

Well, we didn't know it at the time; but since then, more recently, in the last couple of months, we've had the Attorney General testify before our committee that there are political aspects to justice, from his standpoint, which fly in the face of everything that any good law school, any legitimate law school has ever taught its law students.

Justice is supposed to be blind. That's why the statue that depicts justice, holding the scales of justice, is blinded, is wearing a blindfold. Because justice is blind if it's real justice. And if justice is not blind, if we're looking to who it is and politically what the consequences will be, it's not justice. There are no political aspects to justice—or it's not true justice. And I'm afraid that's where we've gotten to in this so-called Justice Department.

So we had the Attorney General say, Oh, no, no, no. There is no political involvement. In fact, I said to my friend TRENT FRANKS, Gee, in fact, the U.S. Attorney handling that—I believe it was quoted in a newspaper—I believe it was the Dallas News—he said there was no politics involved in those dismissals because there was just no case there. There was no evidence to support it.

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Well, I happened to have read that Dallas Morning News report, and I happen to have read the quotes from that acting U.S. Attorney. And yes, he did say it was local; politics weren't involved. But that is not what he said. He says no, the evidence wasn't there, which is entirely different since he was not under penalty of potential jail when he spoke to a reporter, but he was under potential penalty of jail. If you ever commit a fraud upon a court by not giving all of the information or misrepresenting to a judge or tricking a judge by not being truthful, you can be looking at jail time. Lawyers before me knew that. I didn't care about politics, but I cared about truth.

I cared about it in the Bush administration. So when we found out there were abuses of the National Security Letter, I was furious. And I grilled the Bush director of the FBI at that time. I was surprised there weren't more Democrats that were nearly as outraged as I was because that was so offensive. It was so improper. It was so unjust. I don't care who the President is; justice is justice. And for our Attorney General to act like oh, no, no, there wasn't anything. And then I know. I read the pleadings of that U.S. Attorney where he said there's plenty of evidence to support the name of CAIR and others being in here. And he convinced the Fifth Circuit of the same thing. So he was either lying to the courts or he was lying to the paper about the evidence.

And now, after having had the head of civil rights of this Justice Department, Mr. Perez, testify that gee, there was no political aspect in the decision not to pursue the New Black Panther

Party for what they did at a polling place in Pennsylvania, and now we have found out this week, Human Events has a great article, "Federal judge rules political appointees interfered with voter intimidation case." That's from August 2, posted at 2:12 p.m.

There's one from the American Spectator about the fact that Thomas Perez, assistant attorney general, is one of the most destructive forces against the rule of law in this Nation, including being the man responsible for the DOJ dropping charges against the New Black Panthers for voter intimidation in Philadelphia during the last Presidential election. It goes on to talk about he appeared before the House of Representatives Subcommittee on Constitution, which is a subcommittee of the Judiciary Committee, and it goes on to say that he questioned Assistant Attorney General Perez over the administration's commitment to First Amendment rights. His questions were prompted by a Daily Caller article from late last year in which Perez was quoted as warmly embracing the proposals of Islamist advocates in a meeting at George Washington University, among them a request for a legal declaration that U.S. citizens' criticism of Islam constitutes racial discrimination.

Well, we know that one of the 10-year goals of the Muslim Brotherhood is to subvert the U.S. Constitution to sharia law. And once they convince enough people that it should be a crime to burn a Koran or to criticize Islam, then they can check that box.

I believe in the Bible. My eternity is based on belief of the Bible. But I also know under the U.S. Constitution, you can burn a Bible. I took a pledge and was willing to lay down my life, my 4 years in the Army, for our flag, but I also understand it's constitutional to burn a flag. And yet we have people in this injustice department saying they want to make it a crime to criticize Islam. No wonder they're purging their training materials, eliminating references to Islam.

As one intelligence officer of this government told me, we are blinding our ability to see our enemy, and that can and will have dangerous consequences if we don't turn it around.

Mr. Speaker, wrapping up here before we take this August recess that isn't a recess because we will be in pro forma session, we're willing, most of us, Republicans are willing to come back. All we have to know is that the Senate is finally doing something to pass some of the jobs bills we've sent their way. And in fairness, what we need is Republican leadership that will say okay, Senate, you want this bill, then you are going to have to pass some of the economic and jobs bills that will get this economy going, but we haven't used the leverage Republicans in the House have. And, unfortunately, with all of the talk about agreeing to another CR, it just means that we'll have finished out 2

years without cutting anything significant, as we promised 2 years ago after the biggest wave election in American history since the 1930s.

It's time for Americans to make clear you want Congress to do what was promised when the Congressmen got elected. And if we do that, it doesn't matter how obstructive the Senate is, it will make it even more clear if we use our leverage and say: Hey, people, the government is shut down on weekends, you seem to live okay. Let's get back to just essential needs of the government. Allow a shutdown of other things. Pass my bill that will make sure our military gets paid during a shutdown, we know Social Security recipients will still get their payments in the event of a shutdown, and keep the government shut down until everybody understands we're going to start living within our means as a Congress, like all Americans have to do, or declare bankruptcy. They have to do that. We can't afford to declare bankruptcy. We must get this government under control. I hope that constituents across the country during this month will make that clear, and we'll replace the Senators who are standing in the way of getting this economy going, that we'll replace the administration who is creating injustice and allowing radical Islamic jihadists to have any influence at all.

The Secretary of Homeland Security sat there and told me that it did absolutely not happen, that a member of a terrorist organization had been allowed in the White House; 6 days later, she not only admits to the Senate that it did happen after she told me absolutely not, but she said: Oh, but it's okay; we vetted him three times.

It's time for a government that is more considerate and concerned about providing for the common defense, of getting out of the way and letting the economy grow than they are about playing favorites, playing to their cronies, and playing against religious freedom.

And with that, Mr. Speaker, I yield back the balance of my time.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Ms. JACKSON LEE of Texas (at the request of Ms. PELOSI) for today on account of attending a memorial service for her first chief of staff in Houston, Texas.

SENATE BILL AND A JOINT RESOLUTION REFERRED

A bill and a joint resolution of the Senate of the following titles were taken from the Speaker's table and, under the rule, referred as follows:

S. 1409. An act to intensify efforts to identify, prevent, and recover payment error, waste, fraud, and abuse within Federal spending; to the Committee on Oversight and Government Reform.

S.J. Res. 49. Joint resolution providing for the appointment of Barbara Barrett as a citizen regent of the Board of Regents of the Smithsonian Institution; to the Committee on House Administration.

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. 1369. An act to designate the facility of the United States Postal Service located at 1021 Pennsylvania Avenue in Hartshorne, Oklahoma, as the "Warren Lindley Post Office".

H.R. 1560. An act to amend the Ysleta del Sur Pueblo and Alabama and Coshatta Indian Tribes of Texas Restoration Act to allow the Ysleta del Sur Pueblo Tribe to determine blood quantum requirement for membership in that tribe.

H.R. 1627. An act to amend title 38, United States Code, to furnish hospital care and medical services to veterans who were stationed at Camp Lejeune, North Carolina, while the water was contaminated at Camp Lejeune, to improve the provision of housing assistance to veterans and their families, and for other purposes.

H.R. 1905. An act to strengthen Iran sanctions laws for the purpose of compelling Iran to abandon its pursuit of nuclear weapons and other threatening activities and for other purposes.

H.R. 3276. An act to designate the facility of the United States Postal Service located at 2810 East Hillsborough Avenue in Tampa, Florida, as the "Reverend Abe Brown Post Office Building".

H.R. 3412. An act to designate the facility of the United States Postal Service located at 1421 Veterans Memorial Drive in Abbeville, Louisiana, as the "Sergeant Richard Franklin Abshire Post Office Building".

H.R. 3501. An act to designate the facility of the United States Postal Service located at 125 Kerr Avenue in Rome City, Indiana, as the "SPC Nicholas Scott Hartge Post Office".

H.R. 3772. An act to designate the facility of the United States Postal Service located at 150 South Union Street in Canton, Mississippi, as the "First Sergeant Landres Cheeks Post Office Building".

H.R. 5986. An act to amend the African Growth and Opportunity Act to extend the third-country fabric program and to add South Sudan to the list of countries eligible for designation under that Act, to make technical corrections to the Harmonized Tariff Schedule of the United States relating to the textile and apparel rules of origin for the Dominican Republic-Central America-United States Free Trade Agreement, to approve the renewal of import restrictions contained in the Burmese Freedom and Democracy Act of 2003, and for other purposes.

SENATE ENROLLED BILLS SIGNED

The Speaker announced his signature to enrolled bills of the Senate of the following titles:

S. 270. An act to direct the Secretary of the Interior to convey certain Federal land to Deschutes County, Oregon.

S. 271. An act to require the Secretary of Agriculture to enter into a property conveyance with the city of Wallowa, Oregon, and for other purposes.

S. 739. An act to authorize the Architect of the Capitol to establish battery recharging

stations for privately owned vehicles in parking areas under the jurisdiction of the Senate at no net cost to the Federal Government.

S. 3363. An act to provide for the use of National Infantry Museum and Soldier Center Commemorative Coin surcharges, and for other purposes.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 8 o'clock and 29 minutes p.m.), under its previous order, the House adjourned until tomorrow, Friday, August 3, 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:

7167. A letter from the Assistant Secretary for Export Administration, Department of Commerce, transmitting the Department's final rule — Export and Reexport Controls to Rwanda and United Nations Sanctions under the Export Administration Regulations [Docket No.: 110725414-1480-01] (RIN: 0694-AF31) received July 18, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Foreign Affairs.

7168. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 03849; Amdt. No. 3485] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7169. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Livingston, MT [Docket No.: FAA-2012-0139; Airspace Docket No. 12-ANM-3] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7170. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class D Airspace; Pontiac, MI [Docket No.: FAA-2011-1142; Airspace Docket No. 11-AGL-22] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7171. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Memphis, TN [Docket No.: FAA-2011-1211; Airspace Docket No. 11-ASO-40] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7172. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Revocation of Class D Airspace; Andalusia, AL and Amendment of Class E Airspace; Fort Rucker, AL [Docket No.: FAA-2011-1457; Airspace Docket No. 11-ASO-47] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7173. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class D and Class E Airspace; Lakehurst, NJ [Docket No.: FAA-2012-0456; Airspace Docket No. 12-AEA-9] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7174. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Area Navigation (RNAV) Routes; Southwestern United States [Docket No.: FAA-2012-0286; Airspace Docket No. 11-AWP-22] (RIN: 2120-AA66) received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7175. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Fairfield, CA [Docket No.: FAA-2012-0196; Airspace Docket No. 12-AWP-2] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7176. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Establishment of Class E Airspace; Eureka, NV [Docket No.: FAA-2011-1333; Airspace Docket No. 11-AWP-19] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7177. A letter from the Program Analyst, Department of Transportation, transmitting the Department's final rule — Amendment of Class E Airspace; Woodland, CA [Docket No.: FAA-2012-0354; Airspace Docket No. 12-AWP-3] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7178. A letter from the Senior Program Analyst, Department of Transportation, transmitting the Department's final rule — Standard Instrument Approach Procedures, and Takeoff Minimums and Obstacle Departure Procedures; Miscellaneous Amendments [Docket No.: 30851; Amdt. No. 3486] received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7179. A letter from the SLSDC Chief Counsel, Department of Transportation, transmitting the Department's final rule — Seaway Regulations and Rules: Periodic Update, Various Categories [Docket No.: SLSDC-2012-0001] (RIN: 2135-AA30) received July 20, 2012, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Transportation and Infrastructure.

7180. A letter from the Assistant Secretary, Army, Civil Works, Department of Defense, transmitting recommended modifications of the project authorization to increase the authorized cost of the Little Calumet River, Indiana, Local Flood Control and Recreation Project; (H. Doc. No. 112—131); to the Committee on Transportation and Infrastructure and ordered to be printed.

7181. A letter from the Assistant Secretary, Army, Civil Works, Department of Defense, transmitting the Corps Final Feasibility Report and Environmental Impact Statement; (H. Doc. No. 112—130); to the Committee on Transportation and Infrastructure and ordered to be printed.

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. SMITH of Texas: Committee on the Judiciary. H.R. 5949. a bill to extend the FISA Amendments Act of 2008 for five years; with an amendment (Rept. 112-645, Pt. 1). Referred to the Committee of the Whole House on the state of the Union.

Mr. ROGERS of Michigan: Permanent Select Committee on Intelligence. H.R. 5949. A bill to extend the FISA Amendments Act of