

in this country illegally for any amount of time, for any reason, that if those folks are allowed to gain full citizenship you would define as amnesty?"

SK: "That's pretty close, John, I mean you know I defined it as a pardon and a reward for immigration lawbreakers coupled with the reward of the objective of their crime. I think that your definition's very close to that of mine."

That doesn't mean there aren't groups of people in this country that I have sympathy for, I do. And there are kids that were brought into this country by their parents unknowing that they were breaking the law. And they will say to me and others who defend the rule of law "we have to do something about the 11 million." And some of them are valedictorians—well my answer to that is—and by the way their parents brought them in. It wasn't their fault. It's true in some cases, but they aren't all valedictorians. They weren't all brought in by their parents.

For everyone who's a valedictorian, there's another 100 out there that they weigh 130 pounds—and they've got calves the size of cantaloupes because they're hauling 75 pounds of marijuana across the desert.

Those people would be legalized with the same act. And until the folks that want to open the borders and grant this amnesty can define the difference between the innocent ones who have deep ties with America and those who have been, I'll say have been undermining our culture and civilization and profiting from criminal acts, until they can define that difference they should not advocate for amnesty for both good and evil."

Mrs. BACHMANN. Mr. Speaker, I thank the gentleman from Iowa, and I am grateful that he is putting into the RECORD the pillars of American exceptionalism. That is our Nation. Again, what we are concerned about is America first; the American people first; American jobs first; American wages first; American benefits first. And unfortunately, a study came out in April from Harvard that said illegal aliens have contributed to a loss of income of \$1,300 a year. Let's not drive that number any further. So I am very grateful to have had this opportunity to discuss this with the American people this evening.

I yield back the balance of my time.

WHAT AMNESTY FOR ILLEGAL IMMIGRANTS
WILL COST AMERICA

(By Jim DeMint and Robert Rector, Heritage Foundation)

The economist Milton Friedman warned that the United States cannot have open borders and an extensive welfare state. He was right, and his reasoning extends to amnesty for the more than 11 million unlawful immigrants in this country. In addition to being unfair to those who follow the law and encouraging more unlawful immigration in the future, amnesty has a substantial price tag.

An exhaustive study by the Heritage Foundation has found that after amnesty, current unlawful immigrants would receive \$9.4 trillion in government benefits and services and pay more than \$3 trillion in taxes over their lifetimes. That leaves a net fiscal deficit (benefits minus taxes) of \$6.3 trillion. That deficit would have to be financed by increasing the government debt or raising taxes on U.S. citizens.

For centuries immigration has been vital to our nation's health, and it will be essential to our future success. Yet immigrants should come to our nation lawfully and

should not impose additional fiscal costs on our overburdened taxpayers. An efficient and merit-based system would help our economy and lessen the burden on taxpayers, strengthening our nation.

A properly structured lawful immigration system holds the potential to drive positive economic growth and job creation. But amnesty for those here unlawfully is not necessary to capture those benefits.

We estimate that when those who broke our laws to come here start having access to the same benefits as citizens do—as is called for by the Senate "Gang of Eight" immigration bill—the average unlawful immigrant household will receive nearly \$3 in benefits for every dollar in taxes paid. The net annual cost is \$28,000 per unlawful immigrant household.

Given the U.S. debt of \$17 trillion, the fiscal effects detailed in our study should be at the forefront of legislators' minds as they consider immigration reform.

Already, illegal immigrants impose costs on police, hospitals, schools and other services. Putting them on a path to citizenship means that within a few years, they will qualify for the full panoply of government programs: more than 80 means-tested welfare programs, as well as Social Security, Medicare and Obamacare. The lifetime fiscal cost (benefits received minus taxes paid) for the average unlawful immigrant after amnesty would be around \$590,000. Who is going to pay that tab?

Our government is now in the business of redistribution. As Nicholas Eberstadt, an economist at the American Enterprise Institute, has pointed out, federal transfer payments, or taking from one American to give to another, grew from 3 percent of spending in 1935 to about two-thirds of all spending in 2010. Adding millions of unlawful immigrants to U.S. programs will have a massive negative fiscal effect.

Our findings are based on empirical research and reflect common sense. Unlawful immigrants have relatively low earning potential because, on average, they have 10th-grade educations and low skills. Heads of households like that, whether from the Midwest or Central America, will receive, on average, about four times as much in government services and benefits as they pay in taxes. Adding millions more to bloated welfare and overburdened entitlement programs would deepen the fiscal hole our country is in.

In addition to costing taxpayers, amnesty is unfair to those who came to this country lawfully. More than 4 million people are waiting to come to the United States lawfully, but our dysfunctional bureaucracy makes it easier to break the law than to follow it.

Our cost estimates are in some ways very conservative: The \$6.3 trillion figure does not factor in the waves of unlawful immigrants who could pour into this country hoping for another future amnesty. As scholars at the Heritage Foundation and elsewhere have explained, the comprehensive immigration bill being considered in the Senate differs little from previous empty promises to secure our borders and enforce immigration laws on the books. When amnesty was granted under a similar plan in 1986, there were about 3 million unlawful immigrants; now we have more than 11 million.

Instead of forcing through a complicated, lengthy bill, Congress ought to advance piece-by-piece immigration solutions that enjoy broad support and build trust with the American people. We should move to streamline our legal immigration system, encourage patriotic assimilation to unite new immigrants with America's vibrant civil society, fulfill promises to secure our borders and strengthen workplace enforcement.

We are proudly a nation of immigrants. People the world over are attracted to the United States because we are a nation of laws. Granting amnesty to those who broke the law and putting them on a path to citizenship would be unfair, would encourage more bad behavior and would impose significant costs on American families.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. BARLETTA (at the request of Mr. CANTOR) for today and July 25 on account of a family emergency.

Mr. HORSFORD (at the request of Ms. PELOSI) for today on account of medical-mandated recovery.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 9 o'clock and 55 minutes p.m.), under its previous order, the House adjourned until tomorrow, Thursday, July 25, 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:

2323. A letter from the Principal Deputy Assistant Attorney General, Department of Justice, transmitting the 2012 Annual Report regarding the Department's enforcement activities under the Equal Credit Opportunity Act, pursuant to 15 U.S.C. 1691f; to the Committee on Financial Services.

2324. A letter from the Chairman, Board of Governors of the Federal Reserve System, transmitting the Board's semiannual Monetary Policy Report pursuant to Pub. L. 106-569; to the Committee on Financial Services.

2325. A letter from the Secretary, Securities and Exchange Commission, transmitting the Commission's final rule — Rescission of Supervised Investment Bank Holding Company Rules [Release No.: 34-69979] (RIN: 3235-AL35) received July 16, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

2326. A letter from the Program Manager, Department of Health and Human Services, transmitting the Department's "Major" final rule — Medicaid and Children's Health Insurance Programs: Essential Health Benefits in Alternative Benefit Plans, Eligibility Notices, Fair Hearing and Appeal Process, and Premiums and Cost Sharing; Exchanges: Eligibility and Enrollment [CMS-2334-F] (RIN: 0938-AR04) received July 10, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2327. A letter from the Deputy Bureau Chief, Wireline Competition Bureau, Federal Communications Commission, transmitting the Commission's final rule — Connect America Fund [WC Docket No.: 10-90] received July 19, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2328. A letter from the Director, Defense Security Cooperation Agency, transmitting Transmittal No. 13-39, Notice of Proposed Issuance of Letter of Offer and Acceptance, pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended; to the Committee on Foreign Affairs.

2329. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting the Department's No FEAR Report to Congress for Fiscal Year 2012; to the Committee on Oversight and Government Reform.

2330. A letter from the Deputy Archivist of the United States, National Archives and Records Administration, transmitting the Administration's final rule — Use of Meeting Rooms and Public Spaces [FDMS No.: NARA-13-0001] [Agency No.: NARA-2013-033] (RIN: 3095-AB77) received July 12, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Oversight and Government Reform.

2331. A letter from the Assistant Secretary, Indian Affairs, Department of the Interior, transmitting the annual report on the Contract Support Costs of Self-Determination Awards; to the Committee on Natural Resources.

2332. A letter from the Director, Administrative Office of the U.S. Courts, transmitting the Office's report on applications for orders authorizing or approving the interception of wire, oral, or electronic communications and the number of orders and extensions granted or denied during calendar year 2012, pursuant to 18 U.S.C. 2519(3); to the Committee on the Judiciary.

2333. A letter from the Ombudsman for the Energy Employees Occupational Illness Compensation Programs, Department of Labor, transmitting the Department's 2012 Annual Report of the Ombudsman for the Energy Employees Occupational Illness Compensation Program; to the Committee on the Judiciary.

2334. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Safety Zone; City of Martinez Fourth of July Fireworks Display, Carquinez Strait, Martinez, CA [Docket No.: USCG-2013-0345] (RIN: 1625-AA00) received July 18, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2335. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Safety Zone; San Diego Symphony Summer POPS Fireworks 2013 Season, San Diego, CA [Docket Number: USCG-2013-0388] (RIN: 1625-AA00) received July 18, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2336. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Safety Zone; Execpro Services Fireworks Display, Lake Tahoe, Incline Village, NV [Docket No.: USCG-2013-0383] (RIN: 1625-AA00) received July 18, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2337. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Safety Zone; Fifth Coast Guard District Fireworks Displays, Barnegat Bay; Barnegat Township, NJ [Docket No.: USCG-2013-0431] (RIN: 1625-AA00) received July 12, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2338. A letter from the Attorney Advisor, Department of Homeland Security, transmitting the Department's final rule — Special Local Regulations; Red Bull Flugtag National Harbor Event, Potomac River; National Harbor Access Channel, MD [Docket No.: USCG-2013-0114] (RIN: 1625-AA08) received July 18, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

2339. A letter from the Deputy Administrator, Department of Transportation, transmitting the Transportation Statistics Annual Report 2012, pursuant to 49 U.S.C. 111(f);

to the Committee on Transportation and Infrastructure.

2340. A letter from the Director of Regulation Policy and Management, Office of the General Counsel, Department of Veterans Affairs, transmitting the Department's final rule — Medications Prescribed by Non-VA Providers (RIN: 2900-AO77) received July 16, 2013, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Veterans' Affairs.

2341. A letter from the Chairman, International Trade Commission, transmitting the Commission's report "The Year in Trade 2012"; 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. SHUSTER: Committee on Transportation and Infrastructure. H.R. 1961. A bill 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 (Rept. 113-175). 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. HOLDING (for himself, Mr. BACHUS, Mr. COBLE, Mr. FRANKS of Arizona, Mr. CHABOT, Mr. MARINO, Mr. COLLINS of Georgia, Mr. SMITH of Missouri, and Mr. LAMALFA):

H.R. 2804. A bill to amend title 5, United States Code, to require the Administrator of the Office of Information and Regulatory Affairs to publish information about rules on the Internet, and for other purposes; to the Committee on Oversight and Government Reform, 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. POE of Texas (for himself, Mrs. CAROLYN B. MALONEY of New York, Ms. GRANGER, and Mr. NOLAN):

H.R. 2805. A bill to amend title 18, United States Code, to clarify the range of conduct punished as sex trafficking, and for other purposes; to the Committee on the Judiciary.

By Mr. MARCHANT (for himself and Mr. KIND):

H.R. 2806. A bill to amend the Tariff Act of 1930 to provide that importation of certain containers containing de minimis residual matter shall be excepted from the Customs laws of the United States; to the Committee on Ways and Means.

By Mr. GERLACH (for himself, Mr. THOMPSON of California, Mr. BACHUS, Mr. BISHOP of New York, Mrs. BLACK, Mrs. BLACKBURN, Mr. BLUMENAUER, Ms. BORDALLO, Ms. BROWN of Florida, Ms. BROWNLEY of California, Mrs. CAPPAS, Mr. CARTWRIGHT, Mr. CICILLINE, Mr. COFFMAN, Mr. COHEN, Mr. CONAWAY, Mr. CONNOLLY, Mr. COSTA, Mr. CRAWFORD, Mr. CRENSHAW, Mr. RODNEY DAVIS of Illinois, Ms. DEGETTE, Ms. DELAURO, Ms. DELBENE, Mr. DENT, Mr. DESJARLAIS, Mr. DIAZ-BALART, Mr. DINGELL, Mr. DUFFY, Mr. ELLISON, Mr. ENGEL, Mr.

ENYART, Ms. ESHOO, Ms. ESTY, Mr. FARENTHOLD, Mr. FITZPATRICK, Mr. FLEISCHMANN, Mr. FORTENBERRY, Mr. FRELINGHUYSEN, Mr. GARAMENDI, Mr. GARDNER, Mr. GARRETT, Mr. GIBSON, Mr. GOODLATTE, Mr. GRIFFIN of Arkansas, Mr. GRIMM, Mr. GUTHRIE, Ms. HANABUSA, Mr. HANNA, Mr. HARPER, Mr. HOLT, Mr. HONDA, Mr. HUFFMAN, Mr. HURT, Mr. ISRAEL, Mr. JOHNSON of Ohio, Ms. KAPTUR, Mr. KEATING, Mr. KIND, Mr. KING of New York, Mr. KING of Iowa, Ms. KUSTER, Mr. LANCE, Mr. LANGEVIN, Mr. LARSON of Connecticut, Ms. LEE of California, Mr. LEWIS, Mr. LOEBSACK, Ms. LOFGREN, Mr. LUETKEMEYER, Mr. BEN RAY LUJÁN of New Mexico, Mrs. LUMMIS, Mr. SEAN PATRICK MALONEY of New York, Mr. MATHESON, Ms. MCCOLLUM, Mr. MCGOVERN, Mr. MCINTYRE, Mr. MEADOWS, Mr. MEEHAN, Mr. MICHAUD, Mr. MILLER of Florida, Mr. MORAN, Mr. MURPHY of Florida, Mr. NADLER, Mrs. NAPOLITANO, Mr. NEAL, Mrs. NEGRETE MCLEOD, Ms. NORTON, Mr. NUNNELEE, Mr. OLSON, Mr. PERLMUTTER, Mr. PETERS of Michigan, Mr. ROE of Tennessee, Mr. PETRI, Mr. PIERLUISI, Ms. PINGREE of Maine, Mr. PITTS, Mr. POLIS, Mr. PRICE of North Carolina, Mr. RANGEL, Mr. ROGERS of Kentucky, Mr. ROGERS of Alabama, Mr. ROKITA, Ms. ROS-LEHTINEN, Mr. RUNDYAN, Mr. RUPPERSBERGER, Ms. SCHA-KOWSKY, Mr. SCHIFF, Mr. SCHOCK, Mr. SCHRADER, Ms. SCHWARTZ, Mr. AUSTIN SCOTT of Georgia, Mr. SCOTT of Virginia, Mr. SERRANO, Ms. SHEA-PORTER, Mr. SIMPSON, Ms. SLAUGHTER, Mr. SMITH of Texas, Ms. SPEIER, Mr. TERRY, Mr. THORNBERRY, Mr. TIERNEY, Mr. TIPTON, Ms. TSONGAS, Mr. TURNER, Mr. VAN HOLLEN, Mr. WALZ, Mr. WATT, Mr. WAXMAN, Mr. WELCH, Mr. WILSON of South Carolina, Mr. WITTMAN, Mr. WOMACK, Mr. YARMUTH, and Mr. YOUNG of Alaska):

H.R. 2807. A bill to amend the Internal Revenue Code of 1986 to make permanent the special rule for contributions of qualified conservation contributions; to the Committee on Ways and Means.

By Mr. MATHESON:

H.R. 2808. A bill to designate certain National Forest System land in the Uinta-Wasatch-Cache National Forest in Salt Lake County, Utah, as wilderness, to facilitate a land exchange involving certain land in such National Forest, and for other purposes; to the Committee on Natural Resources.

By Mrs. BLACKBURN (for herself, Mr. MEADOWS, Mr. WILSON of South Carolina, Mr. PRICE of Georgia, Mr. YODER, and Mr. HARRIS):

H.R. 2809. A bill to delay the application of the Patient Protection and Affordable Care Act; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Education and the Workforce, the Judiciary, Natural Resources, Rules, House Administration, and Appropriations, 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. BURGESS (for himself, Mr. PALLONE, Mr. UPTON, Mr. WAXMAN, Mr. PITTS, and Mr. DINGELL):

H.R. 2810. A bill to amend title XVIII of the Social Security Act to reform the sustainable growth rate and Medicare payment for physicians' services, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, and the Judiciary, for a period to be subsequently determined by the Speaker,