

local speed limits, and your city police officers could only enforce the city ordinances and the local traffic laws? And county officers, what are they going to do? They don't have enough ordinances to enforce anything. All they could do under this kind of rationale would be serve papers and keep the jail and maybe leave us otherwise alone. It is not conducive to a free state to have sanctuary policy or to live under the delusion that you don't have the responsibility to enforce immigration laws because you happen to be wearing a blue uniform of a Denver Police Department.

The result is Denver police officers, shot, killed by Gomez-Garcia, who had no business being in the United States and we had many opportunities to send him back to his own country and keep him there or incarcerate him here in the United States until he had paid the price for the others crimes he had committed.

Here is what is shocking to me, Mr. Speaker. Denver Police Chief Gerry Whitman said the case, Gomez-Garcia, "sends the message that Denver and its criminal justice system stand behind the police." How does that work? How can you stand behind the police when you have Gomez-Garcia standing behind the police and putting bullets into them, and you have picked up and turned the very man loose that you had the opportunity to stop before he took one of your fellow officers?

That is what happens with a sanctuary policy. Donnie Young was one of thousands. The face here is another face of evil, Mr. Speaker. And the face of the victims are not here on this floor tonight, but it is a tragedy just the same.

And I have another tragedy.

This is Jose Luis Rubi-Nava.

Now, this individual has been arrested and he has I believe been indicted on other charges, so we are going to say "allegedly." I am going to put allegedly ahead of the things I say about this individual, understanding I don't believe he has been convicted at this point. He is innocent until proven guilty, but these are the news reports that I am referencing.

He was arrested in April 2006 for other crimes. He is an illegal immigrant. He could have been deported back to his home country. He could have been incarcerated for the other violations he had, but he was released back into the community, again because of a sanctuary policy, and again this is Denver, the suburbs of Denver.

So we have Jose Luis Rubi-Nava of Glendale, Colorado, who is charged with one of the most horrendous crimes that I have heard about in my years in dealing with these things, and that is the dragging death of a female whom we believe was perhaps his common-law wife, a live-in, or a romantic friend whom he allegedly tied a rope around her neck and drug her behind the car for over a mile and left her body about 20 feet outside a driveway

in a suburban area, in a suburb of Denver.

In reading the report, the gory streaks on the street were more than a mile long and they had to wash the streets to clean things up after the perpetration of this horrible crime allegedly committed by Rubi-Nava.

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This crime is just among the most horrible things that I have ever heard, and yet the Denver police persist. They buried one of their own, Donnie Young. The mayor's sanctuary policy is what they have to live by I recognize. I am not hearing from the police department that we should stop all of these sanctuary policies. Instead, I am hearing the police chiefs say we take care of our own; we enforce the law.

But I hear things like statements made in this case, Denver police have no reason to believe someone is in the country illegally; therefore, they do not contact Immigration and Customs Enforcement agents. If they stop somebody, and any common-sense person, anyone with half a brain, could figure out that they had an illegal immigrant on their hands because of the identification, because of maybe a Mexican driver's license, maybe because of a matricula consular card, which is almost proof positive of unlawful presence in the United States. There is no reason to have a matricula consular card unless you are here illegally, Mr. Speaker.

No, the Denver police would argue we have no reason to believe he is here illegally, and therefore, we cannot take action; therefore, we will release an individual back on the streets again and hope he does not drag somebody to death or shoot somebody in the back or run over them as a drunken driver.

This kind of tragedy, this kind of evil, Mr. Speaker, has got to be stopped. I have laid out just three cases, and I have discussed perhaps about 17 murder victims in these three cases. That average, I do not know if it is high or low across the perpetrators of capital crime.

Mr. Speaker, I can tell you that if you are the family members of any of those victims, you are not thinking in terms of numbers or whether it is a high or a low number of people that were killed. You are thinking in terms of your loved one that you have lost, that devastating, wrenching that a family goes through and a that grief that goes on for a lifetime, that hole that is there for a lifetime, the hole that I talked about in the family of Donnie Young, that hole multiplied by thousands in this country because we do not have the will to enforce our immigration laws, because we do not have the will because we have people that see the massive numbers of low-income, cheap wages as a political power base. On the other side of that, we have people that are making a lot of money off of cheap labor, and they believe they have a right.

So, therefore, Mr. Speaker, I will continue this discussion in future evenings, and I appreciate the privilege to address you on the floor of the United States House of Representatives.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. ROSS (at the request of Mr. HOYER) for today on account of official business in the district.

Mr. SPACE (at the request of Mr. HOYER) for today and February 28 on account of a death in the family.

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

Mr. PALLONE, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Ms. WOOLSEY, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Ms. MILLENDER-MCDONALD, for 5 minutes, today.

Mr. FARR, for 5 minutes, today.

Mr. CHANDLER, for 5 minutes, today.

Mr. YARMUTH, for 5 minutes, today.

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

Mr. BISHOP of Utah, for 5 minutes, today.

Mr. GARRETT of New Jersey, for 5 minutes, today.

Mr. POE, for 5 minutes, today and February 28 and March 1.

Mr. DREIER, for 5 minutes, today and February 28.

Mr. JONES of North Carolina, for 5 minutes, today and February 28 and March 1.

Mr. BURTON of Indiana, for 5 minutes, today and February 28 and March 1.

Mr. MORAN of Kansas, for 5 minutes, February 28.

Mr. BURGESS, for 5 minutes, today and February 28.

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. 171. An act to designate the facility of the United States Postal Service located at 301 Commerce Street in Commerce, Oklahoma, as the "Mickey Mantle Post Office Building"; to the Committee on Oversight and Government Reform.

BILL PRESENTED TO THE PRESIDENT

Lorraine C. Miller, Clerk of the House reports that on February 16, 2007, she presented to the President of the United states, for his approval, the following bill.

H.R. 742. To amend the Antitrust Modernization Commission Act of 2002, to extend the term of the Antitrust Modernization Commission and to make a technical correction.

ADJOURNMENT

Mr. KING of Iowa. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 11 o'clock and 43 minutes p.m.), the House adjourned until tomorrow, Wednesday, February 28, 2007, at 10 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

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

616. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Halosulfuron-methyl; Pesticide Tolerance [EPA-HQ-OPP-2006-0205; FRL-8113-8] received February 10, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

617. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Orthosulfamuron; Pesticide Tolerance [EPA-HQ-OPP-2007-0010; FRL-8113-4] received February 10, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

618. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Sethoxydim; Pesticide Tolerance [EPA-HQ-OPP-2006-0321; FRL-8115-8] received February 10, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

619. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Revised Format for Materials Being Incorporated by Reference for North Dakota [R08-ND-2006-0001; FRL-8274-6] received February 10, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

620. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; New York; Motor Vehicle Enhanced Inspection and Maintenance Program [Docket No. EP-R02-OAR-2006-0695, FRL-8275-5] received February 15, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

621. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; West Virginia; Update to Materials Incorporated by Reference [WV101-6038; FRL-8273-7] received February 10, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

622. A letter from the Principal Deputy Associate Administrator, Environmental Protection Agency, transmitting the Agency's final rule — Final Authorization of State Hazardous Waste Management Program Revision [FRL-8281-3] received February 10, 2007, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

623. A letter from the Director, Department of Defense, transmitting Pursuant to

Section 27(f) of the Arms Export Control Act and Section 1(f) of Executive Order 11958, Transmittal No. 01-07 informing of an intent to sign a Project Arrangement concerning the Joint Studies on Adversary Countermeasures to Ballistic Missile Defense between the United States and the United Kingdom, pursuant to 22 U.S.C. 2767(f); to the Committee on Foreign Affairs.

624. A letter from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting Copies of international agreements, other than treaties, entered into by the United States, pursuant to 1 U.S.C. 112b; to the Committee on Foreign Affairs.

625. A letter from the Assistant Legal Adviser for Treaty Affairs, Department of State, transmitting Copies of international agreements, other than treaties, entered into by the United States, pursuant to 1 U.S.C. 112b; to the Committee on Foreign Affairs.

626. A letter from the Director, Defense Security Cooperation Agency, transmitting a report in accordance with Section 25(a)(6) of the Arms Export Control Act(AECA), describing and analyzing services performed during FY 2006 by full-time USG employees who are performing services for which reimbursement is provided under Section 21(a) or Section 43(b) of the AECA; to the Committee on Foreign Affairs.

627. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting a copy of the Department's report entitled, "Report on the Effectiveness of the United Nation to Prevent Sexual Exploitation and Abuse and Trafficking in Persons in UN Peacekeeping Missions," pursuant to Public Law 109-164, section 104(e); to the Committee on Foreign Affairs.

628. A letter from the Assistant Secretary for Legislative Affairs, Department of State, transmitting Pursuant to section 565(b) of the Foreign Relations Authorization Act for FY 1994 and 1995 (Pub. L. 103-236), certifications and waivers of the prohibition against contracting with firms that comply with the Arab League Boycott of the State of Israel and of the prohibition against contracting with firms that discriminate in the award of subcontracts on the basis of religion, and accompanying Memorandum of Justification; to the Committee on Foreign Affairs.

629. A letter from the Secretary, Department of State, transmitting the Department's report covering current military, diplomatic, political, and economic measures that are being or have been undertaken to complete out mission in Iraq successfully, pursuant to Public Law 109-163, section 1227; to the Committee on Foreign Affairs.

630. A letter from the Secretary, Department of State, transmitting determination that North Korea detonated a nuclear explosive device on October 9, 2006, pursuant to section 102(b)(1) of the Arms Export Control Act and Section 129 of the Atomic Energy Act; to the Committee on Foreign Affairs.

631. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 17-19, "Lower Georgia Avenue Job Training Center Funding Authorization Temporary Act of 2007," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Oversight and Government Reform.

632. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 17-17, "Ballpark Hard and Soft Costs Cap Temporary Act of 2007," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Oversight and Government Reform.

633. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 17-18, "Exploratory Committee Regulation Temporary Amendment

Act of 2007," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Oversight and Government Reform.

634. A letter from the Senior Associate General Counsel, Office of the Director of National Intelligence, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

635. A letter from the Acting Director, Defense Security Cooperation Agency, transmitting pursuant to Section 634A of the Foreign Assistance Act of 1961, notification for countries listed as approved for funding for the FY 2007 International Military Education and Training (IMET) program; jointly to the Committees on Foreign Affairs and Appropriations.

636. A letter from the Acting Director, Defense Security Cooperation Agency, transmitting notification of program changes, pursuant to the American Servicemembers' Protection Act of 2002 as amended by Section 1222 of the John Warner National Defense Authorization Act for Fiscal Year 2007; jointly to the Committees on Foreign Affairs and Appropriations.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

[Pursuant to the order of the House of February 16, 2007, the following report was filed on February 23, 2007]

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. FRANK: Committee on Financial Services. H.R. 556. A bill to ensure national security while promoting foreign investment and the creation and maintenance of jobs, to reform the process by which such investments are examined for any effect they may have on national security, to establish the Committee on Foreign Investment in the United States, and for other purposes; with an amendment (Rept. 110-24 Pt. 1). Ordered to be printed.

[The following report was filed on February 27, 2007]

Mr. ARCURI: Committee on Rules. House Resolution 195. Resolution providing for the consideration of the bill (H.R. 556) to ensure national security while promoting foreign investment and the creation and maintenance of jobs, to reform the process by which such investments are examined for any effect they may have on national security, to establish the Committee on Foreign Investment in the United States, and for other purposes; (Rept. 110-25). Referred to the House Calendar.

DISCHARGE OF COMMITTEE

[The following action occurred on February 23, 2007]

Pursuant to clause 2 of rule XII, the Committees on Energy and Commerce and Foreign Affairs discharged from further consideration. H.R. 556 referred to the Committee of the Whole House on the State of the Union, and ordered to be printed.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mr. DAVIS of Alabama (for himself and Mr. RAMSTAD):

H.R. 1190. A bill to amend title XVIII of the Social Security Act to preserve access to