ENHANCING EMPLOYMENT AND TRAINING THROUGH EDUCATION

(Ms. DELBENE asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. Delbene. Mr. Speaker, today I'm proud to introduce the bipartisan Enhancing Employment and Training through Education Act.

This bill will help improve access to opportunity for struggling families by helping people get jobs and an education while reducing the need for government assistance. It will spur pilot projects across the country, modeled after my home State of Washington's Supplemental Nutrition Assistance Program's employment and training program.

Washington's program is an extraordinary example because it provides targeted education services leading to economic self-sufficiency. This focused strategy helps participants gain the necessary skills to succeed in their careers.

Even at the height of the recession, when jobs were scarce, 60 percent of those enrolled in Washington's programs found employment. In one study, less than half of the participants remained on government assistance 2 years after starting the program.

This jobs bill is a prime example of how the government can spend a little money now and save a lot in the future. I urge my colleagues to support this critical legislation.

MARKETPLACE FAIRNESS ACT

(Mr. BRIDENSTINE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BRIDENSTINE. Mr. Speaker, I rise today to oppose H.R. 684, the Marketplace Fairness Act.

Imagine if a State had the authority to reach beyond its borders into another State and compel a business in the other State to collect and remit taxes

Imagine a business being forced to collect and remit taxes for over 9,600 different local tax jurisdictions, and being open to audit by 50 different States, yet only having representation in one of those tax jurisdictions.

This law would overturn a foundational American principle of no taxation without representation.

Imagine the same business losing market share to offshore businesses that cannot be compelled by Congress to collect taxes for local jurisdictions in the U.S. Now, imagine that business either closing its doors or leaving the country in order to compete.

The unintended consequences of the Marketplace Fairness Act have not been considered. I understand why some people support it, but this bill is not the right solution.

CELEBRATING NATIONAL NURSES WEEK

(Mr. BERA of California asked and was given permission to address the House for 1 minute.)

Mr. BERA of California. Mr. Speaker, this week we're celebrating National Nurses Week. As a doctor, and on behalf of physicians all across this Nation, I want to salute the over 3 million registered nurses for their service to our patients. The partnership between physicians and nurses is critical to ensuring America's health, and this partnership will become even more important as we move to contain the cost of health care.

America's nurses will be key to making sure that every patient in America has access to affordable health care. So on this National Nurses Week, this doctor chooses to salute nurses everywhere for their service to America's patients. Thank you.

□ 0910

WHISTLEBLOWER PROTECTIONS FOR MILITARY SEXUAL AS-SAULT VICTIMS

(Mrs. WALORSKI asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. WALORSKI. Mr. Speaker, according to the Department of Defense, in 2011, there were an estimated 19,000 victims of sexual violence in the military; however, only 2,700 servicemembers actually filed a sexual assault report. These numbers are daunting and completely inexcusable.

Earlier this week, I was proud to introduce bipartisan legislation with Congresswoman Loretta Sanchez. This bill strengthens whistleblower protections for military sexual assault victims. These protections ensure victims of sexual crimes have the same rights as other military whistleblowers.

Today, we have the opportunity to provide servicemen and -women with the peace of mind that they can report sexual violence without fear of retaliation. I encourage all my colleagues to support H.R. 1864 and help eradicate sexual violence from the Armed Forces.

KEEPING ALL STUDENTS SAFE ACT

(Mr. GEORGE MILLER of California asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GEORGE MILLER of California. Madam Speaker, I rise today to introduce the Keeping All Students Safe Act to protect schoolchildren from abusive seclusion and restraint practices. These practices are at best cruel and at worst deadly, and they continue to be used in schools on children across the country.

In Indiana, an 8-year-old girl with Down syndrome had her shoes ducttaped painfully to her ankles because she refused to put her shoes on. In North Carolina, a 14-year-old boy with a traumatic brain injury was confined inside a cardboard box as a form of time-out.

In Minnesota, a 10-year-old boy with autism was pinned face down on the floor for 57 minutes by three staff members at his school after a tantrum he had while working on a puzzle. And in Virginia, a 13-year-old boy was placed in solitary confinement for 3 hours after he threw his lunch.

In some cases, children have even died with these improper restraints. My bill would stop these abusive practices. Congress needs to act. There's no room for torture in America's schools.

AFFORDABLE CARE ACCOUNTABILITY ACT

(Mr. COFFMAN asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. COFFMAN. Madam Speaker, we need to amend a fundamentally unfair provision within the Patient Protection and Affordable Care Act, better known as ObamaCare. That is, many of the very people who have been responsible for writing, advocating for, passing, signing into law, and promulgating rules governing the implementation of ObamaCare are exempt from the coverage requirements mandated by this law.

That is why I am introducing the Affordable Care Accountability Act. This legislation will require the President, the Vice President, all of the Cabinet Secretaries, all political appointees, all Members of Congress, and all congressional staff, including those from committees and leadership, to receive their health care insurance coverage through the insurance exchanges required under ObamaCare.

Americans deserve to know that their government officials will never seek to pass legislation only to exempt themselves from all of its provisions.

HONORING BILL JENNINGS, GUARDIAN OF THE SAN JOAQUIN DELTA

(Mr. McNERNEY asked and was given permission to address the House for 1 minute.)

Mr. McNerney. Madam Speaker, I rise today to honor the work of one of my constituents, Bill Jennings. Mr. Jennings has a long and storied resume. Currently, he is the executive director and chairman of the California Sportfishing Protection Alliance, a board member of the California Water Impact Network, and an executive committee member of Restore the Delta, a group that educates the public about the importance of the San Joaquin Delta.

Mr. Jennings has been recognized numerous times for his work on behalf of our environment and has received

many awards, including the International Conservation Award from the Federation of Fly Fishers and the Director's Achievement Award from the California Department of Fish and Game.

Mr. Jennings is an outspoken guardian of the San Joaquin Delta, and I admire his tireless dedication to protecting water quality in our environment. Bill Jennings reminds us of the importance of taking action to safeguard our treasured natural resources for generations to come.

It's been an honor to know Mr. Jennings, and it's encouraging to know that people like Mr. Jennings are out there working on our behalf.

IMMIGRATION

(Mr. BROOKS of Alabama asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. BROOKS of Alabama. Madam Speaker, while America has the world's most generous immigration policy, we simply lack the resources to accept all the world's immigrants into America. The President and Senate Gang of Eight push an amnesty bill that, per The Heritage Foundation, costs American taxpayers a 50-year net tax loss of \$6.3 trillion. That's a net tax loss of \$126 billion per year—enough to eliminate sequestration.

In April 2013, a Pew Center poll revealed that 20 percent of all Mexicans—that's 22 million Mexicans—say they want to illegally immigrate to America if they can get away with it.

America cannot afford to open these massive floodgates anymore than we can afford an amnesty plan that rewards illegal conduct while adding \$6.3 trillion to America's already dangerous and exploding national debt—a debt, I might add, that is already doing significant damage to America's economy and national security.

HONORING THE MEMORY OF WALTER "FINCH" KWIECINSKI OF DULUTH, MINNESOTA

(Mr. WALZ asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WALZ. Madam Speaker, I rise today to honor the memory and sacrifice of Walter "Finch" Kwiecinski of Duluth, Minnesota.

Walter's story is the story of his generation and should make each of us reflect on the sacrifices that were made to allow us the precious gift of democracy and self-government.

Born in 1914 on a farm near Duluth, Minnesota, to Polish immigrants, Walter enlisted in the Army at Fort Snelling, Minnesota, on February 6, 1941. After basic training, he was sent to Fort Mills on Corregidor Island in the Philippines.

Walter manned a 12-inch mortar on Battery Way and fought valiantly to repel the Japanese invasion of Bataan and Corregidor. Standing until the very end with his unit sustaining 77 percent casualty rates, Walter fought on until May 6, 1941, when Corregidor fell and General Wainwright cabled these words to President Roosevelt:

There is a limit of human endurance, and that point has long passed.

Walter was taken prisoner by the Japanese and survived hellish conditions in POW camps and transport on the "hell ships" to be slave labor in Japan. His family presumed him dead. He was liberated in August 1945 and returned home December 5, 1945.

He then humbly set about going back to work as a mechanic. Marrying Mary Anne Krebs, he raised a beautiful family and lived a life of dignity. Yesterday, May 8, marked the 25th anniversary of Walter Kwiecinski's death. We should all be thankful for his life.

□ 0920

FULL FAITH AND CREDIT ACT

Mr. CAMP. Madam Speaker, pursuant to House Resolution 202, I call up the bill (H.R. 807) to require that the Government prioritize all obligations on the debt held by the public in the event that the debt limit is reached, and ask for its immediate consideration

The Clerk read the title of the bill.

The SPEAKER pro tempore (Mrs. Foxx). Pursuant to House Resolution 202, the amendment in the nature of a substitute recommended by the Committee on Ways and Means, printed in the bill, is adopted. The bill, as amended, is considered read.

The text of the bill, as amended, is as follows:

H.R. 807

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled.

SECTION 1. SHORT TITLE.

This Act may be cited as the "Full Faith and Credit Act".

SEC. 2. PAYMENT OF PRINCIPAL AND INTEREST ON PUBLIC DEBT AND SOCIAL SECU-RITY TRUST FUNDS.

(a) IN GENERAL.—In the event that the debt of the United States Government, as defined in section 3101 of title 31, United States Code, reaches the statutory limit, the Secretary of the Treasury shall, in addition to any other authority provided by law, issue obligations under chapter 31 of title 31, United States Code, to pay with legal tender, and solely for the purpose of paying, the principal and interest on obligations of the United States described in subsection (b) after the date of the enactment of this Act.

(b) OBLIGATIONS DESCRIBED.—For purposes of this subsection, obligations described in this subsection are obligations which are—

(1) held by the public, or

(2) held by the Old-Age and Survivors Insurance Trust Fund and Disability Insurance Trust Fund.

(c) OBLIGATIONS EXEMPT FROM PUBLIC DEBT LIMIT.—Obligations issued under subsection (a) shall not be taken into account in applying the limitation in section 3101(b) of title 31, United States Code, to the extent that such obligation would otherwise cause the limitation in section 3101(b) of title 31, United States Code, to be exceeded

(d) Report on Certain Actions.—

(1) In GENERAL.—If, after the date of the enactment of this Act, the Secretary of the Treasury exercises his authority under subsection (a), the Secretary shall thereafter submit a report each week providing an accounting relating to—

(A) the principal on mature obligations and interest that is due or accrued of the United States and

(B) any obligations issued pursuant to subsection (a).

(2) SÜBMISSION.—The report required by paragraph (1) shall be submitted to the Committee on Ways and Means of the House of Representatives and the Committee on Finance of the Senate.

(3) TERMINATION.—The report requirement under paragraph (1) shall cease to apply after the date of the enactment of the first increase in the limitation in section 3101(b), United States Code, after the date of the enactment of this Act

The SPEAKER pro tempore. After 1 hour of debate on the bill, as amended, it shall be in order to consider the further amendment printed in House Report 113–52, if offered by the gentleman from Michigan (Mr. CAMP) or his designee, which shall be considered read and shall be separately debatable for 10 minutes equally divided and controlled by the proponent and an opponent.

The gentleman from Michigan (Mr. CAMP) and the gentleman from Michigan (Mr. LEVIN) each will control 30 minutes

The Chair recognizes the gentleman from Michigan (Mr. CAMP).

GENERAL LEAVE

Mr. CAMP. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days in which to revise and extend their remarks and to include extraneous material on H.R. 807.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Michigan?

There was no objection.

Mr. CAMP. Madam Speaker, I yield myself such time as I may consume.

I rise today in support of H.R. 807, the Full Faith and Credit Act. This legislation credibly and permanently removes the threat of default on a U.S. debt payment and ensures that Social Security benefits are paid in full and on time.

The bill is really quite simple: it requires the Treasury Department to issue debt not subject to the statutory limit to make principal and interest payments. And here are the facts about who holds that debt: American families and businesses hold the overwhelming majority of U.S. debt—teacher pension funds, individual Americans, our military retirement fund, and the list goes on and on. So by ensuring that Treasury has the ability to honor our debt obligations, we are in fact ensuring Americans will be paid.

This legislation is the first step in protecting our credit rating. Two major credit rating agencies—Standard and Poor's and Moody's—have indicated that they differentiate between debt and other payments when determining whether or not to review our credit rating. To that end, this bill specifically addresses the default on U.S.