

HONORING THE 70TH WEDDING ANNIVERSARY OF MR. AND MRS. JOHN UNDERWOOD

**HON. STEPHEN LEE FINCHER**

OF TENNESSEE

IN THE HOUSE OF REPRESENTATIVES

*Thursday, July 12, 2012*

Mr. FINCHER. Mr. Speaker, it is my distinct pleasure to congratulate and extend my best wishes to Mr. and Mrs. John Underwood of Paris, Tennessee, on the seventieth anniversary of their wedding date.

This is truly an event to commemorate. Seventy years of marriage is a milestone that speaks to the Underwood's dedication and love to one another. No doubt their relationship has been through both times of joy and sorrow, and it has served as a stable influence in the lives of their family.

The seventieth wedding anniversary is often called the "platinum" anniversary. This is a fitting name, because what John and Grace share with each other, and with God, is indeed precious. The Underwoods are proud Americans and role models for us all. I am honored to salute their commitment to one another, their family, our community, and our nation. May God bless them with many more happy years together.

ANNIVERSARY OF THE SIX ASSURANCES AND THE LIFTING OF MARTIAL LAW IN TAIWAN

**HON. MICHAEL T. MCCAUL**

OF TEXAS

IN THE HOUSE OF REPRESENTATIVES

*Thursday, July 12, 2012*

Mr. MCCAUL. Mr. Speaker, I rise today to commemorate two important anniversaries that are coming up this July 14th in relation to our close friend and ally: the country of Taiwan.

Since the end of World War II, the United States and Taiwan have fostered a close relationship that has been of enormous strategic and economic benefit to both countries. When the United States shifted diplomatic relations from Taiwan to the People's Republic of China in January 1979, Congress moved quickly to pass the Taiwan Relations Act (TRA) to ensure that the United States would continue its robust engagement with Taiwan in the areas of commerce, culture, and security cooperation. On April 10, 1979, this important and lasting piece of legislation became the "Law of the Land" and has since served as the statutory basis for U.S.-Taiwan relations going forward.

After 33 years, the TRA still stands as a model of Congressional leadership in the history of our foreign relations, and, together with the 1982 "Six Assurances," it remains the cornerstone of a very mutually beneficial relationship between the United States and Taiwan.

These "Six Assurances" were designed by President Reagan to further clarify U.S. policy toward Taiwan (in particular to the sale of arms to Taiwan,) to reiterate our commitment to Taiwan's security under the TRA and to reaffirm our position on Taiwan's sovereignty. It also stipulated that we would not pressure Taiwan to enter into negotiations with the PRC.

This coming July 14 marks the 30th anniversary of President Reagan issuing said Six As-

surances in 1982. It also marks the 25th anniversary of the lifting of martial law in Taiwan in 1987.

Martial law was promulgated in Taiwan on May 19, 1949 by Chiang Kai-shek's Chinese Nationalist government. Its end 38 years later marked the longest imposition of martial law by a regime anywhere in the world. Even after the end of martial law, tight restrictions on the people of Taiwan's freedom of assembly, speech and the press remained in place. Nevertheless, July 14, 1987 set the stage for a momentous process of democratization in Taiwan that continues to this day.

Over the past three decades, Taiwan has remained a trusted ally of the United States that shares with us the ideals of freedom and democracy. However, the people of Taiwan continue to live day after day under the ominous shadow cast by over 1400 short and medium-range ballistic missiles that the People's Republic of China (PRC) has aimed at them. The PRC persists in claiming Taiwan as a "renegade province," refusing to renounce the use of force to prevent Taiwan's formal de jure independence.

Mr. Speaker, I invite my colleagues to join me in commemorating this July 14 the 30th anniversary of the Six Assurances and the 25th anniversary of the lifting of martial law in Taiwan, to further underline our unwavering commitment to the people of Taiwan and to affirm our support for the strong and deepening relationship between the U.S. and Taiwan.

H. RES. 711, RECOMMENDING THAT THE HOUSE OF REPRESENTATIVES FIND ERIC H. HOLDER, JR., ATTORNEY GENERAL, U.S. DEPARTMENT OF JUSTICE, IN CONTEMPT OF CONGRESS FOR REFUSAL TO COMPLY WITH A SUBPOENA DULY ISSUED BY THE COMMITTEE ON OVERSIGHT AND GOVERNMENT REFORM

**HON. ELIJAH E. CUMMINGS**

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

*Thursday, July 12, 2012*

Mr. CUMMINGS. Mr. Speaker, the Resolution holding Attorney General Eric H. Holder, Jr. in contempt of Congress and the accompanying report approved by the Committee on Oversight and Government Reform have significant flaws. Although some are simply misleading, others are significant legal deficiencies and factual errors that may call into the question the validity of the Resolution itself. These flaws are described in detail in a document available at <http://go.usa.gov/vSU> and are hereby incorporated for the record into these remarks.

For example, the Resolution and report would hold the Attorney General in contempt for not producing documents that were never demanded by the Committee's subpoena. The Committee's subpoena was issued on October 11, 2011, and it explicitly demanded documents up to the date it was issued. Documents created after October 11, 2011, clearly fall outside of the scope of the subpoena.

Yet, the Resolution and report would hold the Attorney General in contempt for not producing documents created between October

11, 2011, and December 2, 2011. The Resolution states, "That Eric H. Holder, Jr., Attorney General of the United States, shall be found to be in contempt of Congress for failure to comply with a congressional subpoena." The report explicitly covers documents from the date the Department sent a letter to Senator CHARLES GRASSLEY on February 4, 2011, to the date it formally withdrew that letter on December 2, 2011. The report states that the Attorney General should be held in contempt for not producing documents regarding "why it took so long for the Department to withdraw the letter."

Committee Chairman DARRELL E. ISSA reiterated his demand for documents covering this time period before an "emergency meeting" of the Rules Committee. When asked about this deficiency, the interpretation he provided of his own subpoena was incorrect. He stated: ". . . [runs to the end of this Congress]." In contrast, the text of the subpoena itself states: "With the exception of paragraphs 4 and 5, the time period covered by this subpoena is from August 1, 2009 to the present, unless otherwise specified." Since the subpoena was issued on October 11, 2011, it clearly covered documents only until October 11, 2011. Under the Chairman's interpretation, the subpoena's reference to "the present" actually would mean "the future."

The Committee's full subpoena is available for review at <http://go.usa.gov/wuD> and is hereby incorporated for the record into these remarks.

It should come as no surprise that the Resolution and Committee report contain such obvious deficiencies because Republican House leaders rushed to schedule the Floor vote only one week after the Committee voted on a strictly party-line basis to approve them.

REPEAL OF OBAMACARE ACT

SPEECH OF

**HON. DON YOUNG**

OF ALASKA

IN THE HOUSE OF REPRESENTATIVES

*Wednesday, July 11, 2012*

Mr. YOUNG of Alaska. Madam Speaker, I rise in strong support of the measure before us today. While the Supreme Court may have ruled Obamacare constitutional on the basis that it is a tax, that doesn't make it good policy. We owe it to the American people to repeal this middle-class tax hike and instead enact real reform that will rely on reasonable and proven market-driven solutions that do not trample on individual rights.

As we craft our replacement to Obamacare, however, we must protect one positive provision that was enacted as part of the law: the Medicaid funding included beginning addressing the longstanding disparity for Puerto Rico and the other U.S. territories compared to the states. This funding represented a shared commitment between the federal and territorial governments to ensure the fiscal solvency of the territories' Medicaid programs. Although this additional funding was added to Obamacare legislation, it represents the culmination of years of discussion between the federal government and the territories, and is entirely separate from the rest of the law. If this funding is not replaced, Puerto Rico will

once again be forced to cover 80 percent of the cost of its Medicaid program—a burden that would be unfathomable and fiscally unsustainable if placed on the states. If hundreds of thousands of Puerto Ricans have willingly served in the U.S. military with honor, wearing the U.S. flag proudly on their uniform, then surely we can treat the U.S. citizens of Puerto Rico fairly in Medicaid.

When Puerto Rico Governor Fortuño took office in 2009, he inherited a \$3.3 billion budget deficit. A true fiscal conservative, he made the difficult choices necessary to reduce this deficit by 90 percent in FY2013. Failure to replace this Medicaid funding would not only have dire consequences for the neediest residents of Puerto Rico, but would also jeopardize the Island's economic recovery and marginalize the tough choices and sacrifices made by Governor Fortuño and the 3.7 million U.S. citizens of Puerto Rico over the past 3½ years. With this in mind, I would like to express my commitment to work with my colleagues to ensure we restore this vital funding.

HONORING THE 50TH  
ANNIVERSARY OF TELSTAR

**HON. MICHAEL H. MICHAUD**

OF MAINE

IN THE HOUSE OF REPRESENTATIVES

*Thursday, July 12, 2012*

Mr. MICHAUD. Mr. Speaker, I rise today to recognize the 50th Anniversary of the first successful transatlantic television signal between Andover Earth Station, Maine, and Pleumeur-Bodou Telecom Center in Brittany, France, which took place on July 12, 1962.

As a Co-Chair of the Congressional French Caucus, it is often my great honor to commemorate special moments in history that recognize the historical relationship of the United States and France. It is a particular honor to recognize an event that my home State of Maine played a key part of.

Five decades ago, Andover, Maine, and Pleumeur-Bodou, France, were connected for a short 22 minutes. In our digital world, sometimes it is hard to believe how far we have come. But that short bond, less than a half an hour, played a historical role in advancing science and telecommunications forever.

Former Senator Margaret Chase Smith is synonymous with statesmanship across Maine

and the United States. How proud Senator Smith, who played an important role in Telstar's success, must have been when the first image shown across the Atlantic Ocean was a live shot of the American flag being held in Andover, Maine.

Because of the unique partnership formed between Maine and France five decades ago, the world saw the potential in space and satellite communication, and in the power of sharing information around the globe.

Mr. Speaker, please join me in recognizing this special occasion.

PERSONAL EXPLANATION

**HON. BILL HUIZENGA**

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

*Thursday, July 12, 2012*

Mr. HUIZENGA of Michigan. Mr. Speaker, on rollcall No. 413, I was absent due to personal reasons.

Had I been present, I would have voted "aye."