Congress during a meeting or hearing of the Committee unless specifically permitted by the Chairman or ranking minority member.

(g) USE OF CELLULAR TELEPHONES.—The use of cellular telephones in the Committee