

actually listening to our constituents. Every one of us has heard ObamaCare horror stories, including freshmen like me who have been here just for a year.

I continue to be inundated by grave concerns raised by families and businesses in my district. One individual wrote to me and summed it up this way: "Mr. BISHOP, the Affordable Care Act is anything but." He explained that his family of four went from an overall \$5,000 deductible to having the same deductible per family member in addition to having his premium doubled. "Where is the affordability?" he asked.

Another small-business owner from the small town of Fowlerville in my district called the other month to say that her rates for her family had more than doubled in just the past 2 years.

I could go on, but we know the story all too well. Simply put, Mr. Speaker, the President's healthcare law is crushing our families and local communities. I urge my colleagues to heed their concerns and support this reconciliation package.

OPPOSING CUTS TO PLANNED PARENTHOOD

(Ms. LEE asked and was given permission to address the House for 1 minute.)

Ms. LEE. Mr. Speaker, I rise today in strong opposition to H.R. 3762, the Restoring Americans' Healthcare Freedom Reconciliation Act of 2015. It really does just the opposite.

Not only does this bill represent Republicans' 62nd attempt to repeal the Affordable Care Act, but it is yet another ideological attack on women's health care. It would defund Planned Parenthood for 1 year, preventing millions of women from accessing critical healthcare services, such as cancer and STI screenings and contraceptive care.

In 2013 alone, Planned Parenthood provided healthcare services to more than 800,000 Californians and provided more than 93,000 pap tests and 97,000 breast screening exams.

Although Planned Parenthood centers make up only 10 percent of all publicly funded family planning centers, they serve, mind you, 36 percent of clients who obtain care from the family planning center network.

Denying access to healthcare providers such as Planned Parenthood will harm the communities that need these services the most, including low-income women and women of color.

Enough is enough. Mr. Speaker, this afternoon will mark the 11th vote to attack women's health care this Congress. It is past time for Republicans to end their attacks on Planned Parenthood and recognize that they are really harming women by denying them these badly needed healthcare services.

I hope my colleagues will vote "no" on H.R. 3762 and really begin to look at what they are doing in terms of the freedom of women to make their own decisions and to really access the vital healthcare services that they need.

Again, this reconciliation act does nothing to reconcile healthcare services, which women desperately need in our country.

HOUSING UNDOCUMENTED CHILDREN

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

Mr. CRAMER. Mr. Speaker, I was informed last week that the Department of Health and Human Services is considering temporarily housing unaccompanied minor children at military bases throughout the United States. Six bases are under consideration to house up to 5,000 of these undocumented children. One of the bases under consideration is Grand Forks Air Force Base in North Dakota.

Mr. Speaker, I cannot stress strongly enough my opposition to this plan. The reasons are numerous, but let me emphasize two of the most obvious: military bases are not appropriate for housing unaccompanied children, and unaccompanied children are not appropriate residents of a military base.

The last Congress clearly expressed our opposition to housing unoccupied minors at military installations through the passage of H.R. 5230. Additionally, funding sufficient to meet the needs at the southern border was provided just a few weeks ago in the passage of the fiscal year 2016 omnibus spending bill.

Mr. Speaker, it is neither compassionate to the children, nor in the country's best interests for national defense, to house these children at Grand Forks or any other military installation. I urge the administration to find a more appropriate solution to the crisis at our southern border.

POLITICAL THEATER

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

Mr. COHEN. Mr. Speaker, we closed the last year of Congress with some very productive work on both sides of the aisle: we passed a transportation bill; we reformed No Child Left Behind; we passed the tax extenders bill; and we passed an omnibus bill. I thank Speaker RYAN and the Republicans for working in a bipartisan fashion.

But we are back here in 2016, and as President Reagan would say: There they go again.

Yes, they are trying to repeal the ACA for the 62nd time, and for the 11th time to try to defund Planned Parenthood. These bills are not going to become law. The President will veto them.

It puts us back in a situation where this House isn't being used for America's priorities of putting people back to work, dealing with the crisis in the Middle East and maybe having an AUMF passed, and dealing with criminal justice reform and passing a bill.

The idea, as I understand it, is to pass the bill; the President will veto it; it won't become law; and have the first veto override on the day that the March for Life is here in Washington. This is being done for political theater, to appeal to the March for Life people, and not for what America needs: to put people back to work and protect our people from terrorism in the Middle East.

I wish we would get back to the way we finished up 2015.

THE RIGHT TO BEAR ARMS IS NOT UP FOR DEBATE

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

Mr. CARTER of Texas. Mr. Speaker, I rise today as a voice of warning for all Americans.

This administration's recent executive orders designed to further restrict Americans' Second Amendment rights is a dangerous move. Make no mistake, this administration will not be satisfied until all Americans no longer have the right to possess firearms.

This latest round of executive orders serves only to harass and intimidate law-abiding citizens. Nothing the President has proposed would have stopped a single tragedy. Americans have as much right to the protection of their homes and their families with firearms as the President does while sitting in the Oval Office.

As a firearm owner myself, from a family of firearm owners, and a defender of the Second Amendment, I want to remind the administration that the right to bear arms was settled in 1791. It is not up for debate.

PREVENTING GUN VIOLENCE IN AMERICA

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

Mr. LEWIS. Mr. Speaker, yesterday Lucy McBath from metro Atlanta stood behind the President when he announced his actions to reduce gun violence.

In 2012, her son, Jordan Davis, was killed simply for playing loud music. I could see the pain of her loss and the anguish on her face. It broke my heart. Jordan Davis is one of the 100,000 Americans killed in the last decade who are no longer with us due to gun violence.

It is our duty to do all we can to protect all Americans. Every year mothers and fathers, brothers and sisters, families and friends beg their government to act. Mr. Speaker, are we deaf to their cries? Are we blind to their suffering?

President Obama is listening, and he is leading. A leader must be a headlight and not a taillight.

Members of this House, we are not leading. His proposal is common sense and constitutional.

Now, as Members, we must do our part. We must do what is right and what is just. It is long overdue.

PRESIDENT OBAMA'S FIREARMS PROPOSAL

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

Mr. LAMALFA. Mr. Speaker, time and again this President has noted that we can't change the law without action from Congress. Despite his claimed familiarity with the separation of powers, this week we see the President again trying to go around Congress to enact already-known antigun policies that have already been considered and rejected in the Senate.

The President's plan ignores what any honest observer already knows: limiting the rights of law-abiding Americans doesn't deter criminals and terrorists from breaking our laws.

Forcing Americans to jump through more hoops and spend more money to exercise their Second Amendment rights will, at best, have zero effect on public safety and, at worst, embolden those who already disregard our laws.

Finally, let's look at what the President's proposal boils down to. More Americans would have to pay more to the Federal Government in fees to exercise their constitutional rights. Enforcement of current laws could have a much better effect on that, yet we see very few red flags that are put up by people trying to legally purchase guns that are already felons. More investigations would be held and more people prosecuted if those laws were enforced, yet our attorneys general at the State level and Federal level don't follow up on those red flags.

We have plenty of laws on the books that are not enforced. We don't need more. We certainly don't need executive orders that the President is illegally putting across behind closed doors, which has been emblematic of what the entire Obama administration has been doing for the last several years to our constitutional rights.

REHASHING OLD, TOXIC ATTACKS

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

Mr. POLIS. Mr. Speaker, here we are, the very first day back for the House of Representatives in 2016, and already the House Republicans are rehashing old, toxic attacks on women's access to health care and on working families.

Here in 2016 we were hoping to see a House of Representatives that would look forward, forward to reducing the cost of health care for all Americans and to helping pass the bill that would require pay equity for women. Instead, under the guise of this reconciliation bill, a technical term that is coming before the body this week, this Repub-

lican bill would defund Planned Parenthood, strip away affordable family planning and lifesaving cancer screenings for millions of American women across the country. It would dismantle the Affordable Care Act. In fact, it is the 62nd vote from this body to repeal that act.

The nonpartisan Congressional Budget Office has estimated that the Republican bill before this body this week would take healthcare coverage away from 22 million Americans next year alone. That is not right for the country, it is not right for women, and it is not right for this body. Let's move forward with a pro-woman agenda, a pro-healthcare agenda, rather than the same toxic bills that they have tried and failed to pass over 62 times.

IT IS TIME TO REPEAL AND REPLACE OBAMACARE

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

Mr. YODER. Mr. Speaker, in 2010, Congress silenced the voices of a majority of hardworking Americans and ran roughshod over the House minority and jammed a bill through Congress that would put a wet blanket of mandates, regulations, taxes, and penalties on patients, doctors, hospitals, and small businesses, driving up the cost of insurance and health care for most Americans. Longer lines, less access, less innovation, and higher costs have been the hallmark of this bloated bureaucratic nightmare.

Today the House will give voice to those who had this law and its expense thrust upon them. It is time to repeal and replace ObamaCare and move forward in a bipartisan fashion, passing legislation that will put patients back in control of their healthcare decisions, focus on competition and quality of care, reform our tort litigation system, and invest in innovation and research at the NIH, curing diseases, and reducing healthcare costs.

The House will also defund organizations that engage in the horrific and sad process of dissecting and harvesting aborted baby organs and reinvest that money in organizations that are truly focused on women's health care.

Mr. Speaker, by placing this bill on the President's desk, we have given voice to the defenseless, and we have focused on a better future of health care for every American.

PROVIDING FOR CONSIDERATION OF H.R. 712, SUNSHINE FOR REGULATORY DECREES AND SETTLEMENTS ACT OF 2015, AND PROVIDING FOR CONSIDERATION OF H.R. 1155, SEARCHING FOR AND CUTTING REGULATIONS THAT ARE UNNECESSARILY BURDENSOME ACT OF 2015

Mr. COLLINS of Georgia. Mr. Speaker, by direction of the Committee on

Rules, I call up House Resolution 580 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 580

Resolved, That at any time after adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 712) to impose certain limitations on consent decrees and settlement agreements by agencies that require the agencies to take regulatory action in accordance with the terms thereof, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and amendments specified in this section and shall not exceed one hour, with 40 minutes equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary and 20 minutes equally divided and controlled by the chair and ranking minority member of the Committee on Oversight and Government Reform. After general debate the bill shall be considered for amendment under the five-minute rule. It shall be in order to consider as an original bill for the purpose of amendment under the five-minute rule an amendment in the nature of a substitute consisting of the text of Rules Committee Print 114-37. That amendment in the nature of a substitute shall be considered as read. All points of order against that amendment in the nature of a substitute are waived. No amendment to that amendment in the nature of a substitute shall be in order except those printed in part A of the report of the Committee on Rules accompanying this resolution. Each such amendment may be offered only in the order printed in the report, may be offered only by a Member designated in the report, shall be considered as read, shall be debatable for the time specified in the report equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question in the House or in the Committee of the Whole. All points of order against such amendments are waived. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. Any Member may demand a separate vote in the House on any amendment adopted in the Committee of the Whole to the bill or to the amendment in the nature of a substitute made in order as original text. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions.

SEC. 2. At any time after adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the bill (H.R. 1155) to provide for the establishment of a process for the review of rules and sets of rules, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided among and controlled by the chair and ranking minority member of the Committee on the Judiciary and the chair and ranking minority member of the Committee on Oversight and Government Reform. After general debate the bill shall be considered for amendment