It's estimated that the Senate-passed comprehensive immigration reform bill could reduce the deficit by more than \$800 billion in the next 20 years, according to a nonpartisan Congressional Budget Office analysis.

It's also estimated that wages would ultimately rise and our GDP would increase by over three percent in the next decade. In my congressional district, we would stand to gain over 17,000 jobs by 2023, according to an American Action Network analysis.

We're already making progress. The Obama Administration's Deferred Action for Childhood Arrivals is allowing hundreds of thousands of young undocumented immigrants who were brought by their parents to the United States as small children, to gain temporary legal status, including work authorization and protection from deportation. This is the only country these young people know and to which they have pledged their allegiance. They deserve to be recognized.

The economic case is clear. Human lives are at stake. The founding principles of our country are on trial. Now is the time to act on comprehensive reform.

DEPARTMENT OF DEFENSE APPROPRIATIONS ACT, 2015

SPEECH OF

HON. CHRIS VAN HOLLEN

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 18, 2014

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 4870) making appropriations for the Department of Defense for the fiscal year ending September 30, 2015, and for other purposes:

Mr. VAN HOLLEN. Mr. Chair, I rise today in reluctant opposition to H.R. 4870, the FY2015 Department of Defense Appropriations Act.

I commend the House Appropriations Committee's continued support for servicemembers and our national defense. However, I have serious concerns with a number of misguided funding provisions in this year's DoD Appropriations bill. We have to budget based on reality, instead of writing a blank check and holding onto as "much of the stuff and the training as possible" and hoping that "some miracle happens and we get money next year that we don't have now." as Chairman McKeon put it last month. As a result of this line of thinking, this legislation avoids making many tough choices.

As was the case with last month's Defense Authorization bill, H.R. 4870 provides billions of dollars in funding that the Department of Defense neither requested nor needs. This includes funding for additional EA-18G aircraft, High Mobility Multipurpose Wheeled Vehicles, and unrequested upgrades to the M-1 Abrams tank. It also blocks the Administration's ability to retire aging and unnecessary military aircraft, including the C-130 AMP, when less expensive options are readily available.

I also strongly object to sections 8107, 8108, 8139, and 9015 of the bill, which continue funding restrictions on the construction or modification of detention facilities in the United States to house Guantanamo detainees. I was also disappointed that two amendments were adopted on the House floor which

would bar the use of funds to transfer Guantanamo detainees to Yemen and other foreign countries. As the President made clear in his State of the Union Address earlier this year, we cannot wait any longer to lift the remaining restrictions on detainee transfers and close down this facility once-and-for-all.

This bill also provides \$79 billion for Overseas Contingency Operations even though we have not received a detailed OCO budget request. There is no justification for this amount. The bill holds back 85% of the funding from being obligated until the Pentagon submits a detailed spending plan. But this is no safeguard because the Pentagon still determines virtually all of the details of how the funding is spent. Congress has no opportunity to provide input through regular order into how much we should spend for war operations and on what. We should take notice that \$79 billion is larger than every other appropriations bill except for two-Defense and Labor, HHS, Education. We need to provide at least some minimum level of oversight and control over such a large sum of money.

Despite my overall opposition to this legislation, I was happy that a bipartisan amendment offered by Rep. LOFGREN was adopted that would limit funding for many backdoor programs within Section 702 of the FISA Amendments Act. This was a provision that was initially in the USA Freedom Act before being stripped in its final passage and would prevent the NSA from being able to search government databases for foreign communications content of American citizens without a warrant. The passage of this amendment will strengthen the privacy and civil liberties of all Americans. Today's bill also continues to address the problem of sexual assault in the military and fully funds the President's request for Sexual Assault Prevention and Response Programs.

I also want to make clear my views with respect to the amendments relating to the 2001 Authorization for Use of Military Force against the al Queda elements responsible for the attacks of 9/11/2001 and the 2002 Authorization for Use of Military Force in Iraq. The President has announced his intention to end combat operations in Afghanistan at the end of this year, and to keep a residual force in Afghanistan for an additional year subject to a Status of Forces Agreement. There is also the guestion of how the existing use of force authorization applies to military action outside of Afghanistan, such as in Yemen. Given the changing circumstances, it makes sense to end it or to revise the current authorization and adapt it to the current situation.

As for the Authorization for Use of Military Force in Iraq, it should be terminated. We have withdrawn our troops from Iraq, and we should no longer provide the Executive Branch with a blank check for future military action there. That does not mean that the President could not seek Congressional authorization for future military action in Iraq or, if the conditions apply, exercise his constitutional authorities as Commander in Chief, However, I supported the amendment to prohibit the use of funds in this bill for combat operations in Iraq because I don't think there is a sound case for putting American troops in combat and, in the absence of such a limitation, there is no check on the unlimited use of force in Iraq given the current 2002 authorization to use force there.

Finally, I want to say a word about the Gosar Amendment. This amendment was a

blatant effort to exploit fear and misunderstanding. There is no intention to provide Iran, Syria, Hamas, or ISIS with any military assistance. I would strongly oppose any such move. However, the United States, with the support of the State of Israel, has at times provided different forms of assistance to the Palestinian Authority to enhance security and fight terrorism. By including the Palestinian Authority in the list of entities that should be prohibited from receiving assistance, the amendment was an obvious example of what is known around here as a "gotya" amendment. It is time to stop playing those political games.

It is my hope that many of my objections to the Defense Appropriations bill will be resolved in Conference with the Senate and that I will be able to support its final passage.

AUTISM COLLABORATION, ACCOUNTABILITY, RESEARCH, EDUCATION, AND SUPPORT ACT OF 2014

SPEECH OF

HON. DANNY K. DAVIS

OF ILLINOIS

IN THE HOUSE OF REPRESENTATIVES

Tuesday, June 24, 2014

Mr. DANNY K. DAVIS of Illinois, Mr. Speaker, I offer my strong support for the Autism CARES Act of 2014, a bill that continues the much-needed research and educational activities related to autism. I strongly support our nation's autistic community; this bill helps to promote and facilitate the good work being done related to autism by federal entities, including the Centers for Disease Control and Prevention, the National Institutes of Health, the Health Resources and Services Administration, and the Interagency Autism Coordinating Committee. Autism is a disorder that has a tremendous effect on the lives of the people with it and their families, including challenges with education, communication, and employment.

The Centers for Disease Control and Prevention identifies autism as one of our nation's leading public health crises. An autism-related diagnosis is more common today than the diagnosis of pediatric cancer, diabetes, and AIDS combined. More research on this complex neurobiological disorder is still needed because we do not fully understand the cause or course of this disorder.

The Autism CARES Act of 2014 will facilitate autism research by reauthorizing \$190 million annually through 2019. In addition, it focuses attention on the important issue of transitioning autistic youth from school to adulthood. I have heard from constituents with autism about the need to improve the transition of services to consider life after high school graduation to ensure that students are supported as they move to work or higher education. I am well aware of the benefits of services and research dedicated to autism. I am proud that Chicago is home to the Therapeutic School and Center for Autism Research run by the Easter Seals Metropolitan Chicago. The Center provides care and advances research on autism. It provides multiple services-research, training, early intervention, school-to-work transition training, and independent living training—all under one roof. It is an amazing resource for Chicago, Illinois, and

the nation. I strongly support this program and any federal efforts to support and expand these services. Therefore, I strongly urge my colleagues to support the Autism CARES Act of 2014

LOWERING GASOLINE PRICES TO FUEL AN AMERICA THAT WORKS ACT OF 2014

SPEECH OF

HON. FRANK R. WOLF

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES Wednesday, June~25,~2014

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 4899) to lower gasoline prices for the American family by increasing domestic onshore and offshore energy exploration and production, to streamline and improve onshore and offshore energy permitting and administration, and for other purposes:

Mr. WOLF. Mr. Chair, I rise in support of H.R. 4899, the Lowering Gasoline Prices to Fuel an America That Works Act of 2014, to move the process forward and support U.S. energy independence and security, although I remain strongly opposed to one provision included in this bill.

This concerning provision was drawn from an amendment to H.R. 1965, the Federal Lands, Jobs, and Energy Security Act, which I opposed, and would call for the Secretary of the Interior to develop plans to allow for the construction of new power lines "across Federal lands to ensure that energy produced can be distributed to areas of need." Some may consider this to be noncontroversial, but I have fought the impact of similar language for a number of years. I am privileged to represent Virginia's "hallowed grounds," where so many important events and battles in American history took place, and I simply cannot support efforts to construct new power lines through our area-particularly power lines that would ship energy to other parts of the country. That's why I opposed PATH and why I opposed TrAIL. Cedar Creek and Bell Grove National Historic Park and Manassas National Battlefield Park are just a few areas in our region that could be impacted by this provision.

While my vote reflects my support for the other elements in this energy security bill, I will not be able to support any conferenced final bill if it contains this troubling provision.

LOWERING GASOLINE PRICES TO FUEL AN AMERICA THAT WORKS ACT OF 2014

SPEECH OF

HON. CHRIS VAN HOLLEN

OF MARYLAND

IN THE HOUSE OF REPRESENTATIVES

Wednesday, June 25, 2014

The House in Committee of the Whole House on the state of the Union had under consideration the bill (H.R. 4899) to lower gasoline prices for the American family by increasing domestic onshore and offshore energy exploration and production, to streamline and improve onshore and offshore energy permitting and administration, and for other purposes:

Mr. VAN HOLLEN. Mr. Chair, in the absence of fresh ideas for the American people, the Republican majority is turning back to old ones and repackaging legislation that has already passed the House for another vote. It may have a nice name, but this bill contains the same unnecessary, irresponsible giveaways to Big Oil at the expense of American taxpayers.

Today's bill would dramatically expand drilling on public lands and offshore, limiting public input into those lease sales and prioritizing drilling above all other uses, including hunting, fishing, and recreation. It undermines the existing procedures that ensure safe and responsible operations, effectively giving oil companies a blank check without appropriate safeguards.

This bill is unnecessary. Oil production in the United States is already at a 25-year high and net oil imports are at a 29-year low. We are already the world's top natural gas producer. This bill will not reduce energy prices or increase energy security. We should not give away our taxpayer-owned natural resources to already-profitable big oil companies. I urge a no vote.

HONORING THE TOWN OF NEWPORT, MAINE

HON. MICHAEL H. MICHAUD

OF MAINE

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2014

Mr. MICHAUD. Mr. Speaker, I rise today to honor the Town of Newport, Maine, as it celebrates its 200th anniversary.

Located on the western boundary of Penobscot County, Newport is a town steeped in the history of Maine and known best for the bounty of its farms and fields. First known as East Pond Plantation, Newport was settled in 1800 and incorporated as the 208th town in the District of Maine on June 14, 1814. Like many Maine towns, it grew from a small farming village into a prospering mill town by harnessing the power of the east branch of the Sebasticook River, and aided by the extension of the Maine Central Railroad.

On Monday, the people of Newport will begin a week-long celebration of the bicentennial of their town, filled with the same local spirit and sense of common purpose that filled those first residents who first petitioned to have their community recognized. The residents of Newport embody the values of the hardworking people of Maine and can take great pride in the rich heritage they have created over the past 200 years.

It is an honor and a privilege to represent the people of Newport in Congress and I am pleased to have this opportunity to help the Town celebrate its 200th anniversary.

Mr. Speaker, please join me in congratulating the people of Newport and wishing them well on this joyous occasion.

H.R. 4902, THE MIDDLE CLASS CHANCE ACT

HON. LORETTA SANCHEZ

OF CALIFORNIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2014

Ms. LORETTA SANCHEZ of California. Mr. Speaker, I rise today to highlight H.R. 4902, the Middle Class CHANCE Act, which I was proud to introduce last week.

As a Pell Grant recipient myself, I know that every dollar counts when you're trying to put yourself through college.

In our changing economy, today's college student is not necessarily full-time, living on campus, or between the ages of 18 and 22. Today's student is struggling to finish in four years, and today's student is averaging nearly \$30,000 in student loan debt.

That is why I am proud to have introduced the Middle Class CHANCE Act which will increase access to higher education for all our students by restoring the strength and length of the Pell Grant.

We argue that sensible solutions to our economic difficulties are essential to prevent this burden from passing on to our future generations. But let's take a look around; our future generations have already inherited the burden.

We cannot rebuild our economy when we do so at the expense of our future generations and the American dream of completing a post-secondary education.

I urge my colleagues to join me in cosponsoring the Middle Class CHANCE Act and make college more affordable and accessible for today's student.

$\begin{array}{c} \text{CONGRATULATING KAREN L.} \\ \text{PALLANSCH} \end{array}$

HON. JAMES P. MORAN

OF VIRGINIA

IN THE HOUSE OF REPRESENTATIVES

Thursday, June 26, 2014

Mr. MORAN. Mr. Speaker, I rise today to congratulate Karen L. Pallansch, Chief Executive Officer of Alexandria Renew Enterprises, on her election as President of the National Association of Clean Water Agencies (NACWA). Alexandria Renew is an independent government agency providing wastewater treatment services to the City of Alexandria and portions of Fairfax County, Virginia.

Beyond her wealth of environmental and engineering experience, I commend Ms. Pallansch for embracing a collaborative approach to watershed-based solutions that have garnered broad support among the public, business, elected officials, regulators and policymakers.

Ms. Pallansch is also a staunch and effective advocate for investing in our nation's aging and often deteriorating water infrastructure—investments that convey both environmental and economic benefits and help communities across our great nation to grow and thrive. Ms. Pallansch believes—as I do—that great communities need and deserve great water infrastructure and great quality water.

As the Chief Executive Officer of the former Alexandria Sanitation Authority (ASA)—the precursor to Alexandria Renew—Karen presided over the completion of the Authority's