Participating in SNAP for 6 months decreased food insecurity up to 10 percent, including households with children.

Mr. Speaker, for over four decades, the program has become more effective, more efficient, and more modern. I look forward to continuing our work to improve SNAP, to serve those in need, and to provide pathways out of poverty.

SUPPORT THE DREAM ACT

(Mrs. NAPOLITANO asked and was given permission to address the House for 1 minute.)

Mrs. NAPÓLITANO. Mr. Speaker, I rise to join my colleagues in calling for a vote on H.R. 3440, the clean Dream Act, a bipartisan, bicameral bill with 200 cosponsors in the House.

It builds upon the great success of DACA, which opened the door for nearly 800,000 DREAMers who had come forward, passed background checks, and have been granted permission to live and work legally in America without fear of deportation.

They kept their promise to the Nation they know and love, and our government must honor its commitment to protect them. The faith community and business leaders are imploring Congress to pass the Dream Act. Polling shows that the American people strongly believe and support the DREAMers. Eighty-six percent of Americans support a right to residency for undocumented immigrants who arrived in the United States as children, according to a recent ABC News/Washington Post poll.

Mr. Speaker, as a proud nation of many immigrants from around the world, the Dream Act honors our history and our heritage. I thank my Republican colleagues who have signed on, and I urge all others to join us. It is the right thing to do for our young people, especially our country. Support H.R. 3440, the Dream Act.

RECOGNIZING HOPE THAT BINDS

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

Mr. COMER. Mr. Speaker, I rise today to recognize Hope That Binds, an organization based out of Carlisle County, Kentucky, that aids in domestic and international adoption services.

The organization was recently recognized as a 2017 Angels in Adoption honoree. Wendy Davis-Wilson, Jeff and Benita Davis, and Brooke Kelly have all dedicated their time to bridging the gaps in the complicated adoption processing. Wendy and Brandon, adoptive parents themselves, have a sincere passion for ensuring resources are available for families wishing to adopt.

Through Hope That Binds, a network of loving families is growing and expanding constantly. To date, more than 40 families have been assisted through the organization's fundraisers and grant programs.

In addition, I would like to recognize Josh and Mandy Thurman, who were also selected as Angels in Adoption honorees. After a 2-year adoption process starting in 2013, the Thurmans brought their son, Townes, home to Simpson County from Ethiopia. Families like the Davises and Thurmans make a major difference in the lives of children who need loving families.

On behalf of the First District of Kentucky, I congratulate both families in their efforts to make the dream of a family a reality for children in need.

ZERO MAJOR LEGISLATIVE ACCOMPLISHMENTS

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

Mr. KILDEE. Mr. Speaker, here we are 9 months into the year, and the Republican-led Congress has zero major legislative accomplishments to show for it. While Democrats continue to offer an agenda that gives Americans a better deal, really a better life, Republicans are continually obsessed with their Republican healthcare bill, this repeal and replace.

Recently, they have had to pull back again from their Graham-Cassidy approach to this. Why? Because it means less care, less coverage, higher premiums, higher copays. It is bad policy. We ought to be focusing on what we need to do to make it right to fix the problems we see in healthcare, not this obsession to check a political box and repeal healthcare for the American people.

Meanwhile, there is no infrastructure plan. America's roads and bridges are falling apart. There is nothing on the floor of the House to address that—something the American people all agree we need to do. There has been nothing done to make sure that 800,000 DREAMers are not deported away.

They have a tax plan that rewards 5,400 American families with a quarter of a trillion dollars in tax breaks. This is the wrong direction for America.

RECOGNIZING BICENTENNIAL OF PETERSBURG, INDIANA

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

Mr. BUCSHON. Mr. Speaker, I rise today in recognition of a notable Hoosier milestone, the bicentennial of the city of Petersburg, Indiana. Located in Pike County, this southern Indiana community was settled on land donated by Peter Brenton in 1817, and was established just 1 year later after Indiana had become a State.

From its earliest days as a pioneer settlement near the Buffalo Trace and the White River, Petersburg is today a vibrant commercial and residential community and the seat of the county government. Blessed with an abundance of natural resources, it is a lead-

er in Indiana's power generation indus-

While rightfully proud of its favorite son, baseball great Gil Hodges, Petersburg is squarely focused on a promising future. It boasts wonderful, new downtown housing, a new county public library, and just dedicated its new fire department. It looks forward to exciting development opportunities along I-

I proudly salute the city of Petersburg; its mayor, R.C. Klipsch; and its loyal citizens on this historic occasion.

SENIOR PROTECTION BILL

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

Mr. SCHNEIDER. Mr. Speaker, I rise today in support of bipartisan, commonsense legislation to help protect our seniors from elder abuse, fraud, and neglect. The Senior Citizen Protection Act would create a national registry of convicted elder abusers that accredited healthcare providers, and the public could check before hiring employees who will work with seniors.

While some States already have created elder abuse registries, there is currently no nationally searchable database of the State-level data. As our population ages, the problem of those who seek to take advantage of vulnerable seniors continues to grow.

Families deserve the peace of mind that their parents and loved ones will receive the best possible care at senior facilities and nursing homes from qualified staff.

I urge my colleagues to join me and the gentlewoman from Florida (Ms. Ros-Lehtinen) on this senior protection legislation; and I urge them to continue to support Social Security, Medicare, and Medicaid programs that millions of seniors depend on to live out their retirement years with dignity and security.

RECOGNIZING MIDDLETOWN POLICE OFFICER MEGAN FREER

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

Mr. FITZPATRICK. Mr. Speaker, over the course of several weeks this summer, our Nation focused on my district as the tragic news of missing teenagers led the news.

My heart goes out to the families of those boys and our entire community touched by this tragedy. In that darkness, we saw the best of our community shine through: neighbors in prayer; local businesses engaged in investigation efforts; and through it all, the commitment and the dedication of our local law enforcement officers.

One such officer, Middletown Township Police Officer Megan Freer, was recently recognized at the National Liberty Museum in Philadelphia for

her investigatory work. Middletown Police Chief Joe Bartorilla noted well: Megan exemplifies our law enforcement who are committed to doing the very best job they can, day in and day out to protect and safeguard our citizens.

Mr. Speaker, I am proud of Officer Freer and the entire law enforcement community in Bucks County, to include District Attorney Matt Weintraub, who committed to this investigation. Through their efforts, our community can begin to heal from this terrible tragedy that we suffered.

□ 0915

HEALTHCARE CRISIS

(Mrs. BUSTOS asked and was given permission to address the House for 1 minute.)

Mrs. BUSTOS. Mr. Speaker, we are here, almost 10 months into this congressional session, and what has been accomplished? While TrumpCare supporters have gone back and forth on a plan that would take healthcare away from millions of Americans, raise outof-pocket costs for people with preexisting conditions, and force too many rural hospitals to close their doors. they have completely missed a real healthcare crisis that is coming tomorrow. That is when Federal funding runs out for thousands of community health clinics and for millions of low-income children and for pregnant women across our country.

For years, community health clinics and the Children's Health Insurance Program have enjoyed strong bipartisan support from both sides of the aisle here.

So why aren't we voting to protect these critical programs right now? Mr. Speaker, we were sent here to help the hardworking families that we serve and offer them a better deal. Now that the TrumpCare package has thankfully failed again, I hope we can start doing that.

SUPPORTING DACA

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

Mr. RUIZ. Mr. Speaker, the decision to end DACA goes against the very core of our American values of the American Dream. The future of 800,000 young people who study, serve in our military, and contribute to our economy, and who serve and protect America is at risk.

DREAMers are understandably worried, anxious, depressed, petrified, and terrified about what will happen 6 months from now.

DREAMers like Juan in my district who was brought here at a young age is a medical student and wants nothing more than to be a doctor and save lives—even your life. For Juan and nearly 1 million DREAMers like him, we must act. That is why I have joined

House and Senate leaders to demand a vote on the bipartisan Dream Act.

Mr. Speaker, put politics aside and bring the Dream Act to the floor for a vote as soon as possible.

Rather than ending the DACA program and tearing families apart, instead, let's work together toward comprehensive immigration reform that will secure our Nation's borders, keep our citizens safe, help our economy, and fix our immigration system.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. THOMPSON of Pennsylvania). Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on the motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote incurs objection under clause 6 of rule XX.

Any record vote on the postponed question will be taken later.

HURRICANES HARVEY, IRMA, AND MARIA EDUCATION RELIEF ACT OF 2017

Mr. ALLEN. Mr. Speaker, I move to suspend the rules and pass the bill (S. 1866) to provide the Secretary of Education with waiver authority for the reallocation rules and authority to extend the deadline by which funds have to be reallocated in the campus-based aid programs under the Higher Education Act of 1965 due to Hurricane Harvey, Hurricane Irma, and Hurricane Maria, to provide equitable services to children and teachers in private schools, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

S. 1866

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 "Hurricanes Harvey, Irma, and Maria Education Relief Act of 2017".

SEC. 2. ALLOCATION AND USE OF CAMPUS-BASED HIGHER EDUCATION ASSISTANCE.

- (a) DEFINITIONS.—In this section:
- (1) AFFECTED AREA.—The term "affected area" means an area for which the President declared a major disaster or an emergency under section 401 or 501, respectively, of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5170 and 5191) as a result of Hurricane Harvey, Hurricane Irma, Hurricane Maria, Tropical Storm Harvey, Tropical Storm Irma, or Tropical Storm Maria.
- (2) AFFECTED STUDENT.—The term "affected student" means an individual who has applied for or received student financial assistance under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.), and who—
- (A) was enrolled or accepted for enrollment on August 25, 2017, at an institution of higher education that is located in an affected area;
- (B) is a dependent student who was enrolled or accepted for enrollment on August 25, 2017, at an institution of higher education

that is not located in an affected area, but whose parent or parents resided or was employed on August 25, 2017, in an affected area; or

- (C) suffered direct economic hardship as a direct result of Hurricane Harvey, Hurricane Irma, Hurricane Maria, Tropical Storm Harvey, Tropical Storm Irma, or Tropical Storm Maria, as determined by the Secretary.
- (3) INSTITUTION OF HIGHER EDUCATION.—The term "institution of higher education" has the meaning given the term in section 102 of the Higher Education Act of 1965 (20 U.S.C. 1002)
- (4) SECRETARY.—The term "Secretary" means the Secretary of Education.
 - (b) WAIVERS.—
- (1) WAIVER OF NON-FEDERAL SHARE REQUIRE-MENT.—Notwithstanding sections 413C(a)(2) and 443(b)(5) of the Higher Education Act of 1965 (20 U.S.C. 1070b-2(a)(2) and 1087-53(b)(5)), with respect to funds made available for award years 2016-2017 and 2017-2018—
- (A) in the case of an institution of higher education that is located in an affected area, the Secretary shall waive the requirement that a participating institution of higher education provide a non-Federal share to match Federal funds provided to the institution for the programs authorized pursuant to subpart 3 of part A and part C of title IV of the Higher Education Act of 1965 (20 U.S.C. 1070b et seq. and 1087-51 et seq.); and
- (B) in the case of an institution of higher education that is not located in an affected area but has enrolled or accepted for enrollment any affected students, the Secretary may waive the non-Federal share requirement described in subparagraph (A) after considering the institution's student population and existing resources.
 - (2) WAIVER OF REALLOCATION RULES.—
- (A) AUTHORITY TO REALLOCATE.—Notwith-standing sections 413D(d) and 442(d) of the Higher Education Act of 1965 (20 U.S.C. 1070b–3(d) and 1087–52(d)), the Secretary shall—
- (i) reallocate any funds returned under such section 413D or 442 of the Higher Education Act of 1965 that were allocated to institutions of higher education for award year 2016–2017 to an institution of higher education that is eligible under subparagraph (R): and
- (ii) waive the allocation reduction for award year 2018–2019 for an institution of higher education that is eligible under subparagraph (B) returning more than 10 percent of its allocation under such section 413D or 442 of the Higher Education Act of 1965 for award year 2017–2018.
- (B) INSTITUTIONS ELIGIBLE FOR REALLOCATION.—An institution of higher education is eligible under this subparagraph if the institution—
- (i) participates in the program for which excess allocations are being reallocated; and (ii)(I) is located in an affected area; or
- (II) has enrolled or accepted for enrollment any affected students in award year 2017– 2018.
- (C) Basis of real Location.—The Secretary shall—
- (i) determine the manner in which excess allocations will be reallocated pursuant to this paragraph; and
- (ii) give preference in making reallocations to the needs of institutions of higher education located in an affected area.
- (D) ADDITIONAL WAIVER AUTHORITY.—Notwithstanding any other provision of law, in order to carry out this paragraph, the Secretary may waive or modify any statutory or regulatory provision relating to the reallocation of excess allocations under subpart 3 of part A or part C of title IV of the Higher Education Act of 1965 (20 U.S.C. 1070b et seq. and 1087–51 et seq.) in order to ensure that