would have had 6,000 jobs in America; the inspectors would have been American; and there would be American jobs

So my legislation, H.R. 613, says this: If it is your tax money, it's going to be spent on American-made equipment, American-made steel, and the jobs will be in America.

Where is that bill? It hasn't even been taken up for a hearing in the Transportation Committee.

We're nibbling around the edges here. Of every bill that comes through this floor that's relevant to this issue, we try to shoehorn into it a Buy American provision. We try to increase the Buy American laws. We try to make certain that your tax money is going to be spent on American-made equipment. That's our agenda.

Have we been successful? No. No, we've not.

When the half-baked, worthless transportation bill was brought to the floor by our Republican colleagues, who could not even get agreement in their own caucus, we tried to put a provision on, an amendment on, and it was rejected. It was rejected.

Americans want to go to work. Public policy matters. Will your tax dollars be spent buying Chinese steel? I'll give you another example.

In Los Angeles, they went out to buy new light rail cars. Two bids were the final bids. One was by Siemens—yes, a German company that has a manufacturing plant for light rail cars in Sacramento, California. Siemens said that their light rail cars would have a minimum of 80 percent American-made content. A Japanese company came in and said, We'll do it for 60 percent. There was a slight difference. I think there was about a 2 percent difference in the bids.

So what did the MTA, the Metropolitan Transportation Authority, do? It chose the Japanese company. American jobs were lost immediately in Sacramento as a result of that decision.

Now, whose money is going to be spent buying those cars, those light rail cars? Whose money is it? Your money. It's your tax money. Good for Japan. They're going to get some jobs. Bad for Sacramento. Layoffs have already occurred, and there are more to come.

Do you want another example? I'll just use California. That's where I'm from.

The Bay Area Rapid Transit System, BART: \$3.2 billion for new trains over 10 years. \$3.2 billion. Two bids. One, Bombardier, a fine Canadian company, said they would build them with 66 percent American-made content. Okay, that's good. It's not good enough because Alstom, a French company, said they would build them with 90 percent American-made content. Yes, it's a little more expensive, but we're talking \$1 billion of American jobs here.

The Bay Area Rapid Transit System said, Well, the Federal Government says it's 60 percent, and we're going to

have to go with 66. I said and thousands of Californians said and New Yorkers, which is where most of these jobs would be, that Alstom has a plant in New York to manufacture light rail and heavy rail cars. They said, Wait, let's take 2 months—2 months—and let's rebid this, and let's see what we can do. Alstom was prepared to lower their bid if they would have had an opportunity, and \$1 billion of American jobs are not here. They're somewhere else around the world.

Public policy matters. Public policy matters.

I think it's about time to wrap up here, so I'm going to go back to where we started.

What if the House of Representatives under the control of our Republican colleagues—totally under their control and the Senate also under the control of the Republicans because it takes 60 votes there—what if the President's American Jobs Act had been taken up and passed? We'll modify it, and don't forget it was fully paid for, 100 percent paid for with no increase in the deficit. The economists said clearly that 1.3 million would immediately result from the President's American Jobs Act. What if?

What does it mean to you in your community? Would that road have been built? Would you have had the job paving that road? repairing and painting that bridge? down at the local school, painting the school? cleaning up the playgrounds? putting new toilets into the restrooms or, specifically, a new laboratory in the high school—not a lavatory but a laboratory? What if?

What if we had put aside partisan politics?

Keep this in mind that the Republican leader of the Senate, on the day or shortly after President Obama was inaugurated, said that his number one goal was to make sure that this was a one-term President. So how do you do that? Well, when the President proposes an American Jobs Act that would employ 1.3 million Americans immediately, you make certain that it doesn't become law. You slow it down. Everything has to be 60 votes in the Senate; and here in this House, you do not even take it up. You don't allow a vote on it.

You don't do a transportation bill. You don't take the \$50 billion injected immediately into infrastructure—totally paid for. You don't do it even though that would employ tens of thousands of Americans. You make certain that the 288,000 teachers who have been laid off across America are not rehired so that my daughter's classroom is not 22 students but 35 students.

How do you destroy a President? You make certain that this economy doesn't move. You take his American Jobs Act, and you sit on it. That's what has happened. The great "what if"

What if we put Americans back to work? Yes, maybe Obama would get re-

elected—maybe I'd get reelected—but I'll tell you this: Americans would be working. Americans would be working. What if?

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

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. CICILLINE (at the request of Ms. Pelosi) for today after 11 a.m. on account of official business in district.

ENROLLED BILLS SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled bills of the House of the following titles, which were thereupon signed by the Speaker:

H.R. 5883. An act to make a technical correction in Public Law 112-108.

H.R. 5890. An act to correct a technical error in Public Law 112-122.

ADJOURNMENT

Mr. GARAMENDI. Madam Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 1 o'clock and 9 minutes p.m.), under its previous order, the House adjourned until Tuesday, June 12, 2012, at 10 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

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

6381. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Acetone; Exemption from the Requirement of a Tolerance [EPA-HQ-OPP-2008-0039; FRL-3944-2] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6382. A letter from the Director, Regulatory Managment Division, Environmental Protection Agency, transmitting the Agency's final rule — Fluxapyroxad; Pesticide Tolerances [EPA-HQ-OPP-2010-0421; FRL-9346-7] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture

6383. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Penflufen; Pesticide Tolerances [EPA-HQ-OPP-2010-0425; FRL-9341-8] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6384. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Propylene oxide; Tolerance Actions [EPA-HQ-OPP-2005-0253; FRL-9346-8] (RIN: 2070-ZA16) received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

6385. A letter from the Director, Regulations Policy and Management Staff, Department of Health and Human Services, transmitting the Department's final rule—Amendments to Sterility Test Requirements for Biological Products [Docket No.: FDA-

2011-N-0080] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6386. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Withdrawal of Revocation of TSCA Section 4 Testing Requirements for One High Production Volume Chemical Substance [EPA-HQ-OPPT-2005-0033; FRL-9350-2] (RIN: 2070-AD16) received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6387. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Delaware, New Jersey, and Pennsylvania; Determinations of Attainment of the 1997 Annual Fine Particulate Standard for the Philadelphia-Wilmington, PA-NJ-DE Nonattainment Area [EPA-R03-OAR-2011-0714; FRL-9670-3] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6388. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Delaware; Amendments to the Control of Nitrogen Oxides Emissions from Industrial Boilers and Process Heaters at Petroleum Refineries [EPA-R03-OAR-2011-0642; FRL-9671-9] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

Commerce. 6389. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Maryland; Permit to Construct Exemptions [EPA-R03-OAR-2012-0292; FRL-9671-7] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6390. A letter from the Director, Regulatory Management Agency, Environmental Protection Agency, transmitting the Agency's final rule — Oklahoma: Incorporation by Reference of Approved State Hazardous Waste Management Program [EPA-R06-2011-0484; FRL-9652-9a] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6391. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Quality: Widespread Use for Onboard Refueling Vapor Recovery and Stage II Waiver [EPA-HQ-OAR-2010-1076; FRL-9671-3] received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6392. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Revisions to Federal Implementation Plans To Reduce Interstate Transport of Fine Particulate Matter and Ozone [EPA-HQ-OAR-2009-0491; FRL-9671-4] (RIN: 2060-AR35) received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6393. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Implementation of the 2008 National Ambient Air Quality Standards for Ozone: Nonattainment Area Classifications Approach, Attainment Deadlines and Revocation of the 197 Ozone Standards for Transportation [EPA-HQ-OAR-2010-0885; FRL-9667-9] (RIN: 2060-AR32) received May 11, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6394. A letter from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule — Standardized and Enhanced Disclosure Requirements for Television Broadcast Licensee Public Interest Obligations; Extension of the Filing Requirement For Children's Television Programming Report (FCC Form 398) [MM Docket No. 00-168; MM Docket No. 00-44] received May 10, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6395. A letter from the General Counsel, Federal Energy Regulatory Commission, transmitting the Commission's final rule — Version 4 Critical Infrastructure Protection Reliability Standards [Docket No.: RM11-11-000; Order No. 761] received May 9, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

6396. A letter from the Attorney-Advisor, Department of Homeland Security, transmiting the Department's final rule — Special Local Regulations; Patriot Challenge Kayak Race, Ashley River, Charleston, SC [Docket No.: USCG-2011-1095] (RIN: 1625-AA08) received May 14, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

6397. A letter from the Attorney-Advisor, Department of Homeland Security, transmitting the Department's final rule — Safety Zone; Non-Compliant Vessel Pursuit Training Course, Wando River, Charleston, SC [Docket No.: USCG-2012-0138] (RIN: 1625-AA00) received May 12, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

6398. A letter from the Chief, Publications and Regulations Branch, Internal Revenue Service, transmitting the Service's final rule — Update of Weighted Average Interest Rates, Yield Curves, and Segment Rates [Notice 2012-36] received May 16, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Ways and Means.

6399. A letter from the Chief, Publications and Regulations, Internal Revenue Service, transmitting the Service's final rule — Basis Reporting by Securities Brokers and Basis Determination for Debt Instruments and Options [Notice 2012-34] received May 16, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on 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. UPTON: Committee on Energy and Commerce. H.R. 4480. A bill to provide for the development of a plan to increase oil and gas exploration, development, and production under oil and gas leases of Federal lands under the jurisdiction of the Secretary of Agriculture, the Secretary of Energy, the Secretary of the Interior, and the Secretary of Defense in response to a drawdown of petroleum reserves from the Strategic Petroleum Reserve; with an amendment (Rept. 112–520, Pt. 1). Referred to the Committee of the Whole House on the state of the Union.

DISCHARGE OF COMMITTEE

Pursuant to clause 2 of rule XIII, the Committee on Energy and Commerce discharged from further consideration. H.R. 901 referred to the Committee of the Whole House on the state of the Union and ordered to be printed.

Pursuant to clause 2 of rule XIII, the Committees on Natural Resources, Agriculture, and Armed Services discharged from further consideration. H.R. 4480 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 of the following titles were introduced and severally referred, as follows:

By Ms. VELÁZQUEZ (for herself and Mr. GRIMM):

H.R. 5929. A bill to amend the Investment Company Act of 1940 to change the asset coverage ratio and treatment of preferred stock for business development companies, to allow business development companies to purchase, otherwise acquire, or hold certain securities, and to direct the Securities and Exchange Commission to revise rules under the Securities Act of 1933 relating to business development companies; to the Committee on Financial Services.

By Mr. McKINLEY (for himself, Mr. GRIMM, Mr. CARSON of Indiana, and Mr. KILDEE):

H.R. 5930. A bill to amend the Internal Revenue Code of 1986 to increase the rehabilitation credit for commercial buildings and to provide a rehabilitation credit for principal residences; to the Committee on Ways and Means.

By Mr. CRAWFORD:

H.R. 5931. A bill to ensure the continuation of successful fisheries mitigation programs, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Natural Resources, 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. BUERKLE (for herself, Mr. PAUL, and Mr. KELLY):

H.R. 5932. A bill to amend the Internal Revenue Code of 1986 to allow 529 tuition programs with respect to elementary and secondary education expenses; to the Committee on Ways and Means.

By Mr. COHEN:

H.R. 5933. A bill to amend section 1120A of the Elementary and Secondary Education Act of 1965 to modify the comparability of services requirements; to the Committee on Education and the Workforce.

By Mr. FALEOMAVAEGA (for himself, Mr. Sablan, and Ms. Bordallo):

H.R. 5934. A bill to amend title 18, United States Code, to include certain territories and possessions of the United States in the definition of State for the purposes of chapter 114, relating to trafficking in contraband cigarettes and smokeless tobacco; to the Committee on the Judiciary

By Mr. FORTENBERRY:

H.R. 5935. A bill to prohibit the Secretary of Energy from enforcing regulations pertaining to certain battery chargers; to the Committee on Energy and Commerce.

By Mr. GARAMENDI (for himself, Mr. SMITH of Washington, Mr. AMASH, and Mr. PERLMUTTER):

H.R. 5936. A bill to amend the National Defense Authorization Act for Fiscal Year 2012 to provide for the trial of covered persons detained in the United States pursuant to the Authorization for Use of Military Force or the National Defense Authorization Act for Fiscal Year 2012 and to repeal the requirement for military custody; to the Committee on Armed Services, and in addition to the Committee on Foreign Affairs, 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.