

ranges in the West—which is double what the land can sustain—the ranges are overgrazed, and now horses are starving to death.

Not only are the current conditions inhumane, but due to the overpopulation, the Federal Government is forced to house an additional 50,000 horses at a cost of \$55,000 per horse.

I urge my colleagues to join with me to look for solutions to this problem. One solution is my bill, the Wild Horse Oversight Act, which would simply allow States to manage wild horses and burros.

If you care about these horses like I do, then help me solve the problem. If you care about our range and how these animals are destroying the range, then, again, help me solve this problem.

□ 1215

NO ACTION ON ZIKA, FLINT, AND OPIOID ADDICTION

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

Mr. CARTWRIGHT. Mr. Speaker, I rise to give voice to lament that House Republican leadership has done nothing at this point to help the thousands of Americans struggling to protect their families from the threat of three different public health emergencies: the Zika virus, the opioid addiction and overdose problem, and the Flint water crisis as well.

Last month, House Democratic leadership wrote to Speaker RYAN asking for him to address these public health crises, calling for swift and decisive congressional action. Unfortunately, House Republican leadership has not responded with anything but inaction and indifference.

As reported by Roll Call: “an average of 78 people are dying every day from opioid overdoses, and mosquitoes carrying the Zika virus have been found in 30 States. But Congress has shown no urgency about addressing those issues. Maybe that’s not surprising from a Republican majority that can’t even adopt a nonbinding budget resolution after months of ‘family’ discussions.”

Mr. Speaker, hardworking families deserve a Congress that can get things done.

ADMINISTRATION USES CLIMATE SCARE TACTICS

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

Mr. SMITH of Texas. Mr. Speaker, the Obama administration recently released a report that tried to tie extreme weather events to climate change. This is the administration’s latest effort to scare the public into supporting its radical climate agenda. The report ignores science in order to justify the administration’s dire predictions.

For example, the administration’s report says that hurricanes are projected to increase. But hurricanes have not increased in intensity, frequency, or damage since 1900. The same can be said for almost all other extreme weather events.

The administration continues to incite fear so that Americans will wrongly believe that extreme climate events are due to climate change, but the administration should not push costly climate regulations on Americans when there is no good reason for them to do so.

HONORING KEN CHRISTY

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

Mr. FOSTER. Mr. Speaker, I rise today to honor Ken Christy, a letter carrier, an extraordinary leader, a member of our community, and a friend of mine.

Ken passed away unexpectedly this past Easter weekend. A family man, Ken left behind his three daughters and his wife, Bonnie, his high school sweetheart, to whom he was married for 52 years.

Ken gave back to his community in spades. He volunteered countless hours to the letter carriers’ annual food drive because he wanted to make a real difference in the lives of those in our community who are less fortunate.

Since 2013, Ken served as the clerk of Aurora Township.

Ken always stood up for working families. As president of the Illinois Letter Carriers Association, Ken made sure that the voices of his members were heard by public officials on both sides of the aisle. Not surprisingly, Ken was named into the Illinois Letter Carriers Hall of Fame in 2012.

He knew people from all walks of life and all political persuasions, but I never heard a bad word said about him. Ken was, indeed, a friend. He was a friend to the city of Aurora, he was a friend to the letter carriers and to their families throughout the State of Illinois.

Ken Christy will be missed.

END PRESIDENT OBAMA’S LAWLESS AND DELUSIONAL REFUGEE RESETTLEMENT PROGRAM

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

Mrs. BLACKBURN. Mr. Speaker, I rise today to commend State Senator Mark Norris and State Representative Terri Lynn Weaver for their work in the Tennessee General Assembly to authorize the State to enter into a lawsuit against the Federal Government. This lawsuit is over concerns with the refugee resettlement program and the 10th Amendment.

I have put forth legislation at the Federal level, H.R. 4218, that would im-

mediately suspend the Syrian refugee resettlement program.

Yesterday, Kansas Governor Sam Brownback announced that he was withdrawing Kansas from the resettlement program because of security concerns. There is no way—no way—to vet these Syrian refugees, Mr. Speaker.

Islamic radicals want to attack America. It is no secret to the American people. However, President Obama and this administration seem not to recognize this.

I call on all of my colleagues to join me to stand against the President’s lawless and delusional refugee resettlement program.

DENIM DAY

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

Ms. SPEIER. Mr. Speaker, in 1999, the Italian Supreme Court ruled that a 45-year-old driving instructor had not raped his 18-year-old student because she “wore very, very tight jeans, she had to help remove them, and by removing the jeans it was no longer rape but consensual sex.”

Outraged, the women in the Italian Parliament said they would wear jeans to work until decisions were changed. Their protests spurred action across the globe.

Seventeen years later, and during Sexual Assault Awareness Month, I wear this denim jacket in solidarity with survivors and advocates around the world. I wish I could say that the need for Denim Day was a thing of the past. But, unfortunately, sexual assaults remain rampant, including in our military and on our college campuses. In fact, one in five college coeds will be raped or some sexual assault will be attempted on them, and 20,000 men and women in the military are assaulted each year.

I urge my colleagues to wear denim today, and to support sexual violence prevention and education every day.

The SPEAKER pro tempore. In response to earlier remarks, Members are reminded to refrain from engaging in personalities towards the President.

150TH ANNIVERSARY OF RENOVO, CLINTON COUNTY

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

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to commemorate the 150th anniversary of Renovo, Clinton County.

Renovo, which is located northeast of Lock Haven, in western Clinton County, was founded in 1866 and built for and by the Philadelphia and Erie Railroad as the midpoint between Philadelphia and Erie. For many years after the community’s founding, it was advertised as a mountain resort location,

with several large hotels built there before the turn of the 20th century.

Although it was the railroad that built Renovo and its mountain location that attracted travelers, the lumbering industry formed the bedrock of the town's heritage and economy. Clinton County's timber industry continues to thrive, contributing more than \$90 million to the economy of that county.

Many celebrations are planned in May to mark Renovo Borough's anniversary, including a parade along Erie Street, the opening of a time capsule, and a firework display.

I want to commend the local officials and the residents of Renovo and the surrounding areas of western Clinton County for this recognition of their long history.

RECOGNIZING THE RICHMOND HILL HIGH SCHOOL MARCHING BAND

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

Mr. CARTER of Georgia. Mr. Speaker, I rise today to recognize the Richmond Hill High School marching band for being selected to perform in the 2016 National Cherry Blossom Parade.

The Richmond Hill band has gained many accolades and enjoyed numerous successes since its beginning 9 years ago. Membership in the band has become popular among students, as it has grown from an original 90 musicians to nearly 200. The band has also competed and performed across the State of Georgia and twice at Universal Studios in Florida.

The selection process to perform at the National Cherry Blossom Parade is highly competitive. High schools, universities, and specialty marching bands from all across the U.S. apply to march in the parade. Crowds of people line the streets, and thousands at home watch on TV as these bands march down Constitution Avenue.

The band also used the visit to Washington as an educational experience. The students spent time visiting many museums and monuments on The National Mall.

It is with great pride that I rise today to honor the members of the Richmond Hill marching band for their hard work, determination, and perseverance to become a successful marching band. It is truly an honor for them to perform at the parade.

PROVIDING FOR CONSIDERATION OF H.R. 4498, HELPING ANGELS LEAD OUR STARTUPS ACT

Mr. SESSIONS. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 701 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 701

Resolved, That upon adoption of this resolution it shall be in order to consider in the

House the bill (H.R. 4498) to clarify the definition of general solicitation under Federal securities law. 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 Financial Services; (2) the amendment printed in the report of the Committee on Rules accompanying this resolution, if offered by the Member designated in the report, which shall be in order without intervention of any point of order, shall be considered as read, shall be separately debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, and shall not be subject to a demand for a division of the question; and (3) one motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Texas is recognized for 1 hour.

Mr. SESSIONS. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Massachusetts (Mr. MCGOVERN), 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. SESSIONS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which 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. SESSIONS. Mr. Speaker, I rise today in support of the rule and the underlying legislation, which will benefit small innovative companies and startups by ensuring that they have access to the necessary capital to succeed, grow, and create jobs in their companies.

But I also stand up today to make sure that we are here for a marketplace that is fair and equitable to all Americans, regardless of whether they work for a small company or a large company, whether they are a big-time investor or whether they are a person who is looking at the marketplace, perhaps, with ideas and opportunities.

Last night, the Rules Committee met and reported a structured rule for H.R. 4498, the Helping Angels Lead Our Startups, or the HALOS, Act. The rule provides 1 hour of debate equally divided between the chair and ranking member of the Financial Services Committee.

I also want to point out that the Rules Committee asked all of our Members of this body to submit their ideas and amendments. As a result, this resolution makes in order all of the amendments that were submitted. That is important because what this Rules Committee is attempting to accomplish is to ask all of the Members for their feedback about how to make

bills better; and in this case, when something was germane, it was made in order.

The Securities and Exchange Commission has a three-pronged statutory mission in overseeing U.S. capital markets: to protect investors; to maintain fair, orderly, and efficient markets; and to facilitate capital formation.

Unfortunately, the SEC historically has ignored its mandate to facilitate capital formation in the absence of congressionally mandated rulemakings.

□ 1230

The SEC's inability to fulfill its statutory mandate is ultimately to the detriment of entrepreneurs, smaller companies, and startup ventures, such as Teladoc, the Nation's first and largest telehealth platform, which had it not received startup investment, may not have existed at all.

To remedy the SEC's inaction on capital formation, my colleagues and I passed the bipartisan Jumpstart Our Business Startups, or JOBS Act, which was signed into law on April 5, 2012. The recognition that we had problems in the marketplace for smaller companies and smaller groups of people to bring their ideas to the marketplace was a huge impediment based upon the SEC, and that is why this JOBS Act was created.

Although startups and small businesses are at the forefront of technological innovation and job creation, they often still face significant and unnecessary obstacles in obtaining funding in the capital markets. The JOBS Act lifted the burden of certain securities regulations to help small companies obtain access to these important markets, but we are back at the table again.

Unfortunately, when the SEC promulgated rules to implement the JOBS Act, it classified events held by angel investors as general solicitations, and thus, they were subject to accredited investor mandates, yet another example of the Federal Government's creating unnecessary red tape, stifling innovation, and quite honestly, making it hard for smaller, single entrepreneurs to participate in a worldwide marketplace.

This new classification is burdensome and it jeopardizes educational and economic development for events like demo days. Demo days are held in marketplaces all across our country. It is an opportunity for not just investors, but for general communities to come, primarily in the tech field, and learn about the newest startups as they are occurring. When startups interact with angel investors and venture capitalists, it means that best ideas can then be brought forward to create more jobs, investment, and can move forward so an idea that perhaps was on somebody's blackboard goes directly to the marketplace.

Demo days have been an important part of the entrepreneurial financing