

Instead, the Attorney General said, Oh, I understand there was an article in the Dallas News where the interim U.S. Attorney down there said that politics didn't play a role in our administration not pursuing the co-conspirators in the Holy Land Foundation terrorist funding trial.

□ 1200

We want the memo. We don't need a newspaper article from the Attorney General. And when we have documentation from the FBI that arose in the Holy Land Foundation trial, five defendants convicted of all 108 counts in late 2008, we know that in 2005 massive amounts of additional evidence were obtained, and we have these transactions, journal vouchers, there are deposit slips, all kinds of things, that helped establish with the judge that co-conspirators like ISNA or CAIR should be left as named co-conspirators and not eliminated from being named in the pleadings in the Holy Land Foundation trial, we know the evidence is there. We know that there is a case to be made. And yet this administration not only refuses to go after the Islamic Society of North America, often referred to as ISNA, but we have the remarks on the White House's own Web site, and this was put up March 6, 2011, remarks of Denis McDonough, Deputy National Security Adviser to the President. Our Deputy National Security Adviser starts his remarks at this Muslim Society by, "Thank you, Imam Magid, for your very kind introduction and welcome. I know that President Obama was very grateful that you led the prayer at last summer's Iftar dinner at the White House."

The president of a known co-conspirator of financing terrorism is not only buddies with our Deputy National Security Adviser, he's leading the Iftar prayer, which is the ceremony that ends the Ramadan celebration. So the White House had the Iftar celebration and had the president of the named co-conspirator in the Holy Land Foundation leading the prayer in the White House. Who's running this henhouse?

And then we find out, as we hear in the news, and I know the President gets briefed and is aware, not only are there al Qaeda involved in going after Qadhafi, we're helping those people, including al Qaeda. Qadhafi needs to go, but, my goodness, intelligent people on foreign affairs know you should never help take out a foreign leader unless you can be assured that the subsequent leader will be better for your country.

Whose country are we trying to help here anyway? We know we've got people being killed on our southern border, and instead, because the President said, not Congress, but the U.N. and Arab League had encouraged us to get involved in Libya, we're going to go expend American treasure and American lives at risk in Libya? That we're going to push for an ally, whether he's a nice guy or not, he was helping keep the peace in the Middle East, Mubarak, in

Egypt, and we pushed to take him out, so that instability is going to reign in the region.

Who's running this show? Who are we trying to help? We ought to be helping this country. That's where our oaths have been made and that's to whom the oaths have been made. It's scary stuff here. It is staggering what this administration is doing.

There's good information. Andy McCarthy and Patrick Poole have been publishing some good information on what has been going on in the Holy Land Foundation non-prosecution. It's time to defend this country, not be protecting other countries.

There have been some excellent things written and said encouraging the President on what would be appropriate action in the Middle East. Unfortunately, this administration has chosen to play handsy, be friendly with and encourage, it seems, the development of the relationship between Fatah, the Palestinian Authority leaders in the West Bank, with Hamas, who we have listed and know to be a terrorist organization that is in control of the Gaza Strip.

We have laws in this country that prohibit us from providing funds to any nation or any entity who is allied with terrorist organizations, and yet what we are seeing is this administration apparently being willing to somewhat embrace, I am hoping the President will come out and make clear he's not going this far, but embrace that, hey, the West Bank joining hands with Hamas, the terrorist organization, is okay, when the fact is our laws prohibit us providing money to Hamas.

We have had five defendants convicted in the Holy Land Foundation trial for providing funds, including to Hamas. And yet if this administration does not stop the funding of the Palestinian Authority when it is joined with Hamas, then whoever pushes for that funding may have some criminal sanctions to lie. This is a very, very serious issue and it needs to be addressed.

Caroline Glick, who writes for the Jerusalem Post, has an excellent article this week on that very issue, and I hope that, Madam Speaker, you and others will review that, because it makes very clear this administration keeps pushing the Israeli leaders to give away land, make unilateral concessions, when it is not Israel that is acting in terrorist fashion. This administration seems to be ignoring the fact that Hamas is still killing people in Israel, still killing people and promoting terrorism in the Middle East.

It is time to stop acting as if this Nation's administration is okay with terrorism in the Middle East as long as it is by the Muslim Brotherhood, as long as it is by Hamas or Hezbollah. We are helping rearm people who are Israel's enemies. This stuff's got to stop. It is insanity when we help arm people who want to see this Nation destroyed.

I hope and pray that this President will come to his senses, his advisers

will give him better advice, and that we can stop this. We are hurting ourselves when we hurt our friend Israel. It makes no sense. It has to stop.

We are going to be fortunate to have the leader of Israel speaking to us from that second-level podium right here on May 24, and I know the administration is going to be trying, probably has already, to push Binyamin Netanyahu into making concessions. But the fact is Israel is still under attack, its enemies are still not willing to recognize Israel's right to exist as a Jewish nation, they are still not willing to stop the pushing of hatred and the teaching of hatred and anti-Semitism in the Middle East. So Israel owes them no unilateral concessions. There should be nothing, and I hope and pray will be nothing in the way of concessions.

As I pointed out to Prime Minister Netanyahu, any time Israel in its long history going back 3,000 years or so has given up land to others, it is normally used as a staging area at some point from which to attack Israel.

The Tanakh is full of incidents where leaders of Israel have tried to placate terrorists, those who would want to destroy it; and giving them land, giving them things, paying tribute, it has never worked. It will never work. This is no time to do it now.

With that, Madam Speaker, I yield back the balance of my time.

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 12 o'clock and 10 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 1418

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. BURTON of Indiana) at 2 o'clock and 18 minutes p.m.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. FLORES (at the request of Mr. CANTOR) for today on account of medical reasons.

Ms. EDDIE BERNICE JOHNSON (at the request of Ms. PELOSI) for today.

ADJOURNMENT

Ms. WOOLSEY. Mr. Speaker, pursuant to House Concurrent Resolution 50, 112th Congress, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 2 o'clock and 19 minutes p.m.), the House adjourned until Monday, May 23, 2011, at 2 p.m.

EXECUTIVE COMMUNICATIONS,
ETC.

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

1582. A letter from the Secretary, Air Force, Department of Defense, transmitting a report detailing an Average Procurement Unit Cost and a Program Acquisition Unit Cost breach for the National Polar-orbiting Operation Environmental Satellite System (NPOESS), pursuant to 10 U.S.C. 2433(e)(1); to the Committee on Armed Services.

1583. A letter from the Acting Under Secretary, Department of Defense, transmitting the Department's certification that the survivability testing of the Littoral Combat Ship (LCS), pursuant to 10 U.S.C. 2366(c)(1); to the Committee on Armed Services.

1584. A letter from the Directors, Congressional Budget Office and Office of Management and Budget, transmitting a joint report on the fiscal year 2012 outlay rates and prior year outlays for accounts in Function 050 (National Defense), pursuant to 10 U.S.C. 226(a); to the Committee on Armed Services.

1585. A letter from the Secretary, Air Force, Department of Defense, transmitting a report detailing an Average Procurement Unit Cost and a Program Acquisition Unit Cost breach for the C-27J program, pursuant to 10 U.S.C. 2433(e)(1); to the Committee on Armed Services.

1586. A letter from the Secretary, Department of Commerce, transmitting letter of certification, pursuant to Public Law 105-261, section 1512; to the Committee on Foreign Affairs.

1587. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-035, pursuant to the reporting requirements of Section 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1588. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-005, pursuant to the reporting requirements of Section 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1589. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 11-018, pursuant to the reporting requirements of Section 36(c) and 36(d) of the Arms Export Control Act; to the Committee on Foreign Affairs.

1590. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting a Memorandum of Justification under Section 451 of the Foreign Assistance Act for Individuals to Support Near East Regional Democracy; to the Committee on Foreign Affairs.

1591. A letter from the Acting Assistant Secretary, Legislative Affairs, Department of State, transmitting the Department's report for the period January 16, 2010 to January 15, 2011 on the activities of the Multinational Force and Observers (MFO) and U.S. participation in that organization; to the Committee on Foreign Affairs.

1592. A letter from the Assistant General Counsel, General Law, Ethics, and Regulation, Department of the Treasury, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

1593. A letter from the Assistant General Counsel, General Law, Ethics, and Regulations, Department of the Treasury, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

1594. A letter from the Interdiction Coordinator, Office of National Drug Control Policy, transmitting annual report to Congress; to the Committee on the Judiciary.

1595. A letter from the Board of Trustees, Federal Old-Age And Survivors Insurance And Disability Insurance Trust Funds, transmitting the 2011 Annual Report of the Board of Trustees of the Federal Old-Age and Survivors Insurance and the Federal Disability Insurance Trust Funds, pursuant to 42 U.S.C. 401(c)(2), 1395i(b)(2), and 1395t(b)(2); (H. Doc. No. 112-23); to the Committee on Ways and Means and ordered to be printed.

1596. A letter from the Assistant Attorney General, Department of Justice, transmitting Second Quarterly Report of FY 2011 under The Veterans' Benefits Improvement Act of 2008; jointly to the Committees on the Judiciary and Veterans' Affairs.

1597. A letter from the Board of Trustees, Federal Hospital Insurance and Federal Supplementary Medical Insurance Trust Funds, transmitting the 2011 Annual Report of the Boards of Trustees of the Federal Hospital Insurance and Federal Supplementary Medical Insurance Trust Funds, pursuant to 42 U.S.C. 401(c)(2), 1395i(b)(2), and 1395t(b)(2); (H. Doc. No. 112-22); jointly to the Committees on Ways and Means and Energy and Commerce, and ordered to be printed.

TIME LIMITATION OF REFERRED
BILL

Pursuant to clause 2 of rule XII the following action was taken by the Speaker:

H.R. 5. Referral to the Committee on Energy and Commerce extended for a period ending not later than May 23, 2011.

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:

By Mr. HUNTER (for himself, Mr. KLINE, and Mr. MCKEON):

H.R. 1891. A bill to repeal ineffective or unnecessary education programs in order to restore the focus of Federal programs on quality elementary and secondary education programs for disadvantaged students; to the Committee on Education and the Workforce.

By Mr. ROGERS of Michigan:

H.R. 1892. A bill to authorize appropriations for fiscal year 2012 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes; to the Committee on Intelligence (Permanent Select).

By Mr. MICA (for himself, Mr. CAMP, Mr. LEVIN, Mr. RAHALL, Mr. PETRI, Mr. COSTELLO, and Mr. LEWIS of Georgia):

H.R. 1893. A bill to amend the Internal Revenue Code of 1986 to extend the funding and expenditure authority of the Airport and Airway Trust Fund, to amend title 49, United States Code, to extend the airport improvement program, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GOWDY (for himself, Mr. MULVANEY, Mr. SCOTT of South Carolina, Mr. GRAVES of Georgia, Mr.

WEST, Mr. CHAFFETZ, Mr. GRIFFIN of Arkansas, and Mrs. ADAMS):

H.R. 1894. A bill to amend title 10, United States Code, to clarify the right of an accused to plead guilty in a trial by a military commission for a capital offense; to the Committee on Armed Services.

By Mr. MARKEY (for himself and Mr. BARTON of Texas):

H.R. 1895. A bill to amend the Children's Online Privacy Protection Act of 1998 to extend, enhance, and revise the provisions relating to collection, use, and disclosure of personal information of children and to establish certain other protections for personal information of children and minors; to the Committee on Energy and Commerce.

By Mr. WEINER (for himself, Mr. REICHERT, Mr. CONYERS, Mr. PASCRELL, Mr. CROWLEY, Mr. SCOTT of Virginia, and Ms. JACKSON LEE of Texas):

H.R. 1896. A bill to amend the Omnibus Crime Control and Safe Streets Act of 1968 to enhance the COPS ON THE BEAT grant program, and for other purposes; to the Committee on the Judiciary.

By Mr. SMITH of New Jersey (for himself, Mr. MARKEY, Mr. BURGESS, and Mr. PLATTS):

H.R. 1897. A bill to amend the Public Health Service Act to require a Federal commitment to Alzheimer's disease research to advance breakthrough treatments for people living with Alzheimer's disease; to the Committee on Energy and Commerce.

By Mr. REBERG:

H.R. 1898. A bill to amend title 38, United States Code, to clarify the conditions under which certain persons may be treated as adjudicated mentally incompetent for certain purposes; to the Committee on Veterans' Affairs.

By Mr. CONYERS:

H.R. 1899. A bill to amend the Sherman Act to make oil-producing and exporting cartels illegal; to improve competition in the oil and gas industry, to strengthen antitrust enforcement with regard to industry mergers; to protect consumers from price-gouging of gasoline and other fuels; and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. JACKSON LEE of Texas (for herself, Mr. THOMPSON of Mississippi, Mr. DAVIS of Illinois, and Ms. CLARKE of New York):

H.R. 1900. A bill to authorize programs and activities within the Transportation Security Administration to enhance the security of surface transportation, including mass transit, and for other purposes; to the Committee on Homeland Security.

By Mr. RUSH (for himself, Ms. JACKSON LEE of Texas, Ms. FUDGE, Ms. NORTON, Mr. ELLISON, Mr. TOWNS, Mr. DAVIS of Illinois, Mr. HASTINGS of Florida, and Mr. FRANK of Massachusetts):

H.R. 1901. A bill to create and encourage the creation of jobs for youth, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committees on Ways and Means, Natural Resources, and Oversight and Government Reform, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. RUSH (for himself, Mr. CLEAV-ER, Mr. CLAY, Ms. RICHARDSON, and Ms. CLARKE of New York):

H.R. 1902. A bill to establish in the Department of Commerce the Minority Business