

stood with this country through thick and thin, and they've seen the way we've turned on them.

They see what we've done with enemies of ours, as Qadhafi has been in the past, as Ahmadinejad has been, as Kim Jong Il in North Korea has been, and they say, gee, if we go strongly against this country, the Obama administration will come rush to see what they can give us to try to make us friends—obviously they won't make us friends, but we'll take whatever they've got to give. In fact, in the case of North Korea and the Clinton administration running over there and saying, look, we'll build you a nuclear power plant if you will just quit trying to make a nuclear weapon. You'll give us a nuclear power plant? Doesn't that have nuclear fuel? Yes, it does. We might be able to take that fuel and make a nuclear weapon? Sure, yeah, I mean, it's possible. But if you'll just promise us you won't do that, we'll give you the nuclear material, the facility, we'll show you how to do it. Well, sure. Okay. Yeah, we'll give you that promise. And of course we provided them what they needed to go nuclear and build nuclear weapons. It makes no sense. We ought to be smarter than that.

But we didn't learn our lesson with North Korea that you can't placate a terrorist leader, so this administration has talked about sanctions. And we've had some sanctions against Iran, and I really think that they're going to work by 2015 or 2020, but unfortunately by then, Iran will have nuclear weapons, and they will have the ability to say you either withdraw your sanctions or we're going to use the nukes that we've now sent on yachts and are outside major places you care about to blow your major cities up. It's a crazy way to defend the country, to placate your enemies.

I've had this bill—I've filed it three Congresses and I'm hoping now that we're in the majority we'll get it passed; it seems like I pick up more supporters every time—called the U.N. Voting Accountability Act. It simply says that any nation—you know, they're sovereign nations, they can do what they want as long as they don't come after us, don't commit crimes against humanity, but they're sovereign nations, so basically what it says is any nation that votes against a U.S. position more than half the time in the U.N. will receive no financial assistance of any kind from the United States in the subsequent year. As I've said before, you don't have to pay people to hate you, they'll do it for free. We can save the money, we need to save the money.

We heard that President Mubarak—really a king, but called President Mubarak—one report said he had \$70 billion in a bank, now there's only \$7 billion. Where do you think he got that money? We've been giving him somewhere around \$2 billion a year for years. We have propped up so many evil

people in countries where they devastate their own people, we shouldn't be giving them money for that. Let charitable groups go in and give aid directly to the people. They do a great job of that, better than the government because we as a government usually have to give it to the government, and then the government uses it to go in their bank accounts and to do what they will with their people. It doesn't make sense.

I was also a little surprised to find out how much we help Lebanon because they were short on some of their weaponry, and the U.S. was of some assistance to help them rearm last year. And I was trying to remember, oh, yes, why was Lebanon a little short on weaponry? That's right. They were killing Israelis—our friends and allies—back 5 years ago. That's why they were short on weaponry. But not to worry, U.S. to the aid; we'll provide military weapons to our enemies, to the enemies of those who are dear, devoted friends like Israel. Yeah, we'll equip your enemies. We'll sell jets to countries that won't recognize Israel. Three billion dollars for a friend in kind of an oasis in the middle of a lot of hostility is a small price to pay, but unfortunately when you pay billions to Israel's enemies \$3 billion is not enough.

So why, instead of running up the tab, why don't we as a nation quit funding Israel's enemies, quit helping their enemies, quit helping to put in place—as President Carter did by pulling the rug out from under the shah—apparently not a nice man what he did to his people—but by President Carter pulling the rug out from him, he fell. And of course President Carter welcomed Khomeini as a man of peace, and then we shortly found he created a terrorist state like none before in history. Good job.

We've got to stop doing those kind of good jobs. We've got to get back to the basics of providing for the common defense, quit condemning those who are not xenophobes—they're not phobes of any kind—but they see the world through a clear window, the window of history, and see that if you help your enemies, they will destroy you. You help your friends, they remain your friends, and they remain vital and helpful to you in the world picture.

One other thing we did to Israel last year—I believe it was in May I read that this administration for the first time voted with all of Israel's enemies to require them to disclose any and all nuclear weaponry. Because people in leadership in the appropriate places here in America apparently have not read the Old Testament. They have not read history. You can go back and find where Hezekiah was the king. And I know there are some journalists who think that Jews came from Poland, but actually there's archaeological evidence to show that they were actually in Israel 3,000 years ago and that King David was King of Israel around 1000 or so B.C.

□ 1500

And of course we know Mohammed lived 600 or so A.D. So 1,600 to 1,700 years before there was a Mohammed, there was a King David ruling over Jews in Israel. They have a history in the land. We voted with Israel's enemies. And the lesson from Hezekiah was, as you can read from the Old Testament, Isaiah was sent to Hezekiah. He knew what he had done. Pardon the Texas paraphrase, but he said, in essence, What have you done? He said, Oh, these great Babylonian leaders came over, and so I showed them all our treasure, and I showed them our defenses.

And Isaiah, in essence, said, You fool. Because you've done this, you'll lose the country.

You don't placate your enemies and think they're going to be your friend if you give them things, you show them all your great defenses, because they'll figure a way around them and you will lose your country.

Every country meets its demise and heads to the dustbin of history at some point. We've got to rein in the ridiculous deficit spending. We've got to quit hurting our friends abroad and quit helping our enemies and be about the oath that we all took in this body. And if we will do that, if we will follow the precepts that history—and even FDR said, Follow the teachings in the Bible. People have found it a help for ages—if we do those things, future generations will be blessed because of us, and not condemned.

#### COMMUNICATION FROM CHAIR OF COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM

The SPEAKER pro tempore (Mr. HARRIS) laid before the House the following communication from the chair of the Committee on Oversight and Government Reform:

HOUSE OF REPRESENTATIVES, COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM,

Washington, DC, March 11, 2011.

Hon. JOHN A. BOEHNER,  
Speaker, House of Representatives,  
Washington, DC.

DEAR MR. SPEAKER: My letter of March 3, 2011 notified you formally, pursuant to Rule VIII of the Rules of the House of Representatives, that the Committee on Oversight and Government Reform has been served with a subpoena for documents issued by the United States District Court for the District of Columbia in a case now ending before that Court. That letter incorrectly referenced the pending case as a civil case. In fact, it is a criminal case.

Sincerely,

DARRELL E. ISSA,  
Chairman, Committee on Oversight  
and Government Reform.

#### RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 3 o'clock and 2 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 1537

#### AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. BISHOP of Utah) at 3 o'clock and 37 minutes p.m.

#### ADJOURNMENT

The SPEAKER pro tempore. Without objection, the House stands adjourned until noon on Monday next for morning-hour debate.

There was no objection.

Accordingly (at 3 o'clock and 38 minutes p.m.), under its previous order, the House adjourned until Monday, March 14, 2011, at noon.

#### EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

822. A letter from the Assistant Secretary, Navy, Department of Defense, transmitting a report on the Repair of Naval Vessels in Foreign Shipyards, pursuant to (122 Stat. 4584); to the Committee on Armed Services.

823. A letter from the Director, Defense Procurement and Acquisition Policy, Department of Defense, transmitting the Department's final rule — Defense Federal Acquisition Regulation Supplement; Award-Fee Contracts (DFARS Case 2006-D021) (RIN: 0750-AF51) received February 16, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Armed Services.

824. A letter from the Under Secretary, Department of Defense, transmitting authorization of 2 officers to wear the authorized insignia of the grade of brigadier general; to the Committee on Armed Services.

825. A letter from the Chief Counsel, Department of Homeland Security, transmitting the Department's final rule — National Flood Insurance Program, Policy Wording Correction [Docket ID: FEMA-2010-0021] (RIN: 1660-AA70) received February 15, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

826. A letter from the Regulatory Specialist, LRAD, Department of the Treasury, transmitting the Department's final rule — Bank Secrecy Act Compliance; Fair Credit Reporting; Technical Amendments [Docket ID: OCC-2011-0003] (RIN: 1557-AD38) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

827. A letter from the Deputy to the Chairman for External Affairs, Federal Deposit Insurance Corporation, transmitting the Corporation's final rule — Orderly Liquidation Authority Provisions of the Dodd-Frank Wall Street Reform and Consumer Protection Act received February 10, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Financial Services.

828. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting consistent with the Authorization for Use of Military Force Against Iraq Resolution of 2002 (Pub. L. 107-243), and the Authorization for the Use of Military Force Against Iraq Resolution (Pub. L. 102-1), and

in order to keep the Congress fully informed, reports prepared by the Department of State for the October 20 — December 20, 2010 reporting period including matters relating to post-liberation Iraq under Section 7 of the Iraq Liberation Act of 1998 (Pub. L. 105-338); to the Committee on Foreign Affairs.

829. A letter from the Assistant Secretary, Legislative Affairs, Department of State, transmitting the Department's report on the status of Data Mining Activities, pursuant to Implementing Recommendations of the 9/11 Commission Act, Section 804; to the Committee on Foreign Affairs.

830. A letter from the Secretary, Department of Education, transmitting FY 2010 Annual Performance Report; to the Committee on Oversight and Government Reform.

831. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Non-American Fisheries Act Crab Vessels Harvesting Pacific Cod for Processing by the Offshore Component in the Central Regulatory Area of the Gulf of Alaska [Docket No.: 0910131362-0087-02] (RIN: 0648-XA177) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

832. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Catcher/Processors Using Pot Gear in the Bering Sea and Aleutian Islands Management Area [Docket No.: 0910131363-0087-02] (RIN: 0648-XA176) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

833. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 610 in the Gulf of Alaska [Docket No.: 0910131362-0087-02] (RIN: 0648-XA168) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

834. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pacific Cod by Catcher Vessels Greater Than or Equal to 60 Feet (18.3 Meters) Length Overall Using Pot Gear in the Bering Sea and Aleutian Islands Management Area [Docket No.: 0910131363-0087-02] (RIN: 0648-XA167) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

835. A letter from the Acting Director, Office of Sustainable Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Exclusive Economic Zone Off Alaska; Pollock in Statistical Area 630 in the Gulf of Alaska [Docket No.: 0910131362-0087-02] (RIN: 0648-XA169) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

836. A letter from the Assistant Administrator for Fisheries, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Magnuson-Stevens Fishery Conservation and Management Act Provisions; Fisheries of the Northeastern United States; Extension of Emergency Fishery Closure Due to the Presence of the Toxin That Causes Paralytic Shellfish Poisoning [Docket No.: 050613158-

5262-03] (RIN: 0648-AT48) received February 9, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

837. A letter from the Deputy Assistant Administrator for Operations, NMFS, National Oceanic and Atmospheric Administration, transmitting the Administration's final rule — Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Snapper-Grouper fishery Off the Southern Atlantic States; Amendment 17B [Docket No.: 0907271173-0629-03] (RIN: 0648-AY11) received February 15, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Natural Resources.

838. A letter from the Attorney General, Department of Justice, transmitting a letter to inform of the Executive Branch's determination and the Department's steps in the two pending DOMA cases; to the Committee on the Judiciary.

839. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Robinson Knife Manufacturing Company and Subsidiaries v. Commissioner 600 F.3d 121 (2d Cir. 2010), rev'g T.C. Memo 2009-9 received February 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

840. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Disclosure of Return Information to the Department of Agriculture [TD 9245] (RIN: 1545-BE15) received February 11, 2011, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

841. A letter from the Inspector General, Department of Health and Human Services, transmitting a report entitled "Review of Medicare Contractor Information Security Program Evaluations for Fiscal Year 2008"; jointly to the Committees on Energy and Commerce and Ways and Means.

#### REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

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. DANIEL E. LUNGREN of California: Committee on House Administration. House Resolution 147. Resolution providing for the expenses of certain committees of the House of Representatives in the One Hundred Twelfth Congress (Rept. 112-30). Referred to the House Calendar.

Mr. BACHUS: Committee on Financial Services. H.R. 839. A bill to amend the Emergency Economic Stabilization Act of 2008 to terminate the authority of the Secretary of the Treasury to provide new assistance under the Home Affordable Modification Program, while preserving assistance to homeowners who were already extended an offer to participate in the Program, either on a trial or permanent basis; with an amendment (Rept. 112-31). Referred to the Committee of the Whole House on the State of the Union.

Mr. BACHUS: Committee on Financial Services. H.R. 861. A bill to rescind the third round of funding for the Neighborhood Stabilization Program and to terminate the program; with an amendment (Rept. 112-32). Referred to the Committee of the Whole House on the State of the Union.

#### PUBLIC BILLS AND RESOLUTIONS

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