

have oppressed and persecuted the Sahrawis so that they have had to live in refugee camps in the harsh Sahara Desert for over 25 years. Their government's policy should also ensure that the Sahrawi people are guaranteed their rights and get their property returned.

WESTERN HEMISPHERE OIL SUPPLIES NOT NECESSARILY SECURE

(Mr. HALL of Texas asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HALL of Texas. Mr. Speaker, today I want to address the question of security of our oil supply. The political dynamic that resulted in the crippling Arab oil embargo Americans suffered throughout 1970s is not exactly the same today. Fuel sources today are much more diverse.

However, our oil supplies are still vulnerable. Recently, crude oil and refined product shipments in Venezuela were at a virtual standstill due to the off-again and on-again regime of Hugo Chavez.

Mexico's oil industry has come on strong in recent years with Mexico establishing itself as the second largest producer in the Western Hemisphere. But the state-owned oil company, Pemex, continues to struggle for lack of investment of capital.

Fortunately, the United States can look to Canada for supply. According to EIA, from January through November 2001, the United States imported more oil and refined products from Canada than any other country.

Mr. Speaker, we cannot take any foreign oil supply for granted. We must realistically turn to the development of new domestic sources of oil and gas reserves in the offshore, in the Rockies and in Alaska. We have the know-how and the resources to accomplish this. If not now, when?

WELFARE REAUTHORIZATION

(Mr. SMITH of Michigan asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SMITH of Michigan. Mr. Speaker, in this November's election, there is going to be a lot of talk and debate about Social Security. As a person that has worked for the last 9 years on the Social Security problems; and how we achieve the best possible solution to make sure that we keep this important program, and having served in the last session as chairman of the bipartisan Task Force on Social Security, I would like to make a couple of suggestions.

One is that we do not try to scare people in an effort to achieve some kind of political advantage, but rather that we talk about the real problem of Social Security; we talk about the real cost of doing nothing. Right now we have a \$9 trillion unfunded mandate. It

needs to be rationally discussed; we need to face up to the challenge. It is a serious problem.

In conclusion, Mr. Speaker, the longer we put off a solution, the more drastic that solution. Let us move ahead with real discussion and debate, not demagoguery.

WELFARE REFORM REQUIRES COMPREHENSIVE SOLUTION

(Mr. NADLER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. NADLER. Mr. Speaker, today I would like to ask my colleagues just one question. As we consider reauthorizing our Nation's welfare program, what do we want to accomplish, a temporary fix, or a comprehensive solution to poverty?

If we truly want a comprehensive solution, we would allow TANF recipients to count education as a work activity so that they can move into living-wage jobs and not end up back on TANF 6 months after they leave. If we want a comprehensive solution, we would invest in quality child care so parents could go to work to ensure their children will be safe in a nurturing environment that is preparing them for success in school and beyond. If we want a comprehensive solution, we would recognize the typical immigrant worker pays \$80,000 more in taxes than they receive in government benefits over a lifetime, and we would restore the safety net for them.

We would do all of this if we wanted a comprehensive solution.

But the Republican proposal does not embody this common sense. What is in their bills is a program that sets low-income people up for failure. Dead-end workfare jobs with no opportunity to pursue further education and escape is a vicious cycle of poverty.

I challenge my colleagues to make good their election year pledges to help America's working families and make these improvements in TANF this year.

HONORING THE ACHIEVEMENTS OF MARGE SCHOLLAERT

(Mr. SHUSTER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SHUSTER. Mr. Speaker, I rise today to honor the achievements of Marge Schollaert, a constituent who resides in Chambersburg, Pennsylvania. Recently, Marge was named the School Counselor of the Year for the middle and junior high level of the Pennsylvania School Counselors Association. Of the nearly 4,000 school counselors in the State of Pennsylvania, only four are honored as counselors of the year.

Marge Schollaert was recognized by her peers for her commitment to the Chambersburg area middle school and

its students. Marge has been a key component in the development of students at Chambersburg Middle School. Among her many accomplishments, Marge took the lead in forming Peer Helpers, a program to facilitate the difficult process for students starting in a new school.

Of the 23 years she has served as a school counselor, 18 of those years have been spent working with the students of Chambersburg Area Middle School.

I congratulate Marge Schollaert on her Counselor of the Year award, and I applaud her steadfast dedication to her profession and her hard work for the students of Chambersburg.

TANF REAUTHORIZATION

(Mr. DAVIS of Illinois asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DAVIS of Illinois. Mr. Speaker, for those who think welfare reform is working well because caseloads have decreased, I ask them to come with me through low-income neighborhoods across the country. Walk into the many ghettos and barrios in distressed areas and tell those individuals that welfare reform is working.

During the caseload plunge, many recipients moved laterally in the employment sector from one low-income, low-wage job to another one.

In order to do real welfare reform, we must put hope in the new welfare bill. We must put in job training, education, and transitional movement. We must have a strong fatherhood initiative. Many of the individuals are parents of children. They are incarcerated, in jail, in the penitentiaries. If there is to be hope, we must make welfare reform a reality. If there is no work, there is no hope, and there is no welfare to work.

INS REFORM

(Mr. SULLIVAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. SULLIVAN. Mr. Speaker, I would like to voice my support for the immigration reform bill before the House this week. I commend the Committee on the Judiciary and the gentleman from Wisconsin (Mr. SENSENBRENNER), the chairman of that committee, and the House Republican leadership for this legislation, the Immigration Reform and Accountability Act.

It is absolutely critical that we completely restructure the INS, one of the most inefficient government agencies. The continual ineptitude was only brought to the public knowledge by the events of September 11. I believe the final straw was March 11 when two of the terrorist hijackers received paperwork showing that their student visas had been approved. These visa approvals came well after the two would-be hijackers had completed their training course.

While this shocked many, this level of ineptitude has gone on for years in the INS. INS blames the delays on antiquated, inaccurate and untimely and inefficient paper-based processing systems, while I believe the problem lies with the antiquated, inaccurate and untimely INS. The management structure, the authority structure, the technology all need a comprehensive overhaul, which is exactly what is before us with the Immigration Reform and Accountability Act.

Mr. Speaker, I urge my colleagues to support this measure.

WELFARE REFORM

(Mr. TIERNEY asked and was given permission to address the House for 1 minute.)

Mr. TIERNEY. Mr. Speaker, it is interesting to note the fact that 495 Members of Congress have bachelor's degrees. It is interesting to note the fact that 127 Members of Congress have masters degrees. It is interesting to note the fact that 224 Members of Congress hold law degrees.

The House is soon going to begin debate on reforming our welfare system. As we do so, I urge my colleagues to recognize the direct correlation between education and earning potential.

What this Congress needs to do is to ensure that educational opportunities can count as work for at least 2 years for those individuals on welfare.

That is why I, along with the gentleman from New Jersey (Mrs. ROUKEMA), have introduced H.R. 4210, the Working From Poverty to Promise Act, which would, among other things, allow for expanded educational opportunities to count as work full-time for 24 months.

In the long run, we need individuals to become independent with stable family lives, while also meeting the labor needs of our increasingly sophisticated economy. We can ill afford to be shortsighted in our reform by forcing people into low-wage jobs with no potential for advancement. That simply continues the cycle of dependency.

The business community in my region has concluded that it too has benefited when people are prepared to work at a level adequate to fulfill the challenging and advanced positions and to make their companies profitable.

Mr. Speaker, the President's plan which is embodied by the House majority would be much improved if amended to let welfare recipients have real opportunity through education and job training.

PROPOSED TANF REAUTHORIZATION

(Ms. WATSON of California asked and was given permission to address the House for 1 minute.)

Ms. WATSON of California. Mr. Speaker, I strongly oppose the President's proposal to increase TANF work requirements. The proposed 40-hour

work week will cripple the State's ability to continue to move TANF recipients out of poverty and into self-sufficiency. It will require States to make work.

Despite recent trends, poverty has grown in my State of California. Hispanics and African Americans have higher rates of poverty in California than anywhere else in the country. Furthermore, most poor families in California are working. Simply working more hours is not the solution. Education is.

Research has shown that welfare recipients who are able to attend community college increase their median earnings by 43 percent. More than half of the people on welfare in Los Angeles lack a high school diploma. Clearly, the educational needs of these people are not being met.

TANF reauthorization needs to address the educational needs of welfare recipients. Simply working more hours is not the solution.

□ 1030

PROVIDING FOR CONSIDERATION OF H.R. 3231, BARBARA JORDAN IMMIGRATION REFORM AND ACCOUNTABILITY ACT OF 2002

Mr. LINDER. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 396 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 396

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 3231) to replace the Immigration and Naturalization Service with the Agency for Immigration Affairs, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on the Judiciary. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill. The committee amendment in the nature of a substitute shall be considered as read. All points of order against the committee amendment in the nature of a substitute are waived. No amendment to the committee amendment in the nature of a substitute shall be in order except those printed in the report of the Committee on Rules accompanying this resolution. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the

House or in the Committee of the Whole. All points of order against such amendments are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the committee amendment in the nature of a substitute. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

The SPEAKER pro tempore (Mr. LATOURETTE). The gentleman from Georgia (Mr. LINDER) is recognized for 1 hour.

Mr. LINDER. Mr. Speaker, for purposes of debate only, I yield the customary 30 minutes to the gentleman from Florida (Mr. HASTINGS) pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

Mr. Speaker, H. Res. 396 is a structured rule providing for considering of H.R. 3231, the Barbara Jordan Immigration Reform and Accountability Act of 2002. The bill provides for 1 hour of general debate equally divided by the chairman and ranking minority member of the Committee on the Judiciary.

This rule waives all points of order against consideration of the bill and provides that the amendment in the nature of a substitute recommended by the Committee on the Judiciary now printed in the bill shall be considered as an original bill for the purpose of amendment and shall be considered as read.

It waives all points of order against the bill, as amended and makes in order only those amendments printed in the report of the Committee on Rules accompanying the resolution.

H. Res. 396 provides that the amendments printed in the report shall be considered only in the order printed in the report, may be offered by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to an amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole.

H. Res. 396 waives all points of order against the amendments printed in the report and provides one motion to recommit with or without instructions.

Mr. Speaker, I urge my colleagues to join me in approving this rule, so that the House can begin its consideration of H.R. 3231, the Barbara Jordan Immigration Reform and Accountability Act. I am a co-sponsor of this bill, and I hope that when the House approves this bill, the Senate will take prompt action as well, so that before the end of this year President Bush can sign into law strong INS reform legislation. If