

company, GML, rightly brought the case to the Hague and received a ruling in their favor that exceeded \$50 billion.

I have been following this case for the past ten years because I am personally acquainted with Mr. Khodorkovsky and was greatly concerned when the Russian government confiscated his company and then had him arrested. At the time, a top aide to President Putin, Igor Sechin, maneuvered the government takeover of Yukos and eventually created Rosneft, a company he now heads, without any compensation to the Yukos Oil Company investors and shareholders.

I am pleased that Mr. Khodorkovsky was eventually released from prison and that the Hague's Arbitration Court, after seven years of litigation, has finally brought justice to a case where one of the world's largest countries seized the assets of its largest company, thus violating all the principles associated with the rule of law.

But as the extensive news accounts reveal, it is unlikely that the Russian Federation under the guidance of Mr. Putin will honor the court's decision that awarded the GML shareholders about half of the original \$114 billion claim. Undoubtedly, Russia will exhaust all means to contest the ruling and avoid payment, but ultimately justice will prevail even if it results in the seizure of assets outside Russia.

Mr. Speaker, it is unfortunate that President Vladimir Putin's authoritarianism and nationalistic policies are moving our bilateral relationship back to the Cold War days. The Russian leader has to recognize that in today's world he has to be held accountable for actions that are reprehensible, whether they are geopolitical in attempting to impose his will on other countries or internal when it involves the core tenets of democracy: rule of law, a free press and a viable opposition. Indeed he is taking Russia in the wrong direction.

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#### HIGHWAY AND TRANSPORTATION FUNDING ACT OF 2014

SPEECH OF

### HON. CHRIS VAN HOLLEN

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

*Thursday, July 31, 2014*

Mr. VAN HOLLEN. Madam Speaker, I rise in reluctant opposition to the highway bill before us today. While I strongly support infrastructure spending and believe we must pass a short-term fix to avert insolvency this summer, I am concerned that this bill will allow us to simply kick the can down the road one more time and delay a long-term solution.

This week, the Senate voted on a bipartisan basis to shorten the timeline of this emergency extension, increasing pressure for a permanent solution this year. The House should not now delay those urgent conversations into next Spring. Our states and businesses have repeatedly asked for a long-term highway bill that provides certainty and allows them to tackle our greatest infrastructure needs. Congress should pass a temporary patch to get us the next few months, and then immediately begin work to fix the Trust Fund once and for all. Our constituents expect solutions, not band-aids, and it is long past time for Congress to deliver.

#### IN RECOGNITION OF THE US MEDICAL SOCCER TEAM

### HON. TODD C. YOUNG

OF INDIANA

IN THE HOUSE OF REPRESENTATIVES

*Friday, August 1, 2014*

Mr. YOUNG of Indiana. Mr. Speaker, as co-chair of the Congressional Soccer Caucus, I rise today to recognize the US Medical Soccer Team. The Congressional Soccer Caucus mission is to encourage legislation, activities and events that promote soccer and issues affecting the greater soccer community, toward encouraging healthy and active lifestyles among America's youth.

The US Medical Soccer Team is an organization comprised of practicing physicians from around the country who share a passion for soccer, medical education and community service. They represent the United States in the World Medical Football Championships, which is an annual World Cup-style soccer tournament comprised of similar physician teams from around the world. On July 6th, the US Medical Soccer Team will kick off their fifth year of participation in this tremendous event, taking place this year in Natal, Brazil.

The US Medical Soccer Team formed in 2010 by connecting physically active physicians who love the game of soccer. While their time on the soccer field has been an incredible experience, the growing focus of the organization has been community service. As active physicians, the US Medical Soccer Team is passionate about reaching out to underserved youth around the United States through their outreach program "Healthy, Fit and Smart". This program, focused on fitness, nutrition and education, is a fun and interactive way for the team to convey the importance of an active and healthy lifestyle while educating about careers in science and healthcare. The soccer brought the team together, but the outreach has enriched their lives and fostered strong connections to numerous community centers and organizations around the country.

In the summer of 2015, the US Medical Soccer Team is honored to host the World Medical Football Championships in Long Beach, California. This event will bring over 400 physicians from around the world to the United States for a week of athletic competition, medical education, and community outreach. The US Medical Soccer Team is confident this event and the organization's expanding efforts, both on and off the field, will be a source of pride for our nation.

I urge all Americans to recognize the US Medical Soccer Team and wish them luck on the field as they head to Brazil to compete this summer in the Physicians' World Cup and support them off the field in their continued outreach efforts with underserved youth advocating for fitness, nutrition and education. As physically active doctors, they "walk the talk" and encourage other colleagues and their patients to do the same.

#### IN TRIBUTE TO DEANA MARTIN

### HON. JOE COURTNEY

OF CONNECTICUT

IN THE HOUSE OF REPRESENTATIVES

*Friday, August 1, 2014*

Mr. COURTNEY. Mr. Speaker, today I would like to shine a spotlight on an American star for vastly different reasons to which she is accustomed. Deana Martin, an accomplished singer, actor, author and performer in her own right, as well as the daughter of the legendary Dean Martin, will be performing for the people of Enfield at the request of the Lady of Mt. Carmel Society and the local Chief of Police, Mr. Carl Sferrazza.

On August 2nd, Ms. Martin, as a special guest of the community, will be visiting seniors at the Enfield Senior Center to talk about her experiences watching and performing with her father. She will also stop by the Felician Sisters, Our Lady of the Angels Convent to bring her performance to those who would not otherwise have the opportunity to see it.

In addition to performing her music, Ms. Martin will also be speaking on her best-selling book, "Memories Are Made Of This" in which she tells her father's story through her own eyes. The book's name is a reference to her father's work that captures the essence of their relationship.

Thanks to Ms. Martin's participation, this annual tradition of a proud Connecticut town will be a unique experience filled with music and storytelling from a legendary American family. I thank Ms. Martin for her wonderful musical work, and her service to this local community.

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#### CELEBRATING JAMES BALDWIN

### HON. CHARLES B. RANGEL

OF NEW YORK

IN THE HOUSE OF REPRESENTATIVES

*Friday, August 1, 2014*

Mr. RANGEL. Mr. Speaker, it is with great admiration that today I rise to join all of the people in the village of Harlem and my Congressional District to celebrate the works of Mr. James Baldwin on his 90th birthday this upcoming August 2, 2014. James Baldwin was a legendary writer who broke new literary ground by exploring racial and social issues in his works.

Mr. Baldwin was born to Emma Jones, a single mother, on August 2, 1924 in Harlem, New York. While he never met his biological father, Mr. Baldwin did have a father figure growing up: Baptist Minister David Baldwin. The preacher's religious influence had a lasting impression on James and his writings. He would go on to spend three years as a youth minister. The language of the church shaped the cadences and tones of his work, becoming unmistakable hallmarks of his literary style.

After striking out on his own and moving away from home, Mr. Baldwin published short stories in national periodicals under the tutelage of his mentor, Beauford Delaney, a renowned Harlem Renaissance painter. Growing disillusion with chauvinism against African-Americans and the gay community, Baldwin left our country and settled in France at the age of 24. He found that the distance gave him enough space to reflect on his experience as a black man in white America. Please allow

me to quote Mr. Baldwin's later thoughts on this dramatic change in his life: "Once I found myself on the other side of the ocean, I saw where I came from very clearly . . . I am the grandson of a slave, and I am writer. I must deal with both." Through his writing, Baldwin did deal with this reality.

In 1953, Baldwin published his first novel, a semi-autobiography called *Go Tell It on the Mountain*, which explores the repression, moral hypocrisy, religious inspiration, and community ties that characterize the Black American experience. While he spent much of his life abroad, Baldwin always remained a quintessentially American writer. In the early 1960s, he returned home and became a leading voice and activist in the Civil Rights Movement. The works that Baldwin published during this tumultuous time in American history, explored the deep-rooted racial tension with eloquence and unparalleled honesty. His two collections of essays, *Notes of a Native Son* (1955) and *Nobody Knows My Name* (1961), as well as two novels, *Giovanni's Room* (1956) and *Another Country* (1962), were immediate bestsellers. James Baldwin created beautiful literary works with unprecedented depth and power; his writing will remain an essential part of the American literary canon.

In honor of his birthday, as well as to pay tribute to Mr. Baldwin's tireless effort to addressing our nation's issues with race and spirituality, the New Heritage Theatre Group, Columbia University School of the Arts, National Black Theater, Street Corner Recourse and Harlem Renaissance High School recognize August 2nd as James Baldwin Day.

Mr. Speaker, I ask that you and my distinguished colleagues join me as we pay tribute to such a legend. I pledge to continue his fight for justice for all and encourage everyone to do the same.

SECURE THE SOUTHWEST BORDER  
ACT OF 2014

SPEECH OF

HON. SHEILA JACKSON LEE

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

Thursday, July 31, 2014

Ms. JACKSON LEE. Madam Speaker, I rise to speak in strong opposition to H.R. 5230, a bill to make supplemental appropriations for the fiscal year ending September 30, 2014 to address the humanitarian crisis on our nation's southern border.

As a senior member of the House Committee on Homeland Security and the Ranking Member on the Subcommittee on Border and Maritime Security, I have visited the border and seen the children that this bill intends to help.

This bill offers too little in funding to address the need that over 50 states are attempting to address by providing shelter and assistance to the tens of thousands of unaccompanied minors who are now living in our country.

Over two-thirds of the language in H.R. 5230 will make significant changes in existing law or creates new law regarding immigration policy without going through the committees of jurisdiction such as the House Committees on Homeland Security, Judiciary, and Foreign Affairs.

H.R. 5230 contains too much language that is legislative such as:

The bill makes significant changes to 2008 Trafficking Victims Protection Act. This change will subject all children to the initial screening process that now applies only to children from Mexico and Canada; erects a new expedited immigration court screening for any children who pass the initial screening; prohibits administrative appeals from children ordered removed through the new expedited process; requires detention of certain children who demonstrate a credible fear of persecution throughout the pendency of their asylum proceedings; establishes new, high burdens of proof; and sets up a principle of "Last In, First Out" in the adjudication process.

The bill prohibits the Secretaries of the Interior and Agriculture from impeding, denying, or restricting the activities of U.S. Customs and Border Protection on Federal land located within 100 Miles of the U.S./Mexico border—This issue has already been addressed. Both Interior and Agriculture have existing Memorandum of Understanding (MOUs) with U.S. Customs and Border Protection and all these agencies, as well as the GAO, have testified that these agreements are working and that federal land management laws and activities do not impair border security.

The bill provides too few emergency immigration judges—the bill only requires the Department of Justice to designate up to 40 temporary immigration judges within 14 days of enactment of this legislation. Then the bill permits hiring of retired judges or magistrate judges, or the reassignment of current immigration judges, to conduct expedited hearings for unaccompanied alien children to try to meet the new requirement that their cases be heard within 7 days of being screened by DHS officials.

This is a rushed process for an emergency situation involving children. They require our best efforts to ensure their safety and wellbeing not a rushed job.

The bill undermines a long standing policy regarding asylum—H.R. 5230 Prohibits anyone believed to have been convicted outside the U.S. of any drug-related offense punishable by a prison term of more than a year from being granted asylum.

This provision has nothing to do with unaccompanied children entering the United States and clearly is an immigration reform that would impact several committees such as the House Committees on Judiciary and Foreign Affairs.

This provision is problematic because what is considered unlawful in one country is a constitutionally protected right in the United States. Often people are fleeing religious, ethnic or political persecution.

Persecution means that they are experiencing or have experienced actions taken by their countries governments, which often includes imprisonment or torture while in custody.

This one change would hand repressive regimes like North Korea with an easy way to block the United States from helping those seeking to escape that country—charge and convict them of a felon.

A Sudanese woman was sentenced to death for being a Christian—would this Congress bar her entry into the United States?

The bill makes the wrong decision on border security by sending the National Guard support for border operations—H.R. 5230 would deploy National Guard under Title 32 Status.

National Guard troops with this change may be assigned duties as deemed necessary to provide assistance in operations, with priority given to high traffic areas experiencing the highest number of crossing by unaccompanied children.

Sending armed soldiers to greet children escaping violence—Mr. Speaker what is the leadership thinking?

These children need our help not frightening images of more adults with guns.

The bill denies safe shelter to children through its sense of Congress—the states that the Secretary of Defense should not be allowed to shelter unaccompanied children or other migrants unless certain conditions are met.

The military and the administration are well aware of the conditions that are acceptable for children and this Congress should provide what is needed so that their needs can be met.

This bill does too little to actually help the thousands of children who are awaiting immigration hearings. They are victims of human trafficking, sexual violence, and witnesses to murders as well as acts of violence against other children who took that dangerous trek to the United States.

We should be focused on learning what they know and what they experienced to be sure the guilty are found and punished.

I offered, along with several other members of the House amendments in attempts to improve the bill, but all were rejected by the Rules Committee, which chose to place H.R. 5230 before the House in the form of a closed rule.

The Jackson Lee Amendment would have authorized designated federal agencies to reimburse State and local governments and private nonprofit organizations for the costs incurred in providing psychological counseling, housing, education, medicine and medical care, food and water, clothes, personal hygiene and other indispensable consumables, other human services in response to the humanitarian crisis on the Southwest Border.

This Congress has had the Senate's version of a Comprehensive Immigration reform bill for nearly a year, without accomplishing the task of taking up the issue and passing a House version.

Our nation's immigration system is broken and needs reform, but the only attempt at addressing immigration into the United States is this bill that is being presented as an appropriations bill.

H.R. 5230 is not an appropriations bill it is an immigration reform bill, which covers the jurisdictions of the two committees I serve on—the House Judiciary and Homeland Security Committees. Neither of these committees were given the opportunity to hold hearings or make the needed changes to the bill to make sure it conforms with long standing policies relating to unaccompanied minor or issues related to refugees.

The Jackson Lee amendment would have helped nonprofits, local and state governments in all of the 50 states who are now providing assistance to the tens of thousands of unaccompanied minors within the United States.

The message has gotten to families in El Salvador, Honduras, and Guatemala. Parents are no longer sending their children to the United States once they learned of the dangers and the prospects for their children surviving the journey without becoming victims of human trafficking.