

One thing that we ought to do, it seems real obvious to me, when people cross from the nation of Mexico or Canada or the Caribbean, they can show one of several hundred documents to prove that they are from some other nation. They can even use a baptismal certificate. Our border agents have to shuffle through all of these different papers to figure out whether these people in this car are legally coming into the United States.

Why do we make it so difficult on ourselves? Why don't we do what every other nation does, and that is if you come to the United States legally, you have to have a passport, just like they do in every other nation in the world. When we let people into this country legally, we do not even know who they are. When they leave, we do not record that they left. With the bar code in a passport, we can check people's criminal record. We can record and keep a database if they are legally coming into this country and when they have to go home.

Then the employer can have a photograph on a visa and the employer can use a government document rather than some Social Security number to see if the person he is hiring is legally in the United States and quit making police officers out of our businesses.

Why people are opposed to a passport, I do not know. We talk about all kinds of identification cards that we want people to carry; simple, universal, worldwide, because we are in the world community, a worldwide document, a passport to enter the United States.

Then we ought to deport felons that are convicted automatically. Let me tell you what happens. Someone would be in this country, they are caught committing a crime. They are tried. They are sent to the Texas penitentiary. You would think that our government would automatically deport those people. But we do not do that. What we do is let them go back in the county in which they were convicted. Then the immigration service has to recapture them and have a deportation hearing and may or may not deport them.

I tried people back in Texas who were illegally in the United States and never deported. They were released, went back and committed another crime, and went back to the penitentiary. We ought to deport people who are convicted of a felony if they are from another country.

Probably the best example of an individual who abused our system was an individual by the name of Angel Resendiz. He came to the United States. He was captured several times, deported a few times. After being released, he committed nine murders in the United States. He was released by Federal authorities after being captured several other times. Resendiz is sitting now on death row in Texas waiting to be executed.

I haven't even talked about those people from all over the world who

come here just to commit crime. So deport people who are convicted of felonies in our Nation as soon as they serve their sentence. We have to abolish this catch-and-release policy. Catch and release is a phrase that fishermen use. Catch and release is you catch them, take them off the hook and you let them go.

That is what they do with fish, catch and release. Because we claim we do not have enough facilities to detain individuals. People from Mexico, if you are captured illegally, we deport you. We send you back home. But if you are from some other nation other than Mexico, OTMs, if you are from China or Peru or France, instead of deporting you automatically, you are released. Thus, the catch and release. What they do, they stand before a magistrate and swear that they will come back for their deportation hearing in 6 months.

Mr. Speaker, does it surprise anybody that more than 90 percent of those people we never see them again. They just move on. We catch them, we let them go. This is absurd. Police officers work too hard to capture these individuals just to let them go. We have to find facilities to house these people until they are deported. Put them on old military bases.

We have 10,000 trailers sitting in Hope, Arkansas, owned by FEMA. They are in Hope because they would not bring them down to hurricane areas like Texas because of the floodplain. That violates one of their policies. Why not use FEMA trailers as temporary housing for OTMs. Here we discriminate against Mexican nationals here illegally because we send them home. But if you are from some other Nation other than Mexico, you are released and told to come back. And then we are shocked that people do not come back.

We ought to deny benefits for people here illegally in this country. They shouldn't receive health care, education, welfare, housing, AFDC, Social Security and they certainly should not receive amnesty. The idea that we are going to tell people here is what we are going to do, we are going to give you amnesty, but you are going to have to pay a fine, pay some back taxes and learn English. What if they do not do that? We are going to do nothing because that is what we have been doing, nothing. What prompts those people to do that. They have been dealing with a cash economy. They do not even know what their back taxes are. So this whole idea of rewarding illegal behavior is wrong.

We ought to also go after employers that knowingly hire people illegally in this country. You know, 3 or 4 weeks ago we heard about a couple of businesses in the United States that were raided and captured folks that were here illegally, and the business was being prosecuted for hiring illegals. That has gone away. That is not in the news anymore. Why not? Because all that was a publicity stunt, in my opinion.

There are many businesses that hire people legally from other nations, and there are other businesses for cheap, plantation labor hiring them subpar. We ought to go after those people. It is follow the money. Follow the money trail, and that is something that we ought to do.

There are people with different motives that do not want our borders protected. There are some on the left, those northeastern elites who I think for political gain don't want our borders protected. There are people on the right for cheap labor that do not want our borders protected. Our borders need to be protected because all people in this country have the right to have our borders protected.

Mr. Speaker, the battle for America and its dignity is upon us. I think we ought to fight for our homeland. This has nothing to do with race. It has everything to do with the law. As I have mentioned, there are many good folks from other nations that are legally in this country that have become citizens. But those people that illegally flaunt our Nation and our laws should be held accountable. Our Nation has to be engaged in this process.

I am concerned that maybe our Nation is not engaged. Maybe we do not understand that there are those who wish to colonize our country. We cannot allow this unlawful, illegal invasion and insurgency and colonization to occur. The line has been drawn in the sand, and I hope we are willing to cross it and protect our border. The number one duty of government is public safety. We had better get in the fight. Instead of waving the white flag of indifference, we have to understand that our Nation is sovereign. Part of sovereignty is protecting the borders.

Mr. Speaker, history will reflect on these days and one wonders in the long lamentable catalog of human conduct, were these the best of days or were these the end of our days. Only history will tell how we as a people react to protecting our Nation, to establishing border security, to establishing a fair immigration policy, and then establishing a policy on what to do with those folks already here illegally. We can solve these problems, Mr. Speaker. America has always been able to solve every problem. With the good Lord's help, we have solved every problem we have ever had, but we must have the moral will, we must have the moral desire and the moral integrity to defend our borders.

Mr. Speaker, that's just the way it is.

COMMUNICATION FROM CHIEF OF STAFF OF HONORABLE ROBERT W. NEY, MEMBER OF CONGRESS

The SPEAKER pro tempore (Mr. MCHENRY) laid before the House the following communication from William Heaton, Chief of Staff to the Honorable ROBERT W. NEY, Member of Congress:

MAY 18, 2006.

SPECIAL ORDERS GRANTED

Hon. J. DENNIS HASTERT,
Speaker, House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: Pursuant to Rule VIII of the Rules of the House of Representatives, I am notifying you that I have received a judicial subpoena from the United States District Court for the District of Columbia directing me to appear as a witness and provide testimony.

As required by Rule VIII 3., I shall undertake to determine whether the issuance of the subpoena is, among other matters, consistent with the privileges and precedents of the House.

Sincerely,

WILLIAM HEATON,
Chief of Staff,
The Honorable Robert W. Ney.

COMMUNICATION FROM COUNSEL,
COMMITTEE ON HOUSE ADMINISTRATION

The SPEAKER pro tempore laid before the House the following communication from Paul D. Vinovich, Counsel, Committee on House Administration:

MAY 19, 2006.

Hon. J. DENNIS HASTERT,
Speaker of the House,
The Capitol, Washington, DC.

DEAR MR. SPEAKER: Pursuant to rule VIII of the Rules of the House of Representatives, I am hereby notifying you that I have received a judicial subpoena from the United States District Court for the District of Columbia directing me to appear as a witness and provide testimony.

As required by rule VIII(3), I shall undertake to determine whether the issuance of the subpoena is; among other things, consistent with the privileges and precedents of the House.

Sincerely,

PAUL D. VINOVIICH,
Counsel, Committee on House Administration.

VACATING 5-MINUTE SPECIAL
ORDER

The SPEAKER pro tempore. Without objection, the order for a 5-minute speech by Mr. POE is vacated.

There was no objection.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. BISHOP of Georgia (at the request of Ms. PELOSI) for today on account of personal reasons.

Mr. KANJORSKI (at the request of Ms. PELOSI) for today after 1:00 p.m. on account of official business in the district.

Mr. KENNEDY of Rhode Island (at the request of Ms. PELOSI) for the week of May 15.

Mr. LARSON of Connecticut (at the request of Ms. PELOSI) for today on account of a family medical emergency.

Mr. ENGLISH of Pennsylvania (at the request of Mr. BOEHNER) for today on account of family reasons.

Mr. MANZULLO (at the request of Mr. BOEHNER) for today on account of son's graduation from college.

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Mr. TAYLOR of Mississippi) to revise and extend their remarks and include extraneous material:)

Ms. WOOLSEY for 5 minutes, today.

Mr. PALLONE, for 5 minutes, today.

Mr. DEFazio, for 5 minutes, today.

Mr. BROWN of Ohio, for 5 minutes, today.

Mr. EMANUEL, for 5 minutes, today.

Mr. SCHIFF, for 5 minutes, today.

Mr. GEORGE MILLER of California, for 5 minutes, today.

Mr. TAYLOR of Mississippi, for 5 minutes, today.

(The following Members (at the request of Mr. PRICE of Georgia) to revise and extend their remarks and include extraneous material:)

Mr. OSBORNE, for 5 minutes, May 22 and 23.

Mr. MCHENRY, for 5 minutes, May 22, 23, 24, 25, and 26.

SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 193. An act to increase the penalties for violations by television and radio broadcasters of the prohibitions against transmission of obscene, indecent, and profane language; to the Committee on Energy and Commerce.

ENROLLED BILL SIGNED

Mrs. Haas, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 1499. An act to amend the Internal Revenue Code of 1986 to allow members of the Armed Forces serving in a combat zone to make contributions to their individual retirement plans even if the compensation on which such contribution is based is excluded from gross income, and for other purposes.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 5 o'clock and 16 minutes p.m.), under its previous order, the House adjourned until Monday, May 22, 2006, at 12:30 p.m., for morning hour debate.

EXECUTIVE COMMUNICATIONS,
ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

7588. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures,

Weather Takeoff Minimums; Miscellaneous Amendments [Docket No. 30480; Amtd. No. 3154] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7589. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, Weather Takeoff Minimums; Miscellaneous Amendments [Docket No. 30478; Amtd. No. 3152] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7590. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30488; Amtd. No. 3161] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7591. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30490; Amtd. No. 3163] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7592. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, Weather Takeoff Minimums; Miscellaneous Amendments [Docket No. 3156] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7593. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30483; Amtd. No. 3157] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7594. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — IFR Altitude; Miscellaneous Amendments [Docket No. 30477; Amtd. No. 459] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7595. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures; Miscellaneous Amendments [Docket No. 30485; Amtd. No. 3159] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7596. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, Weather Takeoff Minimums; Miscellaneous Amendments [Docket No. 30484; Amtd. No. 3158] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7597. A letter from the Program Analyst, FAA, Department of Transportation, transmitting the Department's final rule — IFR Altitudes; Miscellaneous Amendments [Docket No. 30486; Amtd. No. 460] received April 27, 2006, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.