there. There are people out there who hate us for what we stand for. They have always hated America. We have been what stood between the forces of evil on this planet for 200 years now.

If it wasn't for our guys—my mom and dad left North Dakota, these small farms—out to fight in World War II, we saved the world from Nazism and from Japanese militarism.

And then during the Cold War, we stood firm until communism—that evil that wanted to create atheistic dictatorships throughout the world, thinking that that is going to cleanse us from our profit motive, the idea that we are going to change human nature but we are going to establish dictators and dictatorships and murder millions and millions of people, we defeated that evil. We held firm until it had a chance to collapse on its own.

Now we face radical Islam, which is not a force, by the way, that—it is a powerful force. There are Muslims who hate us. There are Muslims who love us as well. But there are Muslims who hate us, who have lots of money and lots of oil. We cut deals with them, so they have lots of money and resources. And what did they do?

They have financed terrorism to try to terrorize us into retreat. They hate America. They hate America. These are forces. And there are still forces in the world today that hate us, and that group is applauding when we lose control of our borders.

And you know darn well the terrorists of this world have seen those open borders to the South, and the terrorists are among us.

But we also have lost control of what you are talking about; that loss of control will destroy our chance to have an economic activity that succeeds in establishing a currency and a system in which prosperity and a good life for ordinary people can exist.

No, it is going to go down unless we stop this massive flow. And the massive flow is already gone, but it will become a flood of people if we send the message: Kids who get here get free education, free healthcare, legalized status, and they will bring their parents in.

We will have tens of millions of more people flooding our country. I can't agree to that.

Mr. GOHMERT. Mr. Speaker, the gentleman and I have been to Iraq a number of times together, to Afghanistan, to different places in the world. It seems pretty clear, after our effort to create a democratic republic in Iraq, that if a nation's people have not been properly prepared and educated to maintain a democratic republic, they won't keep it. It seems pretty clear from the places we have been together.

I will never forget Christian friends that I made in west Africa, who sat me down at the end of the week and said they wanted me to understand that they were so thrilled when we elected our first Black President. But since he was elected, they said: We have seen

America get weaker and weaker, and we wanted to make sure you took a message back to Washington that we are Christians, we know where we go when we die. But our only chance of having peace in this life is if America is strong.

I will never forget those words.

They said: Please stop getting weaker. We suffer when you are weaker.

And most of the people who are pouring across the United States for a better way of life, they are not coming to weaken us. They are coming with their own hopes and aspirations.

But I ask: What would be better? What better neighbor would we be to continue until so many come in, our system fails and goes bankrupt, as California is doing now?

Or would we be better to say: Let's build a wall where it is necessary. Let's totally secure our border. Let's cut off the 70 to \$80 billion that is flowing from the United States into the drug cartels of Mexico, that allows them to corrupt the Government of Mexico and the local governments and terrorist people and put police heads on stakes to terrorize us. Let's cut off that 70 to \$80 billion, however much it is.

Let's totally secure the border. And people who love their Mexican heritage are—other countries in Central and South America, they love their heritage, but they can't make it.

Why don't we help cut off the corruption by cutting off the flow of money out and drugs into our country? Why don't we work on that? Wouldn't that be a better neighbor to our friends to the South?

There is no reason Mexico is not one of the top 10 economies in the world. They have got the wonderful people, hardworking folks. They have got the resources. They have got a fantastic location. There is only one reason that they are not, and that is because of the corruption that their drug cartels bring from U.S. money flowing into Mexico.

Maybe we would be better off helping all of those millions of people who want to come here by helping them be a country that is one of the top in the world.

Mr. ROHRABACHER. Mr. Speaker, establishing the rule of law here will not only protect our own people, will not only make sure that our own less fortunate people are bid into low-paying jobs so that people who work as janitors, as I did, and as decent people are doing now, that their wages aren't bid down; they can live a decent life so their families can live with some security here. So by doing that, we will also take away this major instability that we are creating throughout the world by not obeying the rule of law.

Mr. GOHMERT. Mr. Speaker, I so much appreciate my friend. I don't like to use "colleague" with DANA ROHRABACHER because he is so much more than that. He is a dear friend and a brother, and I will treasure most of the times that we have spent together in

traveling, trying to do right for the United States and the world.

One other thing, Mr. Speaker, I want to touch on before we finish up, and that is the issue that is coming, we are told, this week, regarding Section 702 reauthorization.

We are told that the folks in the deep state have made very clear they want what they call a clean reauthorization. Nothing clean about it when you look at how 702 is spent.

So just spend a couple of minutes here, based on an article entitled "How the FBI and DOJ Intelligence Units Were Weaponized Around Congressional Oversight" from January 8, 2018. It goes through this scenario.

Sometime in early 2016, Admiral Rogers-talking about Admiral Mike Rogers, not the Mike Rogers that was here in Congress—became aware of an ongoing and intentional violation of Foreign Intelligence Surveillance Act Section 702 surveillance, specifically item 17. which includes the unauthorized upstream data collection of U.S. individuals within NSA surveillance through the use of "about inquiries," where they do a surveillance of someone foreign, capture American citizens, which would violate our Fourth Amendment rights, except that those names are masked and, supposedly, all kinds of efforts to protect that, so it is not a violation of the Fourth Amendment, supposedly.

But this article points out that they get all of these conversations in the database, and then they can do inquiries about people, subjects, and capture that information about Americans, basically allowing them to get around the Fourth Amendment.

Mr. Speaker, I commend this article. We see what occurs when we don't have proper oversight. And Section 702, as being proposed, does not give us the proper oversight, and I hope that we will look further at that.

Mr. Speaker, I yield back the balance of mv time.

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MULTIEMPLOYER PENSION CRISIS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 3, 2017, the Chair recognizes the gentlewoman from Ohio (Ms. KAPTUR) for 30 minutes.

Ms. KAPTUR. Mr. Speaker, I stand with so many of my colleagues today in a call to action for this body to address a crisis that is at its breaking point for pensioners across our country, retired workers, who have come from the building trades, miners, truck drivers, so many more—actually, hundreds of thousands of Americans—losing their pensions or about to lose them.

Millions of American retirees have worked and earned pensions that they contributed to through the multiemployer pension programs. In fact, I met one retiree recently who paid over \$225,000 into his plan and has not been able to access one penny—not one penny. Yet hundreds of these plans face serious financial shortfalls, leaving millions of retirees facing an uncertain retirement future.

For today, Congress needs to step up and secure the pension benefits these workers have earned. And there should be no pension cuts for workers who contributed to their own plans and should have a right to the money that they invested. Congress can no longer kick the can down the road. There simply is no more time.

This problem does not go away if Congress continues to ignore it. Rather, the financial stress mounts for the retirement funds and, of course, for the retirees and for their families so severely impacted. Indeed, the costs the Federal Government will bear if we don't solve this problem now become exponentially more significant as time ensues.

Over the last 4 years, I have heard extensively from retirees forced to ride this terrible economic roller coaster. It is almost like a corkscrew, right side up, upside down. They are caught in this as their retirement security careens out of their control through no fault of their own.

There are thousands, tens of thousands of Americans who did everything our country asks of its productive citizenry, retirees who worked for decades for a company and thought they would have a secure retirement but now they face a stark reality.

From Toledo, Ohio, such retirees as Carol Jones, who drove a truck for over 30 years and who missed holidays and major life milestones because of his work on the road, the knowledge that he was earning a pension helped in those moments, but now he says it all feels like a pipe dream. And when you drive a truck for over 30 years, things happen to your knees; they happen to your back. Bouncing over concrete for three decades has severe costs for so many. But if a solution is not passed now, Carol won't even be able to continue to care for his disabled daughter.

Or how about Ernest Frye, a teamster for 54 years? He and his wife currently can live on what they earned through his pension, but, with its threatened cuts, everything will fall apart for them. They will have to rely on the government to cover the difference. And with the rising cost of medical expenses, they run the risk of also losing their home if his pension is cut. What kind of cruelty is this?

Or how about Cindy Grimley, who was hired in 1978, and has taken pride in being able to take care of herself? Even with the pension she earned and lives on, she cannot afford medications her doctor tells her she needs, and she can't afford to lose a single dollar of her promised pension.

Or how about Tom Brady, who worked 30 years—30 years—with Roadway Express and is a Vietnam veteran? He faced a 50 percent cut under the

Central States Pension Fund application. They call it MPRA. Any cut to his pension won't only impact him. He has six grandchildren and seven greatgrandchildren whom he and his wife help support.

I hear countless stories across this country of how retirees are caring for children with disabilities, supporting their own ill and aged parents, or supporting children and grandchildren with life expenses. These cuts impact more than just the individual who earned the pension. And, really, don't these workers who retired have a right to the money that they put into these plans?

You know, there were hundreds of companies that walked away from their pension promises. They didn't keep their promise to the workers. The workers put their money in, and some of the companies walked away. Is it the worker's fault?

Ask any retiree or responsible economist, if we fail to fix this pension crisis, we will create a tremendous deficit to our economy both locally and nationally. Some retirees already live under the financial constraint of us not solving this challenge, and some have already had 70 percent cuts to their pensions.

For example, Ironworkers Local 17 in Cleveland. How about the New York State Teamsters? How about the United Furniture Workers pension and the International Association of Machinists Motor City pension? They have all seen that decisions were made forcing cuts upon their retirees. And millions more live on that precipice: money that should be coming to them because they earned it, they put it away, and then it was taken away.

This House has continued to let these retirees down. There has not been a single hearing to fully understand the financial plight confronting retirees. How irresponsible is that for the leadership of this House? The Senate has only taken a bit of action, but no solution.

Immediately after the House passed the scam pension bill a few years agothat is the original Multiemployer Pension Reform Act—I set to work to correct the unfairness that it allowed, and we introduced the Keep Our Pension Promises Act, which, back then, had the number H.R. 2412. We called it KOPPA. It would have prevented these draconian cuts to earned pensions by filling the financial gap of many of these plans, such as the Central States Pension Fund, and reinstate the anticutback provisions that are contained in the ERISA legislation, the Employee Retirement Income Security Act. The bedrock of that law was that, if workers work and they put money aside for their pensions, that pension money will be there for them.

But our bill lacks sufficient bipartisan support. So back last December, it was very reassuring for me to stand with my colleagues Representative RICHIE NEAL of Massachusetts and,

from the other body, Senator SHERROD BROWN as we introduced the Butch Lewis Act, H.R. 4444 and S. 2147.

In the House, this legislation now has two Republican cosponsors, and I hope many more of our colleagues' support will follow. But there is not time to recruit cosponsors one or two at a time. Retirees across our country are waiting for true leadership to push an equitable solution so they aren't led to the guillotine on their pensions. It is time for real congressional leadership to identify the impact this crisis will have and organize an effort here either to create a new bipartisan solution or pass the already bipartisan Butch Lewis Act.

If we fail to act, we can no longer wonder why the middle class is angry at Washington and this Congress, for they see this as just another broken promise by Washington. We can no longer wonder why they believe the system is rigged, because here are more than a million honest Americans who worked for a living decade after decade. They worked hard. They followed the rules, and now they are getting thrown under the bus. The companies they worked for reneged on their promises.

And you know what? Unless we do something, the promise under ERISA will remain unfulfilled, and that is their pension security.

I would say to my colleagues, if you ever wonder why tens and tens of millions of Americans are angry and deeply disappointed or feel betrayed by their government and the companies they worked for, look no further than this issue.

I remember one man who didn't come from my State, but I met him here in Washington. He said: Congresswoman, I earned and put away \$225,000 in my pension plan, and they told me I had to work 20 years. So I drove 20 years, drove a truck 20 years.

And he said: I started to have back problems. And when I got to my 20th year and I made it through, I said to them: Well, I am ready to apply.

And the company said: You know what? We changed the rules. You have to work 2 more years.

So he said: Two more years? Okay.

So he made every effort that he could under great pain to work those 2 years up through his 22nd year of employment as a driver, and then at the 22nd year, the company said: You know what? We changed the rules. Now you are going to have to work an additional 3 years.

Imagine having promises broken all the time.

And now he is disabled. He has difficulty standing, sitting. He has pain all the time. And he has not been able to gain access to a penny of money that he earned. Surely, if someone at the White House is listening to this, if you think about President Trump's travels through Ohio when he talked to the miners and he sought their vote, or in Chicago with those who drove a

truck and paid into the Central States Pension Fund, the promises that were made, surely we can find a way to help keep the pension promises that these workers earned.

I want to thank all of the Members who cosponsored our former bill, the Keep Our Pension Promises Act, and the Butch Lewis Act, and I thank Members of both parties for trying to find a solution, a real solution, for this crisis. We are moving toward it. We really don't have any time to waste because Congress must reach a solution early this year, and we should look no further than including that pension relief in the upcoming spending deal that is being negotiated between the White House and this Congress now.

Pensions now. Pensions now. These workers have earned their pension. Why has the government of the United States made it so difficult and made their retirement years so stressful by not reaching a solution to date? I make a strong appeal on behalf of over a million workers across this country who so justly earned the pension benefits that they deserve.

I thank my colleagues who are listening. I thank the American people for writing us and for sharing their personal stories with us. I have great hope, in these final negotiations on a spending bill for 2018 which is currently under negotiation at the highest levels, that this pension issue finally will be resolved.

Keep the letters and emails and phone calls and visits coming. This is the time to make your weight felt.

Mr. Speaker, thank you so very much, and I yield back my remaining time.

SENATE BILL REFERRED

A bill of the Senate of the following title was taken from the Speaker's table and, under the rule, referred as follows:

S. 1425. An act to reauthorize the Integrated Coastal and Ocean Observation System Act of 2009, and for other purposes; to the Committee on Science, Space, and Technology; in addition, to the Committee on Natural Resources for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

ENROLLED BILL SIGNED

Karen L. Haas, Clerk of the House, reported and found truly enrolled a bill of the House of the following title, which was thereupon signed by the Speaker:

H.R. 3759. An act to provide for the establishment and maintenance of a Family Caregiving Strategy, and for other purposes.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 7 o'clock and 27 minutes

p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, January 10, 2018, at 10 a.m. 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:

3615. A letter from the Alternate OSD FRLO, Office of the Secretary, Department of Defense, transmitting the Department's final rule — Certificate of Release or Discharge from Active Duty (DD Form 214/5 Series) [Docket ID: DOD-2017-OS-0044] (RIN: 0790-AJ88) received December 21, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Armed Services.

3616. A letter from the Alternate OSD FRLO, Office of the Secretary, Department of Defense, transmitting the Department's interpretive rule — Amended Interpretive Rule Under the Military Lending Act Limitations on Terms of Consumer Credit Extended to Service Members and Dependents [Docket ID: DOD-2017-OS-0038] (RIN: 0790-ZA13) received December 21, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Armed Services.

3617. A letter from the Secretary, Department of the Treasury, transmitting a sixmonth periodic report on the national emergency with respect to the Western Balkans that was declared in Executive Order 13219 of June 26, 2001, pursuant to 50 U.S.C. 1641(c); Public Law 94-412, Sec. 401(c); (90 Stat. 1257) and 50 U.S.C. 1703(c); Public Law 95-223, Sec 204(c); (91 Stat. 1627); to the Committee on Foreign Affairs.

3618. A letter from the Assistant to the Board, Board of Governors of the Federal Reserve System, transmitting the Board's joint final rule — Community Reinvestment Act Regulations [Regulation BB; Docket No.: R-1574] received December 22, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services

3619. A letter from the Assistant to the Board, Board of Governors of the Federal Reserve System, transmitting the Board's final rules — Appraisals for Higher-Priced Mortgage Loans Exemption Threshold [Docket No.: R-1580] (RIN: 7100-AD 87) received December 22, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

3620. A letter from the Assistant to the Board, Board of Governors of the Federal Reserve System, transmitting the Board's final rule — Rules Regarding Availability of Information [Docket No.: R-1556] (RIN: 7100-AE65) received December 22, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

3621. A letter from the Assistant to the Board, Division of Consumer and Community Affairs, Board of Governors of the Federal Reserve System, transmitting the Board's final rules — Consumer Leasing (Regulation M) [Docket No.: R-1579] (RIN: 7100 AE-86) received December 22, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

3622. A letter from the Assistant to the Board, Division of Consumer and Community Affairs, Board of Governors of the Federal Reserve System, transmitting the Board's final rules — Truth in Lending (Regulation

Z) [Docket No.: R-1581] (RIN: 7100 AE-88) received December 22, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Financial Services.

3623. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval of California Air Plan Revisions; Anti-Idling Regulations [EPA-R09-OAR-2017-0383; FRL-9972-49-Region 9] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3624. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Finding of Failure to Submit a Section 110 State Implementation Plan for Interstate Transport for the 2012 Annual National Ambient Air Quality Standards for Fine Particles; Massachusetts [EPA-R01-OAR-2017-0695; FRL-9972-39-Region 1] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3625. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; Texas; Reasonably Available Control Technology for Volatile Organic Compound Emissions in the DallasFort Worth Ozone Nonattainment Area [EPA-R06-OAR-2015-0832; FRL-9972-00-Region 6] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3626. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; Louisiana; Regional Haze State Implementation Plan [EPA-R06-OAR-2016-0520; EPA-R06-OAR-2017-0129; FRL-9971-85-Region 6] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3627. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's direct final rule — Approval and Promulgation of Implementation Plans; Arkansas; Revisions to the Definitions for Arkansas Plan of Implementation for Air Pollution Control: Volatile Organic Compounds [EPA-R06-OAR-2017-0699; FRL-9971-86-Region 6] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3628. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Amine salt of styrene acrylic polymer, ammonium salt; Tolerance Exemption [EPA-HQ-OPP-2017-0248; FRL-9970-89] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.
3629. A letter from the Director, Regu-

3629. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's withdrawal of direct final rule — Air Plan Approval; Wisconsin; 2017 revisions to NR 400 and 406 [EPA-R05-OAR-2017-0280; FRL-9972-32-Region 5] received December 19, 2017, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Energy and Commerce.

3630. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Air Plan Approval; Ohio;