

for political reasons, and then allowed her ambassador to twist in the Libyan tornado without proper security for political reasons; finally, she covered up that disaster by lying about its causes for political reasons. But those who ask questions about such matters are partisan politicians.”

The article goes on further down:

“Hillary kept claiming that she cared deeply about her good friend Chris Stevens. At one point, she whipped out her pre-planned righteous indignation to complain, ‘I would imagine I’ve thought more about what happened than all of you put together. I’ve lost more sleep than all of you put together.’ This was salt in the wound, the equivalent of Johnny Cochran lamenting his worries over the fate of Nicole Brown Simpson.”

I have got to inject at this point, I was there for a good bit of the hearing because a friend, a real patriot, she served in the Navy, that is where she met a guy named Ty Woods, one of the greatest American patriots this country could ever hope to have as a son. She married Ty. They had even had another child right before—not just months before—he found himself in Benghazi.

And another former Navy SEAL, like Ty, that cared more about his country and serving others than his own self-interests came and joined him, as I understand, when Ty was getting ready to go to the roof to try to protect those people. He knew David Ubben, with the State Department, was formerly an Army Ranger, and David went with him, grabbed an M4. They went to the roof to protect the Americans that were in the building beneath them.

I will never forget reading the name of the first Navy SEAL that this administration released, and the story—obviously, this language had to come from this administration—it struck me as such a slap in the face to this former Navy SEAL, because I have known so many Navy SEALs and former Navy SEALs. I am proud of every one I have known—well, maybe except for a former Governor, who is creating chaos for Chris Kyle’s widow.

But when I read the words, after Glen Doherty, a former Navy SEAL, contractor, and it said, from the information released from this administration, that he died while taking cover.

Now, I didn’t know anything about Benghazi at that point, about the specifics, but I knew enough Navy SEALs to know, if he died, it wasn’t taking cover. It was probably giving cover or maybe moving to get a better vantage from which to defend other people. Those are the Navy SEALs I know, generally speaking.

Then we find out he didn’t die taking cover. Ty Woods didn’t die taking cover. I don’t know if that was the State Department’s release to try to minimize how heroic those people were because they violated orders and said: We are going to help those people that are penned down in Benghazi. Those are heroes.

I know my friend, DUNCAN HUNTER, had moved to try to get a Congressional Medal of Honor. I think it is time we take those back up. Though they weren’t in the military, they deserve the highest honor this body could give them posthumously.

And David Ubben, I never brought it up during the months that he had asked me not to after I met him on one of my visits out to Bethesda, or Walter Reed combined with it now. But he was up there on the roof. There were three mortars that came in. The first one missed.

Having been in the Army 4 years, I know they used to teach us, if there are three mortars or three artillery rounds coming in, then you better move before the fourth one hits, because they will use those three to triangulate your position, and the fourth one will be on top of your head.

So when I heard David said there had been three mortars come in, I said: Oh, so they bracketed you. He said: Oh, no, no, no. I don’t want you to get the wrong idea. We knew as soon as the first one missed, they knew exactly where our position was. It was short, but there was no question, they knew exactly at what angle to put that mortar so that it would come down on our heads. And that’s what the second and third mortar did.

There was no bracketing. They knew their position. Pre-planned attack. They had the coordination perfectly, exactly where that mortar needed to be.

The first one was short, as he said, but the second and third were right on top of their targets. And that is what killed Glen and Ty as they were giving cover—not taking cover, giving cover.

In fact, I heard yesterday—it wasn’t in the hearing, wasn’t said in the hearing, but I heard from somebody who had talked to a Delta Force individual. When he heard the name Ty Woods, he said: You know, that guy, he and Glen took on a whole city.

They didn’t care. They were going to protect the United States civil servants that were in the building that they went to the roof of, and they gave their lives giving them cover.

David Ubben lost much of his right leg, but, after many surgeries, hopefully it is near the point now of being usable. He is a hero. This administration didn’t even want to give him the right credit.

And then to have them—and Ben Shapiro points it out here. They used this video, and even to say to any one of the survivors, as Mrs. Clinton did: We will get the guy that did the video.

They didn’t care about the video. I have talked to many of the family members of those who were killed. They didn’t care about the guy that did the video. They cared about the people that killed their loved one.

Dorothy Woods is a hero. So, for Mrs. Clinton to sit there and arrogantly, condescendingly say to the panel, ‘I’ve lost more sleep than all of you put to-

gether,’ with Dorothy Woods sitting right there, was just another dagger to her heart because she still loses sleep.

Let’s go back to that night. We still don’t know what Hillary Clinton and our President did specifically after they found out. Either the President was preparing for his fundraiser in Las Vegas the next day, or he just went to bed, with his personal Ambassador to Libya missing. Either they went to bed or did something far more embarrassing for them not to be willing to tell us what they did that night.

I mean, I was only in the Army 4 years, but I cannot imagine what kind of mind will allow itself to go to sleep or just blow things off and move on to another project when somebody working directly for you has either been killed, you know people have been killed, and the Ambassador is missing in a hostile area that, turns out, begged for security, additional security 600 times.

This is disgraceful, just disgraceful. They had nothing to do with the video.

My friend JIM JORDAN said: You tell the American people one thing; you tell your family an entirely different story.

And, in fact, she told the Egyptian Prime Minister the day after the attacks: We know the attack in Libya had nothing to do with the film. It was a planned attack, not a protest.

As I recall, not only was that simply not true, she took State Department funds, as I understand it, and spent tens of thousands of dollars on a commercial to facilitate and to perpetuate this lie, and spent that in foreign Muslim countries, running it on their televisions to say we had nothing to do with the video.

Mr. Speaker, I meant to get into the fact that I haven’t changed my vote for Speaker. I am still for DAN WEBSTER.

I yield back the balance of my time.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 1 o’clock and 29 minutes p.m.), under its previous order, the House adjourned until Monday, October 26, 2015, at noon for morning-hour debate.

EXECUTIVE COMMUNICATIONS, ETC.

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

3231. A letter from the Secretary, Commodity Futures Trading Commission, transmitting the Commission’s final rule — Repeal of the Exempt Commercial Market and Exempt Board of Trade Exemptions (RIN: 3038-AE10) received October 21, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Agriculture.

3232. A letter from the Chairman and Chief Executive Officer, Farm Credit Administration, transmitting the Administration’s notification of its 2015 compensation program

adjustments, including the Agency's current salary range structure and the performance-based merit pay matrix, in accordance with Sec. 1206 of the Financial Institutions, Reform, Recovery, and Enforcement Act of 1989; to the Committee on Agriculture.

3233. A letter from the Under Secretary, Acquisition, Technology and Logistics, Department of Defense, transmitting the Department's report to Congress entitled "Distribution of Department of Defense Depot Maintenance Workloads for Fiscal Years 2014 through 2016" pursuant to 10 U.S.C. 2466(d)(1) and 2466(d)(2); to the Committee on Armed Services.

3234. A letter from the Assistant Secretary for Legislation, Department of Health and Human Services, transmitting the Department's report to Congress entitled, "Health and Human Services Secretary's First Annual Report on Transparency in the Review and Approval of Section 1115 Demonstrations", as required by Sec. 10201 of the Affordable Care Act; to the Committee on Energy and Commerce.

3235. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Partial Approval and Partial Disapproval of Air Quality State Implementation Plans; Nevada; Infrastructure Requirements for Ozone, NO₂ and SO₂ [EPA-R09-OAR-2014-0812; FRL-9935-82-Region 9] received October 22, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

3236. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Outer Continental Shelf Air Regulations Consistency Update for Maryland [EPA-R03-OAR-2014-0568; FRL-9917-72-Region 3] received October 22, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

3237. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of State Plans for Designated Facilities; New York [EPA-R02-OAR-2015-0509; FRL-9936-09-Region 2] received October 22, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

3238. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; Florida; Regional Haze Plan Amendment — Lakeland Electric C.D. McIntosh [EPA-R04-OAR-2015-0337; FRL-9936-05-Region 4] received October 22, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

3239. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's withdrawal of direct final rule — Approval and Promulgation of Implementation Plans; Arizona; Phased Discontinuation of Stage II Vapor Recovery Program [EPA-R09-OAR-2014-0256; FRL-9935-66-Region 9] received October 22, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

3240. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Air Plan Approval; OR; Portland, Medford, Salem; Clackamas, Multnomah, Washington Counties; Gasoline Dispensing Facilities [EPA-R10-OAR-2011-0799; FRL-9936-03-Region 10] received October 22, 2015, pursuant to 5 U.S.C. 801(a)(1)(A); Added by Public Law 104-121, Sec. 251; to the Committee on Energy and Commerce.

3241. A letter from the Chairman and Co-Chairman, Congressional-Executive Commission on China, transmitting the Commission's 2015 Annual Report as established by the U.S.-China Relations Act, 19 U.S.C. 1307; to the Committee on Foreign Affairs.

3242. A letter from the Secretary, Department of Commerce, transmitting a report certifying that the export of the listed item to the People's Republic of China is not detrimental to the U.S. space launch industry, pursuant to Sec. 1512 of the Strom Thurmond National Defense Authorization Act for Fiscal Year 1999 (Pub. L. 105-261), as amended by Sec. 146 of the Omnibus Consolidated and Emergency Supplemental Appropriations Act for Fiscal Year 1999 (Pub. L. 105-277), and the President's September 29, 2009 delegation of authority [74 Fed. Reg. 50, 913 (Oct. 2, 2009)]; to the Committee on Foreign Affairs.

3243. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. Act 21-166, "Unemployment Profile Act of 2015", pursuant to Public Law 93-198, Sec. 602(c)(1); to the Committee on Oversight and Government Reform.

3244. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. Act 21-170, "4095 Minnesota Avenue, N.E., Woodson School Lease Amendment Act of 2015", pursuant to Public Law 93-198, Sec. 602(c)(1); to the Committee on Oversight and Government Reform.

3245. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. Act 21-165, "Behavioral Health Coordination of Care Amendment Act of 2015", pursuant to Public Law 93-198, Sec. 602(c)(1); to the Committee on Oversight and Government Reform.

3246. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. Act 21-167, "Injured Worker Fair Pay Amendment Act of 2015", pursuant to Public Law 93-198, Sec. 602(c)(1); to the Committee on Oversight and Government Reform.

3247. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. Act 21-169, "1351 Nicholson Street, N.W., Old Brightwood School Lease Amendment Act of 2015", pursuant to Public Law 93-198, Sec. 602(c)(1); to the Committee on Oversight and Government Reform.

3248. A letter from the Chairman, Council of the District of Columbia, transmitting D.C. Act 21-168, "Grandparent Caregivers Program Subsidy Transfer Amendment Act of 2015", pursuant to Public Law 93-198, Sec. 602(c)(1); to the Committee on Oversight and Government Reform.

3249. A letter from the Attorney-Advisor, Office of the General Counsel, Department of Transportation, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998, Pub. L. 105-277; to the Committee on Oversight and Government Reform.

3250. A letter from the Secretary, Department of the Treasury, transmitting a letter

following up on previous letters regarding the debt limit and to provide additional information regarding the Department of the Treasury's ability to continue to finance the government; to the Committee on Ways and Means.

3251. A letter from the Inspector General, Department of Health and Human Services, transmitting a data brief on Medicare payments for clinical laboratory tests performed in 2014, pursuant to the Protecting Access to Medicare Act of 2014, Pub. L. 113-93; jointly to the Committees on Energy and Commerce and 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. RYAN of Wisconsin: Committee on Ways and Means. H.R. 765. A bill to amend the Internal Revenue Code of 1986 to permanently extend the 15-year recovery period for qualified leasehold improvement property, qualified restaurant property, and qualified retail improvement property; with an amendment (Rept. 114-306). Referred to the Committee of the Whole House on the state of the Union.

Mr. RYAN of Wisconsin: Committee on Ways and Means. H.R. 961. A bill to amend the Internal Revenue Code of 1986 to permanently extend the subpart F exemption for active financing income; with an amendment (Rept. 114-307). Referred to the Committee of the Whole House on the state of the Union.

Mr. RYAN of Wisconsin: Committee on Ways and Means. H.R. 1270. A bill to amend the Internal Revenue Code of 1986 to repeal the amendments made by the Patient Protection and Affordable Care Act which disqualify expenses for over-the-counter drugs under health savings accounts and health flexible spending arrangements; with an amendment (Rept. 114-308). Referred to the Committee of the Whole House on the state of the Union.

Mr. RYAN of Wisconsin: Committee on Ways and Means. H.R. 1430. A bill to amend the Internal Revenue Code of 1986 to make permanent the look-through treatment of payments between related controlled foreign corporations; with an amendment (Rept. 114-309). Referred to the Committee of the Whole House on the state of the Union.

Mr. RYAN of Wisconsin: Committee on Ways and Means. H.R. 2940. A bill to amend the Internal Revenue Code of 1986 to improve and make permanent the above-the-line deduction for certain expenses of elementary and secondary school teachers; with an amendment (Rept. 114-310). Referred to the Committee of the Whole House on the state of the Union.

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: