

heat of the day without proper care, without proper nutrition, without the ability to escape the burning rays of the sun. Many, many die in the process.

Those who do not come that way often employ the services of what are called coyotes. A coyote is a person who is employed to get one from Mexico to the United States doing so illegally. One has to pay them. It averages between 500 to sometimes several thousand dollars, depending upon the circumstances, to get one across the border.

What happens, these people get shoved into vans, into the backs of trucks, get compacted, if you will, into any vehicle that is coming across the border. Many of them die. This has happened several times in the last few months in my own State of Colorado. I think we are up to now 9 or 11 people who have died in this process being transported here by coyotes.

Again, Mr. Speaker, I do not blame them for trying. I understand their desire. It was the same as the desire of my grandparents and perhaps my colleagues to come to the United States and seek a better life. One of the things that we accomplished with that generation was, to a large extent, the ability to separate oneself from the culture and from the country from which one came. This is important. This is one reason why we do have the problem with massive migration, both legal and illegal from Mexico, because the border is of course adjacent to the United States, and it is harder.

When my grandparents came here from Italy in the late part of the 1800s, they came essentially to escape an old world, came to seek the benefits of the new world, to enter into what they believe was a place of streets of gold. They wanted to become upwardly mobile, and they did that. One of the ways they did it was by abandoning their native language.

I know a lot of people suggest that should not happen. I, for one, wish I could still speak Italian. I wish my grandparents had taught my parents and they had taught me, but they did not. One reason they did not was because they understood the need to learn English if they wanted to be upwardly mobile in this country.

Massive immigration from countries that do not speak English puts pressure on the school systems. It puts pressure on jobs. The ability of someone to be upwardly mobile is severely hampered by their either unwillingness or inability to learn the English language.

Bilingual education now being taught in so many schools with the exception of California, which by proposition threw it out, and soon it will happen in Arizona if it has not already occurred. I may be mistaken there. I think Arizona has already passed their initiative to do the same thing, and I hope Colorado is next in line to eliminate bilingual education. But this is an example of the problem of massive immigration

and this dual-language nation we are beginning to develop.

Not only is there a problem with people being able to actually become upwardly mobile if they do not speak English, can they really get to the next level in their job, can they afford to leave that particular field, maybe low skilled, low pay job, and move into something better if they cannot speak English? The answer is no.

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So why do we keep so many people in another language? Because it has become a political issue. I go back to what I said earlier about the reasons why we have massive immigration, one of them being political. And bilingual education has become a very political issue. It is used here in the House of this Congress to encourage either certain ethnic groups to support one party or another, or as an issue of attack on another party, those of us who believe that bilingual education is not the best thing for the children in that system.

If we really and truly care about the child, Mr. Speaker, and I have been a teacher, my wife just completed 27 years as a teacher in the Jefferson County Public Schools, we sent our children to public schools, but if we really and truly care about children, then we will do several things for them: one, we will allow them to have the choice of any school they want to go to by giving them tax credits; and, secondly, we will make sure that they are not forced to participate in bilingual classes that are taught in a language other than English. If we really care about children, that is where we should be.

We should be providing immersion classes for these kids so they can learn English quickly and move on and get in line for part of the American Dream. But massive immigration retards that pressure to achieve English proficiency. But the fact remains that these are all problems that develop as a result of this massive immigration and problems that we must begin to deal with.

I say over and over again that it is an issue whose time has come. We must talk about it. Do we want this to be the future? Is this what we expect our children and grandchildren will have to deal with in terms of the quality of their lives? We can achieve a better future, Mr. Speaker, by controlling our own borders. It is uniquely in the power of the people of this House and in this other body to do that. States cannot do it. States have absolutely no control over the borders. They look to us. And we look away all too often, and we have done so time and time again on this issue of immigration because we fear either the political or social ramifications to us.

It is hard to go into that cocktail party where somebody may say, oh, gee, that is that guy or that lady that wants to reduce immigration. People might shy away from you, thinking

that you are a racist, that you have some evil motive, that there is something bad in your heart, and they want to get away from you. Mr. Speaker, I assure you, at least from my own perspective and from the bottom of my heart, it is not the type of people that come here, it is not the color of people that are coming here, it is not their ethnicity, it is, in fact, the numbers that makes it difficult to deal with.

The numbers make it harder for us all to accomplish our goals, whether it is to reduce the problems faced by California, and which will be faced by States throughout the Nation soon in terms of energy and lack thereof, to the various other kinds of cultural issues and political issues that we face as a result of massive immigration of these kinds of numbers.

So once again I ask the Speaker to be aware of the need for change, to encourage others, others of my colleagues, to begin to study this issue and become acquainted with it. It is an important one for every one of us no matter what district we represent. It will become more important as the time goes on, and there will be a point in time when we will be confronted by this issue in a way that perhaps we have no way of avoiding it.

We have to deal with it, Mr. Speaker. Now is better than later. Now is better than later.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. UDALL of Colorado (at the request of Mr. GEPHARDT) for today on account of personal business.

Mr. LEWIS of Kentucky (at the request of Mr. ARMEY) for today on account of attending daughter's graduation.

SPECIAL ORDERS GRANTED

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. McNULTY) to revise and extend their remarks and include extraneous material:)

Mr. DINGELL, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Mr. SHOWS, for 5 minutes, today.

Mr. LIPINSKI, for 5 minutes, today.

Mrs. CLAYTON, for 5 minutes, today.

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

Mr. REYNOLDS, for 5 minutes, today.

Mr. TOM DAVIS of Virginia, for 5 minutes, today.

Mr. RYUN of Kansas, for 5 minutes, today.

Mr. ENGLISH, for 5 minutes, today.

(The following Members (at their own request) to revise and extend their remarks and include extraneous material:)

Mr. KENNEDY of Minnesota, for 5 minutes, today.

Mr. PENCE, for 5 minutes, today.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 3 o'clock and 50 minutes p.m.), under its previous order, the House adjourned until tomorrow, Friday, June 8, 2001, at 10 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 107th Congress, pursuant to the provisions of 2 U.S.C. 25:

Honorable DIANE E. WATSON, 32nd California.

EXECUTIVE COMMUNICATIONS, ETC.

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

2344. A letter from the Congressional Review Coordinator, Animal and Plant Health Inspection Service, Department of Agriculture, transmitting the Department's final rule—Prohibition of Beef from Argentina [Docket No. 01-032-1] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

2345. A letter from the Chief, Forest Service, Department of Agriculture, transmitting the Department's final rule—National Forest System Land and Resource Management Planning; Extension of Compliance Deadline—received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

2346. A letter from the Congressional Review Coordinator, Animal and Plant Health Inspection Service, Department of Agriculture, transmitting the Department's final rule—Change in Disease Status of the Republic of San Marino and the Independent Principalities of Andorra and Monaco [Docket No. 01-029-1] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

2347. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Bacillus thuringiensis Cry1F Protein and the Genetic Material Necessary for its Production in Corn; Exemption from the Requirement of a Tolerance [OPP-301130; FRL-6783-3] (RIN: 2070-AB78) received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

2348. A letter from the Deputy Director, Enforcement Policy, Wage and Hour Division, Department of Labor, transmitting the Department's final rule—Nondisplacement of Qualified Workers Under Certain Contracts; Rescission of Regulations Pursuant to Executive Order 13204—received June 4, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Education and the Workforce.

2349. A letter from the Attorney-Advisor, NHTSA, Department of Transportation, transmitting the Department's final rule—Federal Motor Vehicle Safety Standards; Interior Trunk Release [Docket No. NHTSA 99-5063; Notice 2] (RIN: 2127-AH83) received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2350. A letter from the Attorney-Advisor, NHTSA, Department of Transportation, transmitting the Department's final rule—Federal Motor Vehicle Safety Standards; Hydraulic and Electric Brake Systems; Passenger Car Brake Systems [Docket No. NHTSA 2000-6740] (RIN: 2127-AH64) received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2351. A letter from the Attorney-Advisor, NHTSA, Department of Transportation, transmitting the Department's final rule—Federal Motor Vehicle Theft Prevention Standard; Final Listing of Model Year 2001 High-Theft Vehicle Lines [Docket No. NHTSA 2000-7331] (RIN: 2127-AH78) received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2352. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Revisions to the Arizona and California State Implementation Plans, Maricopa County Environmental Services Department, Placer County Air Pollution Control District and South Coast Air Quality Management District [CA 095-0237a; FRL-6987-3] received June 4, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2353. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule—Approval and Promulgation of Implementation Plans; New Jersey; Motor Vehicle Inspection and Maintenance Program [Region II Docket No. NJ43-219; FRL-6990-4] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2354. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (McCook, Alliance, Imperial, Nebraska, and Limon, Parker, Aspen, Avon and Westcliffe, Colorado) [MM Docket No. 00-6; RM-9791; RM-9890] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2355. A letter from the Senior Legal Advisor to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Paradise, Michigan) [MM Docket No. 00-194; RM-9972]; (Lynchburg, Tennessee) [MM Docket No. 00-196; RM-9974]; (Rincon, Texas) [MM Docket

No. 00-197; RM-9975] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2356. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Camdenton and Laurie, Missouri) [MM Docket No. 97-86; RM-9025; RM-9084] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2357. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (McKinleyville, California) [MM Docket No. 00-216; RM-9995; RM-10066] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2358. A letter from the Special Assistant to the Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Royston and Arcade, Georgia) [MM Docket No. 00-165; RM-9941] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2359. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Young Harris, Georgia) [MM Docket No. 01-35; RM-10054] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2360. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Willow Creek, California) [MM Docket No. 01-4; RM-10020] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2361. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Charleroi and Duquesne, Pennsylvania) [MM Docket No. 00-42; RM-9826] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2362. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Patterson, Georgia) [MM Docket No. 01-26; RM-10045] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2363. A letter from the Special Assistant to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations (Saug Centre and Alexandria, Minnesota) [MM Docket No. 00-250; RM-10025] received June 1, 2001, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

2364. A letter from the Senior Legal Advisor to the Bureau Chief, Mass Media Bureau, Federal Communications Commission, transmitting the Commission's final rule—Amendment of Section 73.622(b), Table of Allotments, Digital Television Broadcast Stations (Bozeman, Montana) [MM Docket No.