and to undermine the economic security of the middle class, millions of working Americans are struggling to make ends meet due to this Chamber's inaction.

It has been months since across-the-board sequester cuts were enacted, devastating so many important Federal programs on which Americans rely; and now, as the House leadership refuses to allow votes on alternatives to replace the sequester, 18,132 Defense employees are currently being involuntarily furloughed across Pennsylvania, resulting in a \$71 million economic loss for my State. In one place alone, 3,528 middle class Americans are being furloughed at the Tobyhanna Army Depot, which is a facility that provides essential support for our warfighters.

We have to work together to fix this problem and to reduce our deficit by growing the economy.

DELAYING INDIVIDUAL AND EMPLOYER MANDATES

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

Mr. MESSER. ObamaCare is not working. The American people know that. Now, it seems President Obama knows that, too.

The President's unilateral decision to violate the law and delay the employer mandate postpones some of the law's worst damage for businesses. Fundamental fairness dictates that individuals get the same reprieve. Some say delay gives the administration time to get it right. I say no amount of time will fix what's wrong with this job-killing law.

Each day this law is delayed gives us more time to seek its total repeal. We must protect as many people as possible from the pain this Big Government behemoth is inflicting on our Nation.

LEARN ACT

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

Mr. YARMUTH. Madam Speaker, literacy is the foundation for success in every aspect of our economy and society.

Research clearly demonstrates that a literacy-rich environment starting in early childhood is a critical prerequisite for high school graduation, college success, and career readiness; but according to the National Assessment of Educational Progress, twothirds of all fourth and eight graders do not read at a proficient level. Underachievement in literacy at all educational levels contributes significantly to our Nation's high dropout rate, which costs the country hundreds of billions of dollars and squanders the potential and contribution of each student who drops out.

That is why today, along with my colleague, the gentleman from Colo-

rado (Mr. Polis), I am introducing the Literacy Education for All, Results for the Nation Act. The LEARN Act provides a strong Federal investment for States and localities to develop and implement comprehensive literacy plans for children from birth through the 12th grade.

Madam Speaker, I urge my colleagues to join me in supporting the LEARN Act in order to help ensure today's students are prepared to lead the workforce of the future and to keep our Nation at the forefront of the global economy.

\Box 1230

IN RECOGNITION OF JEB HARMON

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

Mr. GOSAR. Madam Speaker, joining me off the House floor today is Jeb Harmon, a dedicated staffer of mine for almost 2 years.

Jeb embodies the spirit, work ethic, and patriotism we need from young adults who will one day lead our Nation. He has worked tirelessly first as an intern and then as a valued member of my communications team, helping to keep my constituents updated on my actions in D.C. and at home.

Jeb isn't a future leader. Jeb is a leader today. In just a few weeks, Jeb will leave my office to go to law school. Though he will be missed, I am incredibly proud of him.

For Jeb and for all students reaching their own American Dream, we must keep the burden of student loan debt from being cost prohibitive.

MILITARY SEXUAL ASSAULT

(Ms. GABBARD asked and was given permission to address the House for 1 minute.)

Ms. GABBARD. Mr. Speaker, yesterday in the Senate, we heard some great news. Senators RAND PAUL and TED CRUZ joined Senator KIRSTEN GILLIBRAND and many others in support of the Military Justice Improvement Act.

This is a group of courageous leaders, bipartisan, taking serious action to stop the epidemic of violent sexual assaults amongst our men and women who courageously serve in our military.

Recently, the Defense Department reported that 26,000 sexual assaults had occurred in 2012 alone. Contrary to popular belief, this is not just an issue affecting female servicemembers. Over 53 percent of these assaults, over half of the 26,000, had been male victims. Unfortunately, 87 percent of these assaults went unreported.

This is a matter of basic fairness, transparency, and justice. Placing the decision to bring charges against these perpetrators of serious violent crimes into the hands of experienced professional military investigators and prosecutors outside of the chain of com-

mand will not erode a commander's ability to lead his or her troops.

We must change the status quo. These crimes have been ignored for far too long.

OBAMACARE IS A BAD LAW

(Ms. FOXX asked and was given permission to address the House for 1 minute.)

Ms. FOXX. Mr. Speaker, the President announced that his administration plans to ignore ObamaCare's employer mandate for 1 year, exempting businesses from its harmful side effects.

The White House scrambling is to be expected. ObamaCare is a bad law. But it's a bad law the President asked for; and it's a bad law he, as mastermind and chief enforcer, must obey, unless Congress authorizes a change.

It's no secret to anyone that House Republicans see ObamaCare for the broken law it is. We don't want any American to suffer under its weight. We voted nearly 40 times to delay, dismantle, or repeal the law, and we'll vote again to delay the implementation of ObamaCare's onerous employer mandate today.

But we aren't stopping there. If businesses are getting a break from the President's law, individual Americans should too.

Attempting to justify selective enforcement is beyond rationality. Delaying the individual mandate tax is a matter of basic fairness.

PATIENT PROTECTION AND AFFORDABLE CARE ACT

(Ms. HANABUSA asked and was given permission to address the House for 1 minute.)

Ms. HANABUSA. Mr. Speaker, 38 times? How many times will we vote to repeal or take away patient protection from families and to undermine the middle class? It makes no sense.

Look at what we know:

The United States Supreme Court said the PPACA is constitutional;

Millions have already benefited;

One hundred million cannot have lifetime limits placed upon their health care:

By January 2014, 129 million cannot be denied coverage due to a preexisting condition;

By 2020, there will be no doughnut hole, and already 6.3 million seniors save \$6.1 billion on prescription drugs;

Women cannot be discriminated against by 2014; last year alone, 90 percent of the best-selling plans still charged women more; and

Seventeen million children are now protected from being denied coverage due to a preexisting condition.

Mr. Speaker, really, 38 times? Why? It makes no common sense.

OBAMACARE WILL DESTROY THE VERY HEALTH AND WELL-BEING OF WORKERS

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

Mr. BURGESS. Mr. Speaker, here it is, Patient Protection and Affordable Care Act, section 1513, page 159, paragraph D, Effective Date. This is the section that deals with the so-called "employer responsibility," what we call the "employer mandate," the effective date as defined in law:

The amendments made by this section shall apply to the months beginning after December 31, 2013.

Mr. Speaker, I'd like to bring the House's attention to a letter that was submitted to Leader Pelosi and Leader Reid by leaders of some of our country's labor unions. This is from James Hoffa from the Teamsters Union.

Since the Affordable Care Act was enacted. we have been bringing our deep concerns to the administration seeking reasonable regulatory interpretations to the statute that would help prevent the destruction of nonprofit health plans. As you both know firsthand, our persuasive arguments have been disregarded and met with a stone wall by the White House and the pertinent agencies. This is especially stinging because other stakeholders have repeatedly received successful interpretations for their respective grievances. Most disconcerting of course is last week's huge accommodation for the employer community-extending the statutorily mandated December 31, 2013, deadline for the employer mandate and penalties.

BEDFORD MEMORIAL ELEMENTARY

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

Ms. SHEA-PORTER. Mr. Speaker, I recently had the pleasure of visiting New Hampshire's Bedford Memorial Elementary School to congratulate the school community for their recognition as a National Blue Ribbon School.

Bedford Memorial Elementary educates children from preschool through the fourth grade, and the school is dedicated to each student's academic, emotional, and physical development. The teachers' and staff's attention to every single child and every single detail was obvious from the moment I entered the school. The young students at the schoolwide ceremony I attended were some of the best behaved children I have ever seen, and it was clear that the teachers and the administration celebrated children and were dedicated to their wellness and their education.

At the ceremony, the school recognized the children, the leaders who had worked throughout the year to help other students get along. They also sang, and they danced a very happy and spirited dance that helped showcase their arts and their holistic approach to education.

The ceremony served as a testimony to the tremendous leadership of the principal and the staff and the school board and, most importantly, the parents

The Department of Education's Blue Ribbon School Award is exactly the kind of positive recognition that helps our best available schools and shows others what is possible in every school for every child.

Congratulations to them.

THE CENTENNIAL ANNIVERSARY OF DELTA SIGMA THETA SOROR-

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

Mr. COHEN. I rise today to honor the great contributions of Delta Sigma Theta Sorority, which is celebrating its 100th anniversary here in Washington, D.C., this week.

Founded in 1913, on the campus of Howard University, Delta Sigma Theta is committed to sisterhood, scholarship, and service. It's the largest African American women's organization in the country, and provides assistance and support to communities throughout the world.

Delta has played an important part in civil rights and women's rights, and even in 1913, just after its founding, marched in the women's suffrage march. That was its first activity.

For a century, Delta members have been at the forefront of politics, medicine, law, the arts, military, and faith. Esteemed members of Delta include civil rights heroine and Presidential Medal of Freedom recipient, the late Dorothy Height, and two of my heroines, Congresspeople Barbara Jordan and Shirley Chisholm. And in the arts, Ruby Dee Davis, Cicely Tyson, and Lena Horne.

Delta's storied history also includes the accomplishments of many women from my hometown, Memphis: Mary Church Terrell, Representative Johnnie Turner, Speaker Pro Tempore Lois DeBerry, the late and great civil rights leader Maxine Smith, National Civil Rights Museum Director Beverly Robertson, and Olympic Gold Medalist Rochelle Stevens.

I salute both the Memphis and Shelby County alumnae chapters and the thousands of Deltas who are currently in our Nation's Capital to celebrate their first 100 years. I thank them for their service, and wish them many more.

PROVIDING FOR CONSIDERATION
OF H.R. 2668, FAIRNESS FOR
AMERICAN FAMILIES ACT; AND
PROVIDING FOR CONSIDERATION
OF H.R. 2667, AUTHORITY FOR
MANDATE DELAY ACT

Mr. BURGESS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 300 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. Res. 300

Resolved, That upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 2668) to delay the application of the individual health insurance mandate. All points of order against consideration of the bill are waived. The bill shall be considered as read. All points of order against provisions in the bill are waived. The previous question shall be considered as ordered on the bill and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means; and (2) one motion to recommit.

SEC. 2. Upon the adoption of this resolution it shall be in order to consider in the House the bill (H.R. 2667) to delay the application of the employer health insurance mandate, and for other purposes. All points of order against consideration of the bill are waived. The bill shall be considered as read. All points of order against provisions in the bill are waived. The previous question shall be considered as ordered on the bill and on any amendment thereto to final passage without intervening motion except: (1) one hour of debate equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means; and (2) one motion to recommit.

SEC. 3. (a) In the engrossment of H.R. 2668, the Clerk shall— $\,$

(1) add the text of H.R. 2667, as passed by the House, as new matter at the end of H.R. 2668;

(2) conform the title of H.R. 2668 to reflect the addition of the text of H.R. 2667, as passed by the House, to the engrossment;

(3) assign appropriate designations to provisions within the engrossment; and

(4) conform cross-references and provisions for short titles within the engrossment.

(b) Upon the addition of the text of H.R. 2667, as passed by the House, to the engrossment of H.R. 2668, H.R. 2667 shall be laid on the table

The SPEAKER pro tempore (Mr. DENHAM). The gentleman from Texas is recognized for 1 hour.

Mr. BURGESS. For the purpose of debate only, I yield the customary 30 minutes to the gentlelady from New York (Ms. SLAUGHTER), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. BURGESS. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

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

There was no objection.

Mr. BURGESS. Mr. Speaker, House Resolution 300 provides for consideration of two closely related bills, H.R. 2667, the Authority for Mandate Delay, and H.R. 2668, the Fairness for American Families Act. The rule provides for 1 hour of general debate for each bill, controlled by the Committee on Ways and Means. Further, the minority will be offered a motion to recommit on each bill. Because the issues before us in these two bills are so closely linked, the rule provides that, upon passage, the Clerk will merge the text