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House of Representatives

The House met at 12:30 and was called to order by the Speaker pro tempore (Mr. LARSEN of Washington).

DESIGNATION OF SPEAKER PRO TEMPORE

The SPEAKER pro tempore laid before the House the following communication from the Speaker:

WASHINGTON, DC,
June 17, 2008.

I hereby appoint the Honorable RICK LARSEN to act as Speaker pro tempore on this day.

NANCY PELOSI,
Speaker of the House of Representatives.

MORNING-HOUR DEBATE

The SPEAKER pro tempore. Pursuant to the order of the House of January 4, 2007, the Chair will now recognize Members from lists submitted by the majority and minority leaders for morning-hour debate.

CLEMMONS ROTARY CLUB CREATES INNOVATIVE PUBLIC OUTREACH PROGRAM

The SPEAKER pro tempore. The Chair recognizes the gentlewoman from North Carolina (Ms. FOXX) for 5 minutes.

Ms. FOXX. Mr. Speaker, I rise today to praise the critical community service being performed by the Rotary Club of Clemmons, North Carolina.

The Clemmons Rotary Club launched a unique initiative this year to boost awareness of organ and tissue donor programs in North Carolina. They have spruced up the sides of about a dozen semi-truck trailers with huge public service ads, calling attention to the constant need for organ donors in North Carolina. Each truck highlights organ donor programs in North Carolina and directs potential donors to visit www.DonateLifeNC.org.

Currently, about 3,000 people in North Carolina are awaiting life-saving organ transplants. The Clemmons Rotary's Billboards on Wheels program is going to improve the lives of these people in need of an organ transplant in North Carolina. In fact, this brilliant marketing idea is beginning to garner some national attention from other rotary clubs that would like to replicate this program in States other than North Carolina.

The trend-setting people of the rotary club are model citizens who are working to make our world a healthier and more livable place. I hope that their good deeds inspire others to take up this great outreach idea and to help match donors with those in need.

Mr. Speaker, today, I also want to call special attention to the innovation and hard work of the students involved in West Wilkes High School's electric vehicle program.

Under the guidance and direction of Advisor Chris Tolbert, students in the West Wilkes electric vehicle program have completely rebuilt two vehicles—a Ford pickup and a Mazda Miata—into fully functional electric cars. This award-winning electric vehicle program is exactly the sort of program we need to help teach young people the skills and technology of the future.

I applaud Mr. Tolbert and the students at West Wilkes for their forward-thinking mindset. These students have custom-built electric cars, cars without gas engines, from the ground up. This is a herculean accomplishment with more than 3,000 hours of hard work going into the design and building of the Mazda Miata alone.

Fortunately, their hard work is paying dividends. Not only are they investing in a cleaner environment and in an economy that is less dependent on gas and oil, but they have brought home many awards and have captured national attention for their electric car innovations.

Just last month, they won multiple awards at the SMARTT Challenge competition in Raleigh. The SMARTT electric vehicle challenge, which draws hundreds of students from across the southeast, stands for Students Making Advancements in Renewable Transportation Technology.

The students and teachers at West Wilkes High School are on the cutting edge of hands-on instruction and learning, and I congratulate them for maintaining one of the best high school electric vehicle programs in the Nation. I hope they'll keep up the good work.

This leads me into my next comments, Mr. Speaker. The Democrats are inventing false arguments again.

"Use it or lose it" is already the law.

For Federal onshore competitive oil and gas leases, an oil company must have a producing well by 10 years. This comes from section 17(e) of the Mineral Leasing Act, (source: 30 U.S.C. 226(e)). Prior to 1992, the lease term was 5 years. The Energy Policy Act of 1992, under a Democrat House, modified it to 10 years. For Federal offshore oil and gas leases, an oil company must produce energy between 5 and 10 years. This is from the Outer Continental Shelf Lands Act.

So House Democrats do not even know what is existing law. What Democrats would have you believe is that a lease is a license to produce oil and gas. It is not. A lease is only the start of a process involving several steps the government requires an oil company to take before it may get permission to drill.

Democrats are effectively arguing that we should pull leases away from oil companies before they even receive permission to drill. That's like saying we should flunk a first grader on his first day of school because he has not yet taken his final exam.

Most of the drilling on Federal leases has been for natural gas. Natural gas

This symbol represents the time of day during the House proceedings, e.g., 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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production was up, way up last year, and so was demand. In fact, the industry is producing more gas under these leases, but they cannot keep up with demand because Democrats and their radical environmental allies will not allow the leasing of new areas. Ninety-seven percent of Federal offshore areas are not leased. Ninety-four percent of Federal onshore areas are not leased.

Again, I say, Mr. Speaker, the Democrats are inventing false arguments to keep us from increasing our supply of energy in this country.

LOWER GAS AND ENERGY PRICES

The SPEAKER pro tempore. The Chair recognizes the gentleman from Georgia (Mr. WESTMORELAND) for 5 minutes.

Mr. WESTMORELAND. Mr. Speaker, I want to take just a moment, before I start with any of my energy remarks, to welcome President Chen, Joy and Sean Chen here with General Protecht that is opening up a business in my district in Barnesville, Georgia. It's great to have them visiting Washington, D.C.

What I really want to talk to the people about today, Mr. Speaker, is the fact that it is time that the American people understand where Congress is on providing them with our own resources to bring about lower gas prices and lower energy prices.

I have had several constituents and people e-mailing me and calling me, asking me about a number of petitions that were on the Web or that were in service stations or in Wal-Marts or in Home Depots, and they were wanting to know how I felt about drilling onshore, about drilling in deep water and about bringing more refineries on line.

So, as I looked at some of these petitions—and some of them I saw—one was on American solutions, and there were others, but the one on American solutions had about 600,000 signatories. Six hundred thousand Americans had taken the time to go to that Web site to sign the petition that said, "Drill now. Drill here. Less price." Less gasoline price.

So I thought, you know, that's interesting because we know how these constituents feel, but do our constituents really know, Mr. Speaker, how Members of Congress feel? Because we do things up here to keep the American people from knowing exactly what we do think because we make these issues as to so many different subject matters that we can find excuses to vote for or against most any proposal that is brought to this floor. So what I want to do is simplify it, simplify it for the American people—for our constituents—and, Mr. Speaker, for the Members of Congress.

So I came up with a petition for this House of Representatives, and the petition is simple. The petition says: "American energy solutions for lower gas prices. Bring onshore oil on line. Bring deep water oil on line, and bring new refineries on line."

I've got a petition here. Don't worry. This is one board. We've got five boards. We've got every district, all 435 Members who can vote in this House. We've got a petition, and it says, "I will vote to increase U.S. oil production to lower gas prices for Americans." How simple is that? That's pretty simple.

So what we've done is we've got this. Congressman PRICE and myself didn't bring it out until, really, after everybody had kind of gone home up here last Thursday, and we've already gotten 20 signatories. I've got two pens that I'm going to attach to these petitions. Mr. Speaker, I'm going to put them over here by the back door here on the minority side, and I'm going to invite every Member of Congress who believes that they would vote to reduce these prices to come by and sign them.

Just to give the American people, Mr. Speaker, a way to look at this, we are going to post, and are going to try to post in as real a time as we can, on different Web pages who has signed it. So, if you want to know who has signed so far, you can go to House.gov/Westmoreland, and you can also go to GOP.gov/energy. Now, these are two Web sites that are going to have posted by the end of the day who all has signed. If you, Mr. Speaker, or if anybody out there might want to know if your Congressman has signed, then you can go to that Web site.

We have had all different types of arguments in this House about energy, and the Democrats had an energy bill that they proposed and actually passed that President Bush signed into law in December of 2007. The Democratic majority passed this as one of their big issues in January of 2007.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. WESTMORELAND. With that, I'll leave it up to Mr. PRICE, but for every Member in this House, the pens are here; the petition is here. Let the American people know how you feel.

THE STATE OF ISRAEL'S 60TH ANNIVERSARY

The SPEAKER pro tempore. The Chair recognizes the gentleman from New Hampshire (Mr. HODES) for 2 minutes.

Mr. HODES. Mr. Speaker, just last month, we celebrated the 60th anniversary of the creation of the State of Israel.

Last year, I was privileged to take my first trip to the Promised Land. Israel is the birthright for Jews around the world. As our staunchest ally, Israel is the only democracy in the Middle East, but to Jews, it is much more. It is the homeland, the true community that my own Jewish ancestors dreamed of when hounded by anti-Semitism, repression and violence.

To truly honor Israel on this 60th anniversary, we must seek a true, lasting peace from committed partners to provide for Israel's long-term survival, se-

curity and prosperity. For Jews in America, we owe it to our ancestors to protect the Jewish homeland that they toiled for centuries to achieve. We owe to it our grandparents and to our great grandparents who never saw the Promised Land. We owe it to our children and to our grandchildren, who must always know a world with a Jewish homeland. We owe them peace in our time.

RISING GAS PRICES

The SPEAKER pro tempore. The Chair recognizes the gentleman from Georgia (Mr. PRICE) for 5 minutes.

Mr. PRICE of Georgia. Mr. Speaker, it's a privilege to come to the well of the House and address this body. It's Tuesday, about 16 minutes to 1 o'clock, and the House is back in session for another week.

Today, we are going to be taking up some interesting resolutions. H.R. 1002 expresses support for the designation of April 2008 as Public Radio Recognition Month. We are going to take up House Resolution 1029, which congratulates and recognizes Chi-Chi Rodriguez for his continued success on and off the golf course. We are going to rename a post office in Cleveland, Ohio. We are going to rename another post office in Rancho Mirage, California, and we are going to recognize or have a bill that recognizes the historical significance of Juneteenth Independence Day. That's what is on tap for the House of Representatives today, Mr. Speaker.

What aren't we going to do?

Well, we aren't going to do what my constituents in the Sixth District of Georgia want us to do and what Americans all across this Nation want us to do, and that is to deal with the issue of gas prices, of rising gas prices. For another week, we're not going to deal with that because the leadership in this House, the Democrat leadership in this House, will not allow the bills to come to the floor that will increase American energy for Americans.

The average gas price in this Nation today, Mr. Speaker, is \$4.08 a gallon. In California, it's \$4.60 a gallon. In Connecticut, it's \$4.38 a gallon. Now, facts are stubborn things, Mr. Speaker, but there are some laws of economics that are driving all of this.

Part of it, not all of it, is supply and demand, and there are some other facts that are important for all of us to appreciate. The United States expanded its dependence on foreign members of the Organization of Petroleum Exporting Countries—that's OPEC, Mr. Speaker—by a full 7 percent in 2007 alone. That means we increased our dependence on foreign oil. The United States is the only developed Nation in the world that forbids, that forbids, Mr. Speaker, safe energy production in its Outer Continental Shelf. That's deep sea exploration. We are the only developed Nation in the world to do this.

The U.S. Minerals Management Service estimates that America's Outer

Continental Shelf contains nearly 86 billion barrels of oil, 86 billion barrels of oil. How much is that, Mr. Speaker? It's enough oil to replace OPEC imports for 50 years. We can gain that in an environmentally sensitive and sound way without threatening the environment.

On our side of the aisle, for the Republicans, when those votes have come up in the House, 81 percent of us have supported deep sea exploration for American energy for Americans. As for the other side of the aisle, when those votes have come up, 83 percent of House Democrats have opposed this.

So, as my friend Mr. WESTMORELAND has said, we are going to break it down pretty simply. Who wants to bring on-shore oil on line for Americans? Who wants to bring deep water oil on line for Americans? Who wants to increase refining capacity in America? American energy for Americans, which Members of this body want to do that?

We've got a petition. We've got the pens at the ready, Mr. Speaker. All it takes is for Members to step up and to find their line and sign, and if they need help finding their line, we'll be glad to help them. It's important. It's important that the American people know that this body, the House of Representatives, appreciates the challenges that they're having right now at the gas pump, with filling up their cars and their vehicles, the difficulty of the truckers across this Nation in delivering the goods and services.

It's imperative that this House of Representatives addresses the issue of conservation, yes, alternative fuel, yes, but increasing supply. When you hear our friends on the other side of the aisle, they will say, well, there's already land that has been leased to the oil companies, and they aren't using it. Well, you're right. They're not using it because there's no oil underneath it. They need to go where the oil is, and the oil is demonstrated in the deep sea exploration that we ought to allow.

So, Mr. Speaker, I'm proud to stand here with my colleague who has brought forward the kind of clear evidence that Members of this House can demonstrate to their constituents back home and to their colleagues here in the House. It's time to increase American supply of American energy for Americans. I call on the leadership, on the Speaker of the House and on the leadership of the majority party—the Democrats—to bring those bills forward. Let us vote.

WELCOMING OLIVET BAPTIST CHURCH

The SPEAKER pro tempore. The Chair recognizes the gentleman from Tennessee (Mr. COHEN) for 1 minute.

Mr. COHEN. Mr. Speaker, it is my pleasure today to welcome a group from my hometown, Olivet Baptist Church, hosted by their pastor, Kenneth Whalum, Jr.

Pastor Whalum's father, Pastor Kenneth Whalum, Sr., passed away last

year, and this House named the post office on South Third Street, the main post office in Memphis, in his memory.

He was a city councilman, an outstanding community leader, a clergyman of renown, and my friend. He has three sons—two musicians, one of whom is Kirk Whalum, as many of you know from his saxophone playing—and then his son, Pastor Kenneth Whalum, Jr., who serves on the Memphis City School Board and who is a political and ecumenical leader in the City of Memphis as well.

I welcome Olivet Baptist Church to the House of Representatives, and I give praise to them for helping me get here.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until 2 p.m. today.

Accordingly (at 12 o'clock and 50 minutes p.m.), the House stood in recess until 2 p.m.

□ 1400

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. LARSEN of Washington) at 2 p.m.

PRAYER

The Chaplain, the Reverend Daniel P. Coughlin, offered the following prayer:

O God, who rules all the world from everlasting to everlasting, during the time given them, help this Congress to set a great agenda for this Nation and its future. Grasping a sense of the urgent needs of Your people, may this week provide a sense of priorities. May the desires of the common good overshadow particular concerns and personal preferences.

Inspire each Member to draw upon his or her best instinct and highest ideal so true goodness overcomes every evil and determined work whittles away at every problem, until this great Nation becomes Your living glory for all the world to see.

Show us the way, fill us with life, and let truth reign, both now and forever. Amen.

THE JOURNAL

The SPEAKER pro tempore. The Chair has examined the Journal of the last day's proceedings and announces to the House his approval thereof.

Pursuant to clause 1, rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER pro tempore. Will the gentleman from Iowa (Mr. BOSWELL) come forward and lead the House in the Pledge of Allegiance.

Mr. BOSWELL led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

IOWANS UNITED IN TIME OF TROUBLE

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

Mr. BOSWELL. Mr. Speaker, today I come to share with you that Iowa is in a lot of trouble. We have had extensive floods, the worst I have ever seen, in our part of the country, and it is devastating. Since I saw you last, I have spent hours and hours with the United Way, Red Cross, civic leaders, both city, county, State, emergency operations centers in and out, and so on, and it is really tough.

We have experienced that before in this Nation. In our Pledge we say "indivisible," and we are. This country will stand behind us, we know that, and we look forward to that possibility.

I fly an old airplane, and so I spent Saturday afternoon with one of my staff flying over the various cities, and a lot of them were really tough. When I flew down over Cedar Rapids low level and looked down upon the homes and businesses, at the devastation, the roads out, bridges, et cetera; over Iowa City, the university, with a lot of flooded buildings and so on; and then over to Ottumwa and back up the Des Moines River, it looked like a big lake. A lot of cropland is ruined, over 17 percent, maybe more, and will not produce this year.

So we need the help of the country. We need the help of this Congress. And I salute the people of Iowa for coming together. They have come together with determination. I asked one lady in the Emergency Operations Center after telling me all these things, I said, "How are you doing?" She said, "You know, we are like family. We have pulled together. We are going to do this, but we are going to have to have some help."

Mr. Speaker, I would hope today our Speaker and leaders will be ready to help Iowa and other States out there who are in dire need of help at this time.

HONORING WSKS, A PILLAR OF THE ASHE COMMUNITY

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

Ms. FOXX. Mr. Speaker, I rise today to honor a pillar of the Ashe County, North Carolina, community, WSKS radio and its owner Jan Caddell. Most of the Fifth District of North Carolina is a rural landscape, and beautiful, mountainous Ashe County is no exception.

As people who live in rural America well know, local radio stations are often the lifeblood of vital community life. WKSK radio is just such a radio station, and recent audience measurement results illustrate just that. According to these results, WKSK has the most loyal local audience in its home county of any station in North Carolina.

Next year, WKSK will celebrate the 50-year mark of service to the people of Ashe County. The fact that nearly 55 percent of listeners in Ashe tune their radios to WKSK, seven times more than the next closest station, is a true testament to the emphasis that WKSK places on serving Ashe County.

WKSK radio is a real community fixture, and I wish the station 50 more years of sterling service to the High Country.

EXPRESSING CONCERN ABOUT THE AIR FORCE TANKER CONTRACT AWARD

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

Mr. CARNAHAN. Mr. Speaker, I rise to express concern about the Air Force's award of a \$35 billion contract to a foreign consortium which received over \$5 billion in foreign government subsidies.

Of concern is the Air Force defying its own ranking system, which awarded the Boeing Corporation 98 positive discriminators and Northrop Grumman-EADS only 30, yet the tanker contract went to EADS.

Boeing's 767 tanker had a positive survivability rating. EADS' aircraft had a negative rating. Yet the tanker contract went to EADS.

Boeing has manufactured over 2,000 tankers with advanced fly-by-wire booms; EADS, zero. Yet the tanker contract went to EADS.

The lifecycle cost of the EADS tanker is going to be billions and billions more than that of the Boeing aircraft, yet the tanker contract went to EADS.

We continue to face record fuel prices, and it is critical that the Air Force's next refueling tanker meet or exceed their requirements and be as efficient as possible. An independent study has determined that the Boeing KC-767 fleet burns 24 percent less fuel than the EADS A-330s.

For the sake of the American workers, the American economy and our national security, it is time to revisit this contract.

MARKING THE 78TH ANNIVERSARY OF SMOOT-HAWLEY

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

Mr. HERGER. Mr. Speaker, today marks the 78th anniversary of perhaps the most disastrous economic legisla-

tion in our Nation's history, the Smoot-Hawley Tariff Act of 1928. It set off a chain reaction of retaliatory tariffs that caused a sharp decline in global trade. Modern economists largely agree that it deepened the Great Depression.

Unfortunately, today this lesson seems to have gone largely unnoticed, judging by the isolationist course the Democrat House leadership is currently embracing. Expanded trade is critical to job creation and economic growth, it levels the playing field for U.S. workers, and is crucial to keeping our Nation as the world's number one economic trading powerhouse.

Mr. Speaker, the United States must reject the rising tide of economic isolationism and lead the world toward open markets.

WELCOMING PRIME MINISTER SERGEI STANISHEV OF BULGARIA

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

Mr. WILSON of South Carolina. Mr. Speaker, as cochair of the Bulgaria Caucus, I rise today to welcome Prime Minister Sergei Stanishev of the Republic of Bulgaria to Washington.

Since the defeat of communism in Eastern Europe, Bulgaria has emerged as a dynamic democracy. The country became a part of NATO in 2004 and the European Union in 2007. Recently the World Bank classified Bulgaria as one of the top 10 nations to have undertaken important economic reforms to attract business investment. Bulgaria is the only EU nation to be listed in the top 10.

Since my first visit as an election observer in June 1990, I have seen firsthand the talented people of Bulgaria emerge from totalitarianism to be one of the world's most vibrant nations as a free market democracy. Elena Poptodorova, the able ambassador from Bulgaria, has been vital in developing Bulgarian-American friendships.

I especially wish to thank Bulgaria for their continued support in the global war on terrorism. I have visited Bulgarian troops in Afghanistan, and my son Alan served with Bulgarians in Iraq. Our Nation and the world is safer and more prosperous by defeating terrorism overseas.

In conclusion, God bless our troops, and we will never forget September the 11th.

THE TUNNEL RAIDERS OF EGYPT

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

Mr. POE. Mr. Speaker, it seems like Indiana Jones is at it again. This time the search is on for the secret underground tunnels of Egypt.

The United States Army in Texas is training Egyptian soldiers to locate and destroy underground tunnels used

by criminals to smuggle arms from Egypt into the Gaza Strip. Our troops are out there teaching digging techniques to the Egyptians looking for the lost treasure tunnels of guns and rockets. We are doing this to help protect the borders of Israel and Egypt.

Meanwhile, the U.S.-Mexican border is still porous for underground smuggling. Since 9/11, more than 40 smuggling tunnels from Mexico to the United States have been discovered. Last year, the DEA located a high-tech, sophisticated concrete tunnel 85 feet underground filled with two tons of drugs. Law enforcement expects there to be more tunnels found.

Rather than just protecting the borders of other nations by training Egyptian tunnel raiders, maybe we ought to send the military to protect our own southern border from the underground secret tunnel invasion of guns, drugs and people coming into the United States without permission.

And that's just the way it is.

THE PRESIDENT SHOULD REVOKE BAN ON EXPLORATION OF THE OUTER CONTINENTAL SHELF

(Mr. TIM MURPHY of Pennsylvania asked and was given permission to address the House for 1 minute.)

Mr. TIM MURPHY of Pennsylvania. Mr. Speaker, oil prices climb to record highs; gasoline over \$4; diesel prices near \$5; family budgets stretched to the limits. And how do we handle this? We beg OPEC to produce more oil. The Saudis say they will give us 200,000 more barrels a day in the world market, but the daily world demand is 84 million barrels.

Hey, how about putting the U.S. in charge of our own energy? What about American energy? Sixty-four percent of Americans support American-made energy.

Today I will introduce a resolution calling upon the President to revoke a ban President Clinton extended in 1998 that prohibits exploration of our Outer Continental Shelf. The U.S. has the technology and regulatory framework to ensure that these resources are developed in an environmentally sound manner. The President has the power to remove this ban today, if he chooses.

I invite all my colleagues to cosponsor my resolution, and send a clear signal to the President and to the American people that we will help.

COMPREHENSIVE ENERGY POLICY NEEDED

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

Mr. BISHOP. Mr. Speaker, during the Second Continental Congress, John Adams wrote a letter to his wife, Abigail. He said, "I have always felt dissatisfied, but apparently now I seem to reek of discontent." He reeked of discontent because he knew what the right thing to do was, but he couldn't

get the leaders of the Continental Congress to do it, which was to declare independence.

Today, with gasoline at over \$4 a gallon, \$1.75 higher than when we started this Congress, and still no comprehensive energy plan, I as well as the American people seem of reek of discontent, because we know what the right thing to do is, but we can't get the leaders of Congress to do it, in this case to declare energy independence.

I specifically take umbrage at the fact that last week I had to fly for 4 hours to come back here to vote on telling people how to spend their stimulus paycheck and saying that Congress approved of D-day and ending the Revolutionary War, but still no effort to try and solve our energy problem.

We need a comprehensive bill that will increase our conservation, increase our production and increase our ability to innovate how we deliver energy to the American people, and we need it now. Otherwise, we will continue to reek of this discontent.

□ 1415

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, June 16, 2008.

Hon. NANCY PELOSI,
The Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on June 16, 2008, at 10:25 a.m.:

That the Senate agreed to without amendment H. Con. Res. 325.

With best wishes, I am
Sincerely,

LORRAINE C. MILLER,
Clerk of the House.

EXPRESSING CONCERN ABOUT THE AIR FORCE TANKER CONTRACT AWARD

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

Ms. DeLAURO. Mr. Speaker, this week the GAO will rule on the Boeing protest of the Air Force acquisition process for the \$35 billion award to replace the KC-135 air refueling tankers that went to Northrop and a European consortium team in February.

The Department of Labor's employment report for May showed a loss of 49,000 jobs and an unemployment rate that increased to 5.5 percent—the biggest monthly rise since 1986. Yet this contract will not only continue but accelerate the erosion of our industrial base and skilled workforce. According to an Economic Policy Institute anal-

ysis released earlier this month, this decision will ground at least 14,000 U.S. jobs. Roughly half the parts and labor that go into making Airbus tankers will come from overseas.

Producing the Airbus KC-45 tanker would support about 14,350 U.S. jobs per year, while Boeing's proposed tanker would support at least twice as many jobs—including those for high-skilled workers manufacturing engines in Middletown, Connecticut. Our economy has lost nearly 325,000 jobs since the beginning of the year. We should not be sending more jobs overseas, outsourcing our technological base. We should be creating jobs at home, supporting local innovation, and investing in our economy.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on motions to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote is objected to under clause 6 of rule XX.

Record votes on postponed questions will be taken after 6:30 p.m. today.

CAPTIVE PRIMATE SAFETY ACT

Ms. BORDALLO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 2964) to amend the Lacey Act Amendments of 1981 to treat nonhuman primates as prohibited wildlife species under that Act, to make corrections in the provisions relating to captive wildlife offenses under that Act, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 2964

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 "Captive Primate Safety Act".

SEC. 2. ADDITION OF NONHUMAN PRIMATES TO DEFINITION OF PROHIBITED WILDLIFE SPECIES.

Section 2(g) of the Lacey Act Amendments of 1981 (16 U.S.C. 3371(g)) is amended by inserting before the period at the end "or any nonhuman primate".

SEC. 3. CAPTIVE WILDLIFE AMENDMENTS.

(a) PROHIBITED ACTS.—Section 3 of the Lacey Act Amendments of 1981 (16 U.S.C. 3372) is amended—

(1) in subsection (a)—

(A) in paragraph (2)—

(i) in subparagraph (A), by inserting "or" after the semicolon;

(ii) in subparagraph (B)(iii), by striking "or" and inserting a semicolon; and

(iii) by striking subparagraph (C); and

(B) in paragraph (4), by inserting "or subsection (e)" before the period; and

(2) in subsection (e)—

(A) by redesignating paragraphs (2), (3), (4), and (5) as paragraphs (3), (4), (5), and (6) respectively;

(B) by striking "(e)" and all that follows through "Subsection (a)(2)(C) does not apply" in paragraph (1) and inserting the following:

"(e) CAPTIVE WILDLIFE OFFENSE.—

"(1) IN GENERAL.—It is unlawful for any person to import, export, transport, sell, receive, acquire, or purchase in interstate or foreign commerce any live animal of any prohibited wildlife species.

"(2) LIMITATION ON APPLICATION.—This subsection—

"(A) does not apply to a person transporting a nonhuman primate to or from a veterinarian who is licensed to practice veterinary medicine within the United States, solely for the purpose of providing veterinary care to the nonhuman primate, if—

"(i) the person transporting the nonhuman primate carries written documentation issued by the veterinarian, including the appointment date and location;

"(ii) the nonhuman primate is transported in a secure enclosure appropriate for that species of primate;

"(iii) the nonhuman primate has no contact with any other animals or members of the public, other than the veterinarian and other authorized medical personnel providing veterinary care; and

"(iv) such transportation and provision of veterinary care is in accordance with all otherwise applicable State and local laws, regulations, permits, and health certificates;

"(B) does not apply to a person transporting a nonhuman primate to a legally designated caregiver for the nonhuman primate as a result of the death of the preceding owner of the nonhuman primate, if—

"(i) the person transporting the nonhuman primate is carrying legal documentation to support the need for transporting the nonhuman primate to the legally designated caregiver;

"(ii) the nonhuman primate is transported in a secure enclosure appropriate for the species;

"(iii) the nonhuman primate has no contact with any other animals or members of the public while being transported to the legally designated caregiver; and

"(iv) all applicable State and local restrictions on such transport, and all applicable State and local requirements for permits or health certificates, are complied with; and

"(C) does not apply";

(C) in paragraph (2) (as redesignated by subparagraph (A))—

(i) by striking "a" before "prohibited" and inserting "any";

(ii) by striking "(3)" and inserting "(4)"; and

(iii) by striking "(2)" and inserting "(3)";

(D) in paragraph (3) (as redesignated by subparagraph (A))—

(i) in subparagraph (C)—

(I) in clauses (ii) and (iii), by striking "animals listed in section 2(g)" each place it appears and inserting "prohibited wildlife species"; and

(II) in clause (iv), by striking "animals" and inserting "prohibited wildlife species"; and

(ii) in subparagraph (D), by striking "animal" each place it appears and inserting "prohibited wildlife species";

(E) in paragraph (4) (as redesignated by subparagraph (A)), by striking "(2)" and inserting "(3)";

(F) in paragraph (6) (as redesignated by subparagraph (A)), by striking "subsection (a)(2)(C)" and inserting "this subsection"; and

(G) by inserting after paragraph (6) (as redesignated by subparagraph (A)) the following:

"(7) APPLICATION.—This subsection shall apply beginning on the effective date of regulations promulgated under this subsection."

(b) CIVIL PENALTIES.—Section 4(a) of the Lacey Act Amendments of 1981 (16 U.S.C. 3373(a)) is amended—

(1) in paragraph (1), by inserting "(e)," after "subsections (b), (d),"; and

(2) in paragraph (1), by inserting " , (e)," after "subsection (d)".

(c) CRIMINAL PENALTIES.—Section 4(d) of the Lacey Act Amendments of 1981 (16 U.S.C. 3373(d)) is amended—

(1) in paragraphs (1)(A) and (1)(B) and in the first sentence of paragraph (2), by inserting "(e)," after "subsections (b), (d)," each place it appears; and

(2) in paragraph (3), by inserting "(e)," after "subsection (d)".

SEC. 4. APPLICABILITY PROVISION AMENDMENT.

Section 3 of the *Captive Wildlife Safety Act* (117 Stat. 2871; Public Law 108-191) is amended—

(1) in subsection (a), by striking "(a) IN GENERAL.—Section 3" and inserting "Section 3"; and

(2) by striking subsection (b).

SEC. 5. REGULATIONS.

Section 7(a) of the *Lacey Act Amendments of 1981* (16 U.S.C. 3376(a)) is amended by adding at the end the following new paragraph:

"(3) The Secretary shall, in consultation with other relevant Federal and State agencies, issue regulations to implement section 3(e)."

SEC. 6. AUTHORIZATION OF APPROPRIATIONS FOR ADDITIONAL LAW ENFORCEMENT PERSONNEL.

In addition to such other amounts as are authorized to carry out the *Lacey Act Amendments of 1981* (16 U.S.C. 3371 et seq.), there is authorized to be appropriated to the Secretary of the Interior \$5,000,000 for fiscal year 2009 to hire additional law enforcement personnel of the United States Fish and Wildlife Service to enforce that Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Guam (Ms. BORDALLO) and the gentleman from Utah (Mr. BISHOP) each will control 20 minutes.

The Chair recognizes the gentlewoman from Guam.

GENERAL LEAVE

Ms. BORDALLO. Mr. Speaker, I ask unanimous consent that all Members may have 5 days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Guam?

There was no objection.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

H.R. 2964, the *Captive Primate Safety Act*, was introduced by our colleague from Texas, Congresswoman EDDIE BERNICE JOHNSON. This bill amends the *Lacey Act Amendments of 1981* to prohibit the import, export, transportation, sale, receipt, acquisition, or purchase in interstate or foreign commerce of nonhuman primates.

Although the importation of nonhuman primates into the United States for the pet trade has been banned by Federal regulation since 1975 due to health concerns, these animals are readily available for purchase on the Internet and from exotic animal dealers. While some States already prohibit the possession of these animals as pets, there remains an active trade in these animals.

Nonhuman primates may pose serious risks to public health and safety. They can transmit diseases and inflict serious physical harm. In addition, most people cannot provide the special care, housing, diet and enrichment that these animals require. Interstate transport increases these risks to both humans and primates. Conversely, de-

creasing commerce in nonhuman primates, as H.R. 2964 would do, limits interactions and diminishes risks.

Mr. Speaker, I understand that late last week there were some concerns raised about the effect of the bill on nonhuman primates that serve as assistance animals for individuals with spinal cord injuries. We have committed to work to carefully address that very narrow issue in a way that does not create unintended loopholes in the prohibitions established by the bill.

With that, Mr. Speaker, I ask Members on both sides to support passage of this noncontroversial bill.

I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I wish to yield myself such time as I may consume and I would like to raise a few issues that give me pause.

As a matter of full disclosure, neither I nor any member of my family own a pet capuchin, a howler or a spider monkey. However, I admit that I'm not particularly fond of those annoying rally monkeys that seem to show up during the American League baseball playoffs.

This legislation would amend the *Lacey Act* to make it a Federal crime to import, export, transport, sell, receive, acquire or purchase a nonhuman primate pet in either interstate or foreign commerce. This measure contains the distressing trend of federalizing yet another issue that clearly falls under the jurisdiction of State fish and wildlife agencies. In fact, more than 40 States already either prohibit the ownership of monkeys or require a license or permit to own them.

It also begs the question of why is there an overriding need for this legislation? According to the proponents, nonhuman primates attack people and spread deadly diseases. Yet there have only been 132 documented incidents over a 10-year period where nonhuman primates have injured a human primate. Of these incidents, 80 involved primate pets, not covered by this bill, or less than eight attacks per year. By contrast, man's best friend sends more than 100,000 people to the hospital each year, not to mention the numerous romps in the yard ruined by the discovery of a substance left by the neighbor's schizophrenic canine friend.

Furthermore, we heard testimony before our committee that there is no documentation of pet primates being a threat to public safety. In fact, there have been no instances where a captive nonhuman primate pet has caused a disease transmission or human death. While I am not a betting man, the chances of being bitten by a pet nonhuman primate in this country appears to be about one in 38 million.

Since this is hardly a public safety issue, I wish to address this body—or direct this body if there are any Members of the body actually here—to the cost of this legislation. According to the Congressional Budget Office, it will cost \$4 million a year for the U.S. Fish and Wildlife Service, who opposed this

bill, to hire additional staff to conduct inspections and investigations to enforce this act. On a per incident basis, this represents about a half million dollars in U.S. public taxpayer money per bite. At that rate, I hope I can apply for the job.

At a time when our national debt is approaching a staggering \$9 trillion, certainly it is legitimate to ask whether this is a wise use of taxpayer money, especially in light of the fact that the States have been and are quite capable of regulating the nonhuman primate pet trade now and in the future. Maybe we should actually spend more of our time with the human primates' energy issues instead of the nonhuman primate pet trade nonissue.

I reserve the balance of my time.

Ms. BORDALLO. Mr. Speaker, I have no additional requests for time and would inquire of the minority whether they have any additional speakers.

Mr. BISHOP of Utah. I do have a few other speakers.

Ms. BORDALLO. In that case, then, Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. I will yield as much time as the lady wishes to consume to the gentlelady from the State of North Carolina.

Ms. FOXX. I want to thank my colleague from Utah for yielding.

I agree with my colleague from Utah that we ought to be dealing with things that are important to the American people, and it seems to me that this bill is not something that is high on the agenda of most Americans. What is high on the agenda of most Americans is the cost of gas and oil in this country. The Democratic leadership simply is refusing to deal with it and deal with it in a realistic manner.

I think it's very important that we point out the history of our having dealt with these issues over the years and what Republicans have tried to do. Let me talk about the issues of supply and demand. We have tried and tried to increase the supply of fuel oil and gasoline in this country for many years. Let me tell you how we have voted on this issue:

On ANWR exploration, House Republicans, 91 percent of us, have supported that. Eighty-six percent of House Democrats have opposed it. Consistently Democrats have voted against creating more supply by drilling in ANWR, a place about the size of a postage stamp on a football field as the size of ANWR is to the State of Alaska.

How about coal-to-liquid. There are many ways that we can help our energy situation in this country. The Democrats say we can't drill our way out of it. Well, there are lots of ways that we could get the resources we need. We have supported the issue of turning coal into liquid fuel for a long, long time. Ninety-seven percent of Republicans have supported it. Seventy-eight percent of Democrats have opposed it.

How about exploring oil shale. Ninety percent of Republicans have supported that issue. Eighty-six percent of

Democrats have opposed it. It is no wonder that we are having problems with supply of energy resources in this country when we have had almost all Democrats opposing it over the years.

How about drilling on the Outer Continental Shelf. Eighty-one percent of House Republicans have supported it. Eighty-three percent of House Democrats have opposed it.

How about increasing refinery capacity in this country, which is an issue in terms of providing the supply we need. Ninety-seven percent of House Republicans have supported increasing refinery capacity. Ninety-six percent of House Democrats have opposed it.

Just so people know, we have validated these statistics by going back and counting the actual votes on these issues over the years.

So here is the summary: Ninety-one percent on average of House Republicans have historically voted to increase the production of American-made oil and gas. We do have the capability in this country to become energy independent. But 86 percent of House Democrats have historically voted against increasing the production of American-made oil and gas. They obviously want us to remain dependent on foreign oil. It is something I simply cannot understand. They seem to want the American people to suffer. They and their radical environmentalist friends don't want us to do anything to increase the supply of oil and gas. Republicans do want to increase the supply of oil and gas, and the facts prove it out.

Ms. BORDALLO. Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. I yield such time as he may consume to the gentleman from Georgia.

Mr. WESTMORELAND. I thank my friend for yielding.

I found some of the facts today pretty interesting about this monkey bill, this monkey business, Mr. Speaker. I've only been in Congress 4 years, I was in the State legislature 12 years, and I've never had a call about a monkey bite or monkey bites being rampant in my district. I'm sure that it's important. As my friend from Utah stated, don't be real alarmed that your Congress has brought this front and center, the first bill on the floor today in the House of Representatives. You can take comfort, because only one in 38 million, that's your chances of getting bit by a monkey today.

□ 1430

Now your chances are pretty good if you are driving a gasoline-powered car, when you pull into the service station, you are going to pay about \$4.08 for gas. Now that's for sure. We need to be concentrating on that pain that you're feeling, not the pain of a monkey bite, but the pain at the gas pump that you're feeling.

And, you know, we're going to spend, as my friend from Utah said, a half million dollars per monkey bite in this

country. Those are expensive monkey bites. Not only are they rare, and that may be the reason they're so expensive is they are so rare; but we could be spending that money towards drilling, towards exploring our own natural resources.

That's the reason I came up with a petition. I heard about all of these petitions on the Internet about where American citizens could go and sign a petition to let Congress know how they felt about high energy prices. And I thought, you know, why don't you come up with a petition that the Members of Congress can sign to let the people of America know how their Representative feels about the commonsense issue of providing our own resources.

So we came up with the American Energy Solutions for Lower Gas Prices, bring onshore oil online, bring deep water oil online, and bring new refineries online. And just to make it special, I made every Member of Congress a separate line on the petition. And what the petition says is: I will vote to increase U.S. oil production to lower gas prices for Americans. And there are two pens on it. So I am going to invite everyone to sign it.

Mr. Speaker, today when we vote on the monkey bite bill, there will probably be a little over 400 Members, probably around 410 or 412, that will vote on the monkey bite, and I would hope that we would have that many signatures on this petition. There are 435 slots over here for people who have the ability and under the Constitution to vote on this floor, have an opportunity to sign that petition to let their constituents know that they are for commonsense energy practices.

You know, the keyword today, Mr. Speaker, in all of the campaigns you hear about is change. I think Americans do want change. I think our voters do want change. I don't know if it is the radical, rock-your-world, turn-everything-upside-down change that some of the candidates are talking about, but I think it is this kind of change, I think it is a change for honesty. I think the American people want to know where their Member or their elected official stands on the issues. And we make them so complicated that every Member of this body can go home and give a good reason why they voted for or against something. This simplifies it so the American people can see the honesty in their Member that says yes, I will vote to increase U.S. oil production to lower gas prices for Americans. That's simple.

The other thing they want is common sense. They want common sense. Common sense, Mr. Speaker, is to use our own natural resources rather than going into other countries in the world hat in hand begging for their natural resources. That's not common sense. It is not common sense to be in this body passing a law today about monkey bites when you have a 1 in 38 million chance of getting bit. Or that it is

going to cost a half a million dollars per bite, that's not the kind of common sense, that's not the kind of change that American people are looking at.

What they're looking at is the commonsense change of us getting out of fetal position in this body, Mr. Speaker, and doing something to lower the price, to lower the pain for them at the gas pump, not reduce the pain from monkey bites.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

Yes, Mr. Speaker, people indeed are being bit by monkeys, and they are also being bit at the gas pumps. I would just like to note a few statistics regarding monkey risks to the public.

In June of 2008 in New York, a 22-month-old girl playing in her backyard put her fingers through a fence into a neighbor's yard and was bitten by their pet monkey. Doctors spent 12 hours trying to reattach her finger.

In March 2008 in Indiana, a child visiting a home was bitten by a pet capuchin monkey.

In February 2008 in Arizona, a 3-year-old boy was bitten by a pet lemur his family just got 2 weeks before.

In February 2008 in Washington, a pet monkey escaped from a home and bit three people.

In December 2007 in North Carolina, a clerk at a convenience store was bitten by a customer's pet monkey.

In September 2007 in Missouri, two children were bitten by a pet monkey at a park. The woman who owned the monkey ran off with the animal.

In August 2007 in Wisconsin, a woman was bitten by a pet monkey a man had on a leash.

In April 2007 in Mississippi, a Federal agent approached a home and was attacked by a monkey.

Mr. Speaker, from January 2007 right here on my list until March 2005, there are nine other listed cases. So yes, people are being bitten by monkeys.

And this is how they are getting bitten at the pumps. Currently oil and gas companies hold leases on nearly 68 million acres of Federal land both on shore and under OCS waters that they are not, I say that they are not developing. That is roughly the size of the State of Colorado. That 68 million acres of leased but stockpiled, inactive Federal oil and gas lands could produce an additional 4.8 million barrels of oil and 44.7 billion cubic feet of natural gas every day. I would point out that would nearly double total U.S. oil production and increase natural gas production by 75 percent.

Let me reiterate that if drilling took place on the 68 million acres of Federal lands currently under lease to oil and gas companies, an area the size of Colorado, we would nearly double total domestic oil production. It would also cut U.S. oil imports by one-third and it would be more than six times the estimated peak production from the Arctic National Wildlife Refuge. So that is where the problem lies, the industry is simply not using what it already has.

And one must wonder, is this done on purpose? Is it being done to keep supply off the market in order to keep record-level prices and world-record profits?

Let me remind my colleagues that the number of Federal onshore drilling permits has exploded in recent years. Between 1999 and 2007, the Interior Department increased the number of those permits it issued by 361 percent. I would also note that of all the oil and gas believed to exist on the Outer Continental Shelf, 82 percent of the natural gas and 79 percent of the oil is located in areas that are currently open to leasing.

So the gentleman is correct, we have a problem here; but the solution is to prompt the holders of these valuable energy leases to develop them. The chairman of the Natural Resources Committee, Mr. NICK RAHALL, has put forth a solution, drill it or lose it.

The Responsible Federal Oil and Gas Lease Act of 2008 would compel oil and gas companies to either produce or give up Federal onshore and OCS leases that they are stockpiling by barring the companies from obtaining any more leases unless they can demonstrate that they are producing oil and gas or are diligently developing the leases they already hold during the initial term of the leases.

Companies could avoid this new lease prohibition by relinquishing their non-producing leases, creating an opportunity for another company to explore for and perhaps produce oil or gas from them. Under the bill, the terms of leases which are in production or which can demonstrate diligent development are extended. Companies which lease Federal coal resources are by law required to diligently develop these leases. This requirement has discouraged the rampant speculation that once existed in the Federal coal leasing program, the same type of speculation that now appears to be plaguing the Federal oil and gas leasing program.

So I say, let's set the Big Oil monkey off the people's backs; drill it or lose it.

Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I wish to yield additional time to the gentleman from Georgia (Mr. WESTMORELAND).

Mr. WESTMORELAND. I thank my friend from Utah.

I want to just address a couple of things that have been brought up; use it or lose it, drill it or lose it. That is already the law. That's already the law.

We have 68 million acres out of 2.5 billion. Now we talked about common sense, at least I talked about common sense, about what we are doing here. And, I'm sorry, I didn't have time to write down all of the dog bites. I noticed we were quoting all of the monkey bites. But what I will tell you as far as common sense goes, if you were an exploration company, if you were an oil company, would you drill where you

knew that there was no oil? I would say no. But evidently the majority, the Democrats, believe that because you have 68 million acres of land, that you need to drill on it. Although 54 percent, 54 percent of the holes that were put in the ground for exploration between 2002 and 2007 were dry. So would you continue drilling on that 68 million acres out of 2.5 billion acres? I don't think so. I think that the American people with common sense would say, you know what, if there isn't oil there, why would you drill?

Do you go to the hardware store to buy groceries? I don't think the average American goes down to the hardware store looking for Quaker oats. He goes to a grocery store.

And so if you are going to be drilling for oil, the commonsense thing is that you would want to drill where oil is at.

We know how many barrels are under ANWR. We know how many barrels of shale, a trillion barrels of shale in the western United States, enough oil in ANWR to last us 50 years at the rate of what Saudi Arabia produces. So there is some common sense, and there is truth that there is 68 million acres leased. But the truth of it is half of the exploratory holes have been dry, so why would you want to continue to drill.

We need to open up new oil reserves and we need to make this to where companies want to go and explore for oil. We need to use our common sense and say we are not going to be dependent any longer on foreign oil in foreign places and foreign resources. Let's use our own resources. We have the technology to do it. We can do it in an environmentally safe way.

But it is time that the majority of this country is quit being held hostage at the gas pump for gas over \$4 a gallon by a small, radical environmental group that is controlling the majority party in this Congress.

Mr. Speaker, I hope that we will bring some energy legislation to this floor rather than the monkey bite bill.

Ms. BORDALLO. Mr. Speaker, the gentleman stated that if you were an oil company, would you drill where there is no oil; of course not. And that is not the situation. The oil companies bid on these Federal leases. They pay for them because they believe there is oil on this acreage. The oil companies are paying rental fees on these leases. Why, because they believe they hold oil. Drill it or lose it.

I do have another comment on the gentleman's comments that he made earlier.

Mr. Speaker, monkeys do pose a disease risk. Some monkeys used as pets often carry the deadly Herpes B virus, and the CDC concludes that makaks are unsuitable as pets because of this health risk.

And the gentleman mentioned dog bites. Of course there are more dog bites, Mr. Speaker, there are 75 million dogs in the United States, but only 10,000 to 15,000 monkeys.

□ 1445

But every monkey bite causes unnecessary disease risk to those who are bitten.

Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. I think I am ready to finish out here.

One of the problems that we have had over the past is an effort, as we try to look at energy independence, is to find some kind of scapegoat, someone whom to blame, usually a corporation. The reality is that is not what we should be doing. What we should be doing is finding commonsense solutions to the problem.

Oil companies already are putting billions of dollars into research, but for every one of those holes that are drilled, there is always a delaying concept that sometimes will last between 7 and 10 years for environmental engineering studies, permitting, and then even comes the litigation and the regulation on top of that.

The bottom line is still, on our offshore coast, 85 percent and onshore 67 percent of all our land is permanently locked away where there is no way of getting to the resource assets that are there. That's the reality of what's taking place.

May I also address this bill specifically as well. The gentlelady from Guam has given seven examples of situations and problems with nonhuman primates, monkey bites. Unfortunately, every situation that was given was already covered in existing law, and the bill before us would in no way cover any of those situations.

This deals simply with transportation. It doesn't deal with the situations that were brought up. Once again, this bill does not fit the examples that have been brought up as to why the bill should be there.

The bottom line is still the Department of the Interior is opposing this bill because they say it is new enforcement mandates. They're enforcement mandates in areas they have not been historically responsible because their area is in the area of wilderness and wildlife conservation. This does not meet it.

And indeed, the Interior Department once again said that this bill is coverage that is duplicative of existing laws. And that's one of the reasons why we have a problem with this particular bill, in an area to try to expand what we're doing in an area which ought not be expanded because local governments and States have a better way and can easily, easily solve this particular problem without the extra expense to the national taxpayer.

With that, Mr. Speaker, I will yield back the balance of my time.

Ms. BORDALLO. Mr. Speaker, I find it interesting that a bill that was approved by the Natural Resources Committee by unanimous consent is suddenly objectionable to the minority. But I urge Members to support it.

Mr. SHAYS. Mr. Speaker, as co-chair of the Congressional Friends of Animals Caucus, I

rise in support of H.R. 2964, the Captive Primate Safety Act, which prohibits the sale of nonhuman primates such as chimpanzees, monkeys, and lemurs.

I am concerned about both the public health and animal welfare implications of nonhuman primate ownership, which this legislation addresses. For example, nonhuman primates can spread disease and inflict serious injury on their owners. They require a special diet and large habitats, two things most pet owners are unable to provide, particularly as these animals grow in size and strength.

Federal health regulations currently prohibit importing primates into the U.S. as pets, and many States prohibit pet ownership of primates as well. In spite of this, an estimated 15,000 primates are owned by private individuals, and are available for purchase around the country.

The bottom line is, the average pet owner does not have the ability to properly care for these animals and, because of this, both they and their pets are at risk.

It is appropriate we protect nonhuman primates, man's closest animal relative, by prohibiting pet ownership of this kind. I strongly support adoption of H.R. 2964.

Ms. BORDALLO. I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 2964, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. WESTMORELAND. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

MONTANA CEMETERY ACT OF 2008

Ms. BORDALLO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 3702) to direct the Secretary of Agriculture to convey certain land in the Beaverhead-Deerlodge National Forest, Montana, to Jefferson County, Montana, for use as a cemetery, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 3702

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 "Montana Cemetery Act of 2008".

SEC. 2. DEFINITIONS.

In this Act:

(1) COUNTY.—The term "County" means Jefferson County, Montana.

(2) MAP.—The term "map" means the map that is—

(A) entitled "Elkhorn Cemetery";

(B) dated May 9, 2005; and

(C) on file in the office of the Beaverhead-Deerlodge National Forest Supervisor.

(3) SECRETARY.—The term "Secretary" means the Secretary of Agriculture.

SEC. 3. CONVEYANCE TO JEFFERSON COUNTY, MONTANA.

(a) CONVEYANCE.—Not later than 180 days after the date of enactment of this Act and subject to valid existing rights, the Secretary (acting through the Regional Forester, Northern Region, Missoula, Montana) shall convey by quitclaim deed to the County for no consideration, all right, title, and interest of the United States, except as provided in subsection (e), in and to the parcel of land described in subsection (b).

(b) DESCRIPTION OF LAND.—The parcel of land referred to in subsection (a) is the parcel of approximately 9.67 acres of National Forest System land (including any improvements to the land) in the County that is known as the "Elkhorn Cemetery", as generally depicted on the map.

(c) USE OF LAND.—As a condition of the conveyance under subsection (a), the County shall—

(1) use the land described in subsection (b) as a County cemetery; and

(2) agree to manage the cemetery with due consideration and protection for the historic and cultural values of the cemetery, under such terms and conditions as are agreed to by the Secretary and the County.

(d) EASEMENT.—In conveying the land to the County under subsection (a), the Secretary, in accordance with applicable law, shall grant to the County an easement across certain National Forest System land, as generally depicted on the map, to provide access to the land conveyed under that subsection.

(e) REVERSION.—In the quitclaim deed to the County, the Secretary shall provide that the land conveyed to the County under subsection (a) shall revert to the Secretary, at the election of the Secretary, if the land is—

(1) used for a purpose other than the purposes described in subsection (c)(1); or

(2) managed by the County in a manner that is inconsistent with subsection (c)(2).

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Guam (Ms. BORDALLO) and the gentleman from Utah (Mr. BISHOP) each will control 20 minutes.

The Chair recognizes the gentlewoman from Guam.

GENERAL LEAVE

Ms. BORDALLO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Guam?

There was no objection.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

H.R. 3702 requires the Secretary of Agriculture to convey approximately 9.67 acres of land in the Beaverhead-Deerlodge National Forest, Montana, to Jefferson County, MT for use as a cemetery. The parcel to be conveyed to Jefferson County is currently being used for these same purposes, and is known as "Elkhorn Cemetery." The conveyance will provide land to accommodate all known grave sites and any additional sites that may be outside of the concentration of known graves.

The bill also provides for the continued protection of the historic and cultural values associated with the property.

Mr. Speaker, we have no objections, and it is time to put this bill to rest.

I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I yield myself such time as I may consume.

The gentlelady from Guam has adequately explained this bill. I'd like to commend congressman DENNY REHBERG and his staff for their diligence in this particular bill; grateful for all for allowing the conveyance of this 10 acres of excess Forest Service land to the community of Jefferson County, MT to be used as their cemetery.

I join the gentlelady from Guam in saying that I am glad that we can finally put this issue to rest in peace.

I yield back the balance of my time.

Ms. BORDALLO. Mr. Speaker, I again urge Members to support the bill, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 3702, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Ms. BORDALLO. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

PARLIAMENTARY INQUIRY

Mr. WESTMORELAND. Parliamentary inquiry, Mr. Speaker.

The SPEAKER pro tempore. The gentleman will state his inquiry.

Mr. WESTMORELAND. How did you count? You said a sufficient number having arisen. I only see four Members in here, and I only saw one rise.

The SPEAKER pro tempore. The Chair's count is not subject to appeal.

Mr. WESTMORELAND. Okay. Well, all right. But further parliamentary inquiry. If there's four of us in here, and one stands up, is that, in the Chair's opinion, enough to call for a vote?

The SPEAKER pro tempore. The Chair stated that a sufficient number had arisen and his count is not subject to appeal.

MESSAGE FROM THE PRESIDENT

A message in writing from the President of the United States was communicated to the House by Ms. Wanda Evans, one of his secretaries.

SUPPORTING THE GOALS AND IDEALS OF AMERICAN EAGLE DAY

Ms. BORDALLO. Mr. Speaker, I move to suspend the rules and agree to the

resolution (H. Res. 1247) supporting the goals and ideals of “American Eagle Day”, and celebrating the recovery and restoration of the American bald eagle, the national symbol of the United States, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1247

Whereas the bald eagle was designated as the national emblem of the United States on June 20, 1782, by our country’s Founding Fathers at the Second Continental Congress;

Whereas the bald eagle is the central image used in the Great Seal of the United States and the seals of the President and Vice President;

Whereas the image of the bald eagle is displayed in the official seal of many branches and departments of the Federal Government, including—

- (1) Congress;
- (2) the Supreme Court;
- (3) the Department of Defense;
- (4) the Department of the Treasury;
- (5) the Department of Justice;
- (6) the Department of State;
- (7) the Department of Commerce;
- (8) the Department of Homeland Security;
- (9) the Department of Veterans Affairs;
- (10) the Department of Labor;
- (11) the Department of Health and Human Services;
- (12) the Department of Energy;
- (13) the Department of Housing and Urban Development;
- (14) the Central Intelligence Agency; and
- (15) the United States Postal Service;

Whereas the bald eagle is an inspiring symbol of the American spirit of freedom and democracy;

Whereas the image, meaning, and symbolism of the bald eagle have played a significant role in American art, music, history, literature, architecture, and culture since the founding of our Nation;

Whereas the bald eagle is featured prominently on United States stamps, currency, and coinage;

Whereas the habitat of bald eagles exists only in North America;

Whereas by 1963, the number of nesting pairs of bald eagles in the lower 48 States had dropped to about 417;

Whereas the bald eagle was first listed as an endangered species in 1967 under the Endangered Species Preservation Act, the Federal law that preceded the Endangered Species Act of 1973;

Whereas caring and concerned citizens of the United States in the private and public sectors banded together to save, and help ensure the protection of, bald eagles;

Whereas in 1995, as a result of the efforts of those caring and concerned citizens, bald eagles were removed from the endangered species list and upgraded to the less imperiled threatened species status under the Endangered Species Act of 1973;

Whereas by 2006, the number of bald eagles in the lower 48 States had increased to approximately 7,000 to 8,000 nesting pairs;

Whereas the Secretary of the Interior removed the bald eagle from the Federal list of threatened species effective August 8, 2007;

Whereas the bald eagle remains subject to the Migratory Bird Treaty Act and on May 28, 2008, the Secretary of the Interior issued regulations providing continued protection under the Act popularly known as the Bald and Golden Eagle Protection Act;

Whereas bald eagles would have been permanently extinct if not for vigilant conservation efforts of concerned citizens and strict protection laws;

Whereas the dramatic recovery of the bald eagle population is an endangered species success story and an inspirational example for other wildlife and natural resource conservation efforts around the world;

Whereas the initial recovery of the bald eagle population was accomplished by the concerted efforts of numerous government agencies, corporations, organizations, and individuals; and

Whereas the sustained recovery of the bald eagle populations will require the continuation of recovery, management, education, and public awareness programs, to ensure that the populations and habitat of bald eagles will remain healthy and secure for future generations: Now, therefore, be it

Resolved, That the House of Representatives—

(1) supports the goals and ideals of “American Eagle Day”; and

(2) encourages—

(A) educational entities, organizations, businesses, conservation groups, and government agencies with a shared interest in conserving endangered species to collaborate on education information for use in schools; and

(B) the people of the United States to observe American Eagle Day with appropriate ceremonies and other activities.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Guam (Ms. BORDALLO) and the gentleman from Utah (Mr. BISHOP) each will control 20 minutes.

The Chair recognizes the gentlewoman from Guam.

GENERAL LEAVE

Ms. BORDALLO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Guam?

There was no objection.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

House Resolution 1247, as amended, celebrates the recovery of the American bald eagle, the symbol of our country displayed on American currency and government agency seals, including the seal of the United States Congress. The bald eagle’s recovery is a huge success story for the Endangered Species Act and the conservation laws which preceded it.

In 1963, there were just 487 pairs of bald eagles in the lower 48 States. Today, Mr. Speaker, according to the U.S. Fish and Wildlife Service, there are an estimated 9,789 breeding pairs.

Effective August 8, 2007, the bald eagle was removed from the list of threatened species under the Endangered Species Act, demonstrating that it had truly recovered. At the same time, the Migratory Bird Treaty Act and the Bald and Golden Eagle Protection Act continue to provide important protections for this magnificent bird.

I commend our colleague, Congressman DAVID DAVIS from Tennessee, for introducing this resolution encouraging organizations and government agencies working on the conservation of endangered species to collaborate on educational information for use in our schools.

The resolution further encourages the American people to observe American Eagle Day with appropriate ceremonies.

This resolution merits our support.

I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I wish to yield, before I make my statement, to the gentleman from Tennessee (Mr. DAVID DAVIS), the sponsor of this particular resolution, as much time as he may consume.

Mr. DAVID DAVIS of Tennessee. Mr. Speaker, I rise today in support of H.R. 1247, a bill I introduced, to support the goals and ideals of June 20 as American Eagle Day. The bill also highlights the successful recovery story of the American bald eagle, the official national emblem of the United States.

The American bald eagle has been a part of American culture for hundreds of years. In 1782, the Second Continental Congress established that the bald eagle was the official emblem of the United States because of its uniqueness to North America. It can be seen on the United States seals in public buildings, schools, and even here in the House Chamber. Over the years, the bald eagle has become a living symbol of the United States spirit, freedoms, and continual pursuit of excellence.

Mr. Speaker, just 45 years ago the United States had only about 400 nesting pairs of the American bald eagle. Through conservation, education and careful planning, today we have seen a significant rise to about 7,000 nesting pairs of the American bald eagle.

Because of the successful recovery exhibited by the American bald eagle, the Department of the Interior has taken the bald eagle off both the endangered and threatened species list. The bald eagle has been a national symbol, and its recovery has been a national success story.

H.R. 1247 will not only honor the now thriving American bald eagle, it will also encourage support of the United States Mint bald eagle commemorative coin program which has been a success for the past few years. Currently, this coin program has raised over \$5 million for the American Eagle Foundation, which is located in Pigeon Forge, Tennessee, which is located in my district.

The American Eagle Foundation is a successful not-for-profit organization seeking to protect and fully restore the bald eagle population across North America. They also care for the injured and orphaned birds that have a strong environmental presence through educating thousands of families who visit Pigeon Forge, Tennessee each year.

Furthermore, this bill encourages school systems, businesses, governmental agencies and conservation groups to share information on the American bald eagle that will benefit children and schools across our Nation.

Mr. Speaker, I ask that my colleagues join me in supporting H.R. 1247, a bill I introduced to support the goals and ideals of June 20 as American

Eagle Day, and celebrate the recovery and restoration of this great bird, the bald eagle, the national symbol of the United States.

Ms. BORDALLO. Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I yield myself as much time as I may consume.

I rise also in support of House Resolution 1247 which endorses the goals and ideals of the American Bald Eagle Day, or American Eagle Day.

226 years ago the Second Continental Congress decided to use the image of the American bald eagle on the great American, great seal of the United States. Since that time, the image of this majestic bird has graced our art, our culture, currency, stamps, headbands, and rubber things you put around your wrist. It's been the subject of more than 2,500 published books, making the bald eagle the most extensively studied bird in North America.

While we estimate there were nearly 500,000 bald eagles on this continent, this species was particularly devastated by a reproductive failure. In response, Congress did enact the Bald and Golden Eagle Protection Act, and the bird was listed on the Endangered Species Act.

□ 1500

From its all-time low of 417 nesting pairs in the continental United States during the Lyndon Johnson administration, extraordinary conservation efforts have saved the bald eagle since that time, and we have witnessed a significant population increase.

Today, there are just under 10,000 breeding pairs in the lower 48, not to mention to 30,000 bald eagles living in Alaska. By any objective stand, the recovery of the bald eagle has been remarkable and sadly, one of the few success stories of the Endangered Species Act, an act that obviously needs significant reform.

The Secretary of Interior has removed the bald eagle from the Federal list of threatened endangered species, and there is no question that the bald eagle will continue to inspire millions of America, but it symbolizes fundamental values of this country: courage, freedom, patriotic spirit, and of energy development.

Under the terms of House Resolution 1247, the people of the United States are encouraged to observe American Eagle Day on June 20, to provide educational information about the bald eagle and our Nation's wildlife resources. And I also urge a "yes" vote.

And I want to commend and compliment the author of this resolution, Congressman DAVIS of Tennessee, for his effective leadership in proposing this celebration of American Eagle Day.

I will reserve the balance of my time.

Ms. BORDALLO. In that case, Mr. Speaker, I also reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I wish to recognize the gentlelady from

North Carolina (Ms. FOXX) for what time she may choose to consume.

Ms. FOXX. Mr. Speaker, I want to thank my colleague from Utah for yielding me time, and I want to congratulate and commend my colleague from Tennessee (Mr. DAVIS) for his work on this resolution.

I want to say that this Capitol Building in which we are working today and which people are visiting every day is one of the most wonderful symbols of our country. The American bald eagle is another symbol of our country.

An intangible symbol of our country has always been our independence and our innovative nature and our freedom. The people all around the world know this country for what we stand for: freedom, and the rights of individuals, and the ability to solve problems, and to create ways to solve those problems.

But right now our way of life is being threatened because of the price of gasoline in this country, and there are many who believe that there are liberals in this country who think that the United States should be taken down a peg or two, that we shouldn't be allowed to be the great Nation that we are; and that one way of doing that is by crippling the United States through the inability to be independent with gas and oil.

But I want to say that that's not the direction that Republicans want to be going. Republicans want us to have the supply that we need for gasoline so that we can bring down the price of gasoline. We know that Democrats have blocked our ability for that. I spoke about that a few minutes ago, and I'm not going to repeat that; but I heard my colleague on the other side of the aisle talking about the argument that there are many, many leases out there that oil companies are not utilizing. That's another tactic of the Democrats: blame the oil companies, blame George Bush, blame everybody else for the problems that we have. Don't take the responsibility yourself. But again, unfortunately, we have the facts to back up what we know is true, which is Democrats have voted against our increasing supplies.

They're also wrong on the issue of leases. They talk about "use it or lose it." They want to introduce a bill that has no basis. They're inventing false arguments again.

"Use it or lose it" is already the law. For Federal onshore competitive oil and gas leases, an oil company must have a producing well by 10 years. This comes from section 17(e) of the Mineral Leasing Act. Prior to 1992, the lease term was 5 years. The Energy Policy Act of 1992, under a Democratically controlled House, modified it to 10 years. So it's the Democrats who changed the leasing terms.

For Federal offshore oil and gas leases, an oil company must produce energy between 5 to 10 years. It's in the government's discretion. This is from the Outer Continental Shelf Land Act. So Democrats, House Democrats, do

not even know what is the existing law now.

What Democrats would have you believe is that a lease is a license to produce oil and gas. It is not. A lease is only the start of a process involving several steps the government requires an oil company to take before it may even receive permission to drill.

Democrats are effectively arguing that we should pull leases away from oil companies before they receive permission to drill. This is like saying we should flunk a first grader on his first day of school because he has not yet taken his final exam.

Most of the drilling on Federal leases has been for natural gas, and natural gas production was up, way up last year, and so was demand. In fact, the industry is producing more gas under these leases, but they cannot keep up with the demand because Democrats and their radical environmental allies will not allow the leasing of new areas and 97 percent of Federal offshore areas are not leased; 94 percent of Federal onshore areas are not leased.

We can solve our energy problems in this country, and we do have them, but they've been brought on by the Democrats who say, We can't drill our way out of this. No, but we can do many things, including drilling. That will be a part of what we can do, and we can be energy independent. But again, many of them don't want us to be.

They don't want us to have a Nation that soars into greatness like the bald eagle that we are honoring in this resolution or continue the great reputation that we have had over the years for being the greatest Nation on earth. They would like to take us down a peg or two. I know Republicans and most Americans don't agree with them.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

I would say to the gentlelady that we are here to salute the American eagle. I would say that the American eagle would not be proud that 68 million acres of Federal energy lands are being held hostage by big oil companies.

To respond to the points just made, number one, current law allows leaseholders 10 years to develop oil or gas. The Responsible Federal Oil and Gas Lease Act cuts that down to 5 years. While existing leases can be canceled if leaseholders fail to comply with lease provisions, laws, or regulations, such as public safety and environmental requirements, there is no law or regulation that requires diligent development of Federal oil and gas leases.

The next point. As long as leaseholders pay the required annual rental fee, the government cannot compel diligent development of the lease lands.

Next. The Responsible Federal Oil and Gas Lease Act requires oil and gas operators to diligently develop Federal oil and gas leases as is currently required of coal leaseholders. This requirement was enacted in the 1970s to

prevent coal operators from using Federal resources for speculation that would drive up prices.

And finally, no such requirement is placed on oil and gas operators. And H.R. 6251 corrects that situation.

And again, I would like to repeat, and I would say to the previous speaker, that we are here this afternoon to salute the American eagle. And I would say that the American eagle would not be proud that 68 million acres of Federal energy lands are being held hostage by big oil.

Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I yield as much time as he may wish to consume to the gentleman from California (Mr. ISSA).

Mr. ISSA. Mr. Speaker, only on this floor would we debate how the American eagle would feel. I'm astonished that the Democrats have the hubris to talk in terms of how the American eagle would feel. As a matter of fact, the American eagle and countless thousands of birds and other wildlife have been used as an excuse for a generation for 68 million acres—yes, they are leased, but a lease is in fact not a right to drill. Just because you have a lease doesn't waive any environmental consideration. So beyond the requirement to find out if in fact there is oil on a lease site, you have to go through a myriad of hoops before you can begin drilling.

It's one of the reasons that, in fact, offshore drilling has become so popular. Not only are there vast resources out there, but in fact, the fish simply swim away; and in deep water, particularly over 400 meters, it is unlikely to find an environmentalist at the bottom claiming that there is some new form of life that is not only new but highly in danger.

So with all fairness to the Nation's bird, I would say that what we need to do is stop talking about 68 million acres that are "available for production" when in fact, the vast majority of that has little or no usable oil.

And I just want to give you a fairly short statement, Mr. Speaker. It is not a question of whether or not you have acreage, it's a question of whether the acreage is valid acreage for oil. I will give you the easiest example. West Virginia. It's a wonderful State. Beautiful State. They take a tremendous amount of coal out of there. They also take a quite a bit of oil. As a matter of fact, with 3,400 oil wells, they take a total of 5,000 barrels a day out of there. To the contrary, or to the other example, Alaska, with only 1,700, half as many wells, take 700,000 barrels a day.

So it's not, Mr. Speaker, whether or not you have millions of acres, it's do you have the acreage that you are able to drill in, do you have the acreage that is, in fact, yielding oil. And I can assure you at \$134 a barrel, if anyone was holding acreage that yielded barrels that in fact could deliver that kind of revenue, it would be drilled today.

The truth is the vast majority of the acreage is either off limits for environmental reasons or, in fact, would be like West Virginia: 3,400 wells, 5,000 barrels a day.

Ms. BORDALLO. Mr. Speaker, I yield such time as he may consume to the gentleman from Vermont (Mr. WELCH).

Mr. WELCH of Vermont. Mr. Speaker, I thank the gentlelady from Guam.

It's probably appropriate that we're here saluting the American eagle because if there is anything that the American eagle represents, it's the spirit of American independence, American self-reliance, American strength.

In the debate we're having today about the resolution honoring the American eagle, I don't want to say the energy debate has hijacked it because in many ways, it's quite relevant. The fundamental question that this country must decide is whether we will pursue a path of energy independence or continue to go hat-in-hand to the oil-exporting countries to try to solve our problems.

Some of you may remember, which for me was the most vivid representation of the American energy policy, and that was a picture on the front page of the New York Times a couple of years ago, when the President of the United States went to Saudi Arabia, and hand-in-hand, as is the custom in many of the Middle East countries, President Bush and the Saudi prince walked in to have a private conversation about America's oil future. And what was going on there was not the spirit of American independence represented by the eagle. It was a spirit of capitulation where our President was imploring a foreign country to solve the problems that we face.

A confident country, an energetic country solves its own problems. It doesn't look to others to help solve those problems. It takes on the challenge. Energy is a big challenge. It takes on the challenge of solving those problems on its own.

And that's the question that this Congress faces: Will we have the self-confidence of a vigorous and strong Nation to chart a course of energy independence?

□ 1515

Now we're hearing arguments that the problem we face can be solved by drilling our way out of it, and of course, that's an argument that has been pursued vigorously since we discovered oil. But you know, there's enormous evidence that allows us to take a look at this proposition. Will more permits to drill, will more drilling reduce the cost of oil?

And I have here, Mr. Speaker, a chart. The first chart shows the number of wells. The number in red here, we've got the number of leases, and in this blue, we have the number of wells. Starting in 1994, there's been a steady increase of the number of leases and a steady increase in the wells drilled.

And step by step by step, as leases and as drilling has increased, so has the price of a gallon of gas, from \$1 up to about \$4 a gallon today.

So reasonable people would step back and ponder the question, whether more drilling and more leases results in lower prices. History shows us, in nearly the past 20 years, that is simply not the case.

The other proposition is that the problem is the Federal Government is denying leases to the oil companies so that they can't do drilling, and the evidence is overwhelming that's simply not the case.

This chart, the second chart, shows on a pie chart, the whole circle there is the land that is available for leasing. And the green is all that's available, and the red here, or orange, is all that is open for leasing. Pardon me, I have it the opposite way around.

But of all of the land open and available for leasing, 79 percent is open and subject to exploitation and exploration by our oil companies. Only 21 percent is off limits. Yet, of this land where the oil companies have leases, 68 million acres where they can put metal to the ground is not under production, and there's no effort to put it under production.

My friends on the other side have argued that the oil companies have to go through certain environmental permits. I'm not sure you're right about that because much of that work has been done. Assuming that is the case, that's no different than what has been the requirement for the production of oil on federally-owned lands.

You know, there are many people who are asking the question as to whether the fix is in for the oil companies, and there's overwhelming evidence, in fact, that it is. Number one, the amount of speculation that now is core to the energy future trading markets is inflating the price at the pump, inflating the price of home heating fuel. How did that happen? Thanks to Congress.

In 2002, under the Tom DeLay Congress, the Enron loophole was passed at the request of that great company, Enron, that did so much for America's energy situation. Enron passed a loophole that took away any kind of regulatory oversight of the energy future trading market, and it led directly and immediately to an explosion in speculation. Hedge funds, private investors, folks who saw that they could make a lot of money on the misery of a lot of people rushed into the speculation in the oil energy markets. Now, that's wrong. There should be no speculative premium that comes at the expense of American consumers, folks trying to heat their home, small businesses trying to run a business.

This Congress has had an opportunity to get rid of that Enron loophole. House Democrats have passed legislation. It hasn't gotten through because of opposition on the other side, either

in the Senate or the consistent opposition of the President of the United States.

So what can we do if you want to be independent? One, we can get rid of the Enron loophole, wholly and completely. The second thing is that the energy companies, in fact, are hoarding leases, and that's a fact. There's an enormous push on this Congress to open up ANWR, and the argument is made and it has a surface appeal that if you open up ANWR, then it is going to mean a reduction in prices because the supply will go up and demand will go down.

A couple of problems with it. First and foremost, the oil companies have leases on 68 million acres. They're not exploiting them. Why? We don't know exactly why because they won't say. They will come in, raise their hand, take an oath, acknowledge that they're paying their executives 10s of millions of dollars, acknowledging that when one executive was retiring he was given a \$400 million payday to say good-bye, but they won't tell us why they're not putting drill bits to earth to exploit the leases they have.

But you don't have to be a rocket scientist to figure out what the motive may be. If they keep that lease and the oil or the natural gas sits in the ground and it goes from \$28 to \$48 to \$68 to \$134 a barrel, that's sound money for those companies, and it will fatten the already extraordinary profits, \$125 billion in profits for the oil companies last year, the big five oil companies.

Second, oil companies push hard to bring online as much Federal land for leases as possible because the Big Oil companies have been extremely successful in crowding out some of our small, independent producers, and in fact, my view is that's a detriment and a reason why this 68 million acres aren't exploited. If you had smaller, more independent, hungry, energetic companies that had an opportunity to make good money at \$134 a barrel, and they owned those leases, they'd be drilling.

So what you have is a situation where the oil companies are doing quite fine, they really are, and the status quo serves them very well. What may not serve them so well is the self-confident Congress, the self-confident President saying, you know what, we're not going to play that game anymore. There are other ways.

We're going to take away the tax breaks, about \$13 billion that American taxpayers are turning over to our oil companies, and that, with all due respect, is just an astonishing public policy. Our folks are paying over \$4 a gallon for gas. In my home State of Vermont, we're paying over \$4.25, \$4.40 for a gallon of home heating fuel, and taxpayers are paying the oil companies about \$13 billion in tax breaks. That's your money and mine. It's hard to see how that's justified, but the oil companies are quite happy to take that taxpayer subsidy.

But what they won't like is what the House is pushing, and that's a policy of energy independence, where we take those tax breaks, we steer them, as America has frequently done when there's something important for the American people, and it's taken a push from our taxpayers to get us over that initial technological hump, and that's having those tax breaks go as incentives to alternative energy sources, wind and solar, biofuels.

You know, if we could step back a minute and take a look at some of our friends in Europe and the leadership they're taking because of self-interest, a recognition in Portugal that investing in alternative fuel is a way to strengthen the economy, or Germany, investing in solar, Germany has less sun than Vermont. And let me tell you, I'm here to tell you that Vermont doesn't have as much sun as we need and I want. They have less sun than we do, but they are leading in solar technology.

So, the bottom line question is really very simple. Do we want leadership, as best exemplified by President Bush when he was with the Saudi prince, exploring the Saudi prince to rescue us from ourselves, or do we want leadership where we say we will take care of our own future, that particularly in face of what I think are unfounded arguments, that we can drill our way out, that Congress or the American government is an impediment to drilling that is available immediately for our oil and natural gas companies, and that there isn't supply that we can achieve through efficiency and alternative energy.

Mr. BISHOP of Utah. May I inquire how much time is left for the bald eagle to discover oil?

The SPEAKER pro tempore. The gentleman from Utah has 7½ minutes. The gentlewoman from Guam has 4 minutes.

Mr. BISHOP of Utah. Let me yield myself as much time as I will go through here.

We're now looking at a whole bunch of issues that deal from an Endangered Species Act that has few examples of success—this one happens to be one of those few—to an energy policy that we have developed over the last 40 years which can only be described as discombobulated.

It seems there are a group of people who control this floor whose past policy towards energy development and energy independence was to blame Big Oil, and now that prices of gasoline are at \$4 a gallon, \$1.75 more than when this Congress started, it seems now we try to have an expanded policy which is to blame Big Oil and allow lawyers to sue OPEC to give us more oil.

Simply, it does not come back to the reality of the situation that we have locked resources within this country, both onshore and in this country, that can produce our own energy independence.

We have laws that already say if you have a lease, you have 5 to 10 years.

The Secretary of the Interior has power already under law that if he thinks that is not being used properly, they have power to abrogate those contractual leases. However, for each one of those, we have 7 to 10 years of regulation, litigation and study, including an Interior appropriations bill that will be coming to the floor either this week or next week, which expands those restrictions and expands the moratorium that we have.

The bottom line is 30 years ago this country was producing about 11 million barrels of oil a day, and our need was 17. We had to import. Today, we produce about 8 million barrels of oil a day, and our need is 20, which means we have to import more.

We have a 22 percent reduction in production in this United States, and we're the only country in this continent that does that. Mexico has increased. Canada has increased. We have decreased our energy production, even though our needs have come up.

The chart you were looking at is somewhat skewed because it deals with only the offshore, and there's a difference to land that's documented and open and not opened to lease. The bottom line is, offshore, there's 1.7 billion acres of area that we could do to produce energy. We are doing 68 million acres. That leaves 1.6 billion acres still undiscoverable, locked away, not usable. That's 85 percent of everything we have.

The gentleman from Vermont was correct in which he said speculation is indeed driving the cost of oil, but the speculation is driving the cost of oil because the speculators believe this country will not continue to produce, that we will decline in our production. And until we have a policy that says we are going to increase our production, speculation will continue to increase, and those costs will increase.

What this Congress has to have is a comprehensive policy that says we will do more for conservation and we will do more for production of all sources of energy, alternative as well as carbon-based, and we will come up with new and innovative ways of delivering that energy. And until this Congress actually sits down and says we will have a comprehensive energy policy, all the data, all the instructions, everything else we're talking about is nothing more than useless rhetoric.

Interesting facts, totally irrelevant to the needs of the time. The needs are people are suffering now, and we need to do something to help those people who are suffering. And we have to have a comprehensive policy which does include increases of production of all sources of energy.

The gentlelady from Guam will be happy to know, I'm the last speaker on this bill.

I yield back the balance of my time. Ms. BORDALLO. Mr. Speaker, in closing, I want to say, as Mr. WELCH stated, ANWR, everybody keeps talking about ANWR. But if you opened

ANWR today, you would not get any energy production tomorrow. You wouldn't get any for a decade or more. Whereas right now, the oil companies have 68 million acres of land available for development, and they are not exploiting them.

□ 1530

I don't care how much rhetoric goes on here today, there is still the 68 billion acres of land available for development. They have access to enough acreage to produce six times the amount of energy that we might get from ANWR. So again, I'll repeat over and over, "use it or lose it."

I urge support for House Resolution 1247.

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

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and agree to the resolution, H. Res. 1247, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

COMMENDING THE ORANGE COUNTY WATER DISTRICT ON ITS 75TH ANNIVERSARY

Ms. BORDALLO. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1199) commending the Orange County Water District and its employees for their sound financial management and innovative groundwater management, water quality, water efficiency, and environmental programs, on its 75th anniversary.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1199

Whereas the Orange County Water District (OCWD) is celebrating its 75th anniversary of providing high quality groundwater to millions of residents in northern and central Orange County, California, and upon this occasion, deserves special recognition;

Whereas OCWD was created in 1933 by the California State Legislature's passage of Senator N.T. Edwards' SB 1201, which was signed into law on June 14, 1933;

Whereas OCWD was empowered to manage Orange County's large groundwater basin, to protect the quality and quantity of the groundwater, to conserve and manage groundwater supplies, to protect Orange County's water rights to the flow of the Santa Ana River, and to ensure that the water needs of the people of Orange County, who depend on the groundwater basin, are provided for;

Whereas in the 1950s, OCWD initiated the region's first sustained artificial recharge re-

plenishment system, which today is one of the most sophisticated and efficient recharge systems in the country;

Whereas in 1972, OCWD built the internationally-acclaimed Water Factory 21, the Nation's first and largest wastewater purification plant, to use reverse osmosis to purify sewer water for injection along the coast to prevent seawater intrusion;

Whereas in 1989, OCWD published a comprehensive Groundwater Management Plan for increasing water supplies, cleaning up contamination, and improving basin management, which became the model for groundwater management across the State;

Whereas in 1991, OCWD's Green Acres Project became operational as the Nation's first landscape irrigation wastewater treatment plant that provided water to local parks, golf courses, highway medians, and industry, freeing high quality drinking water for more valued uses in the arid Orange County;

Whereas in 2008, OCWD began operating the Groundwater Replenishment System, the world's largest sewer water purification project of its kind built to protect groundwater from seawater intrusion, delaying the need for another ocean outfall and making the region less dependent on imported water from the San Joaquin-Delta and Colorado Rivers by providing a new supply of high quality, locally controlled and energy efficient water to Orange County;

Whereas OCWD has one of the best water quality monitoring and protection programs, testing for twice the amount of chemicals required by law, maintaining a proactive philosophy of looking for emerging contaminants, and developing southern California's largest constructed wetlands to naturally purify Santa Ana River flows into Orange County;

Whereas OCWD has one of the highest financial ratings in the State, won every major water award, begun eliminating the evasive arundo donax through its environmental programs, and developed experimental wetlands to clean up dairy wastewater; and

Whereas OCWD has also developed basin-cleaning vehicles to enhance recharge efficiency, sponsored the Nation's largest Children's Water Education Festival, and brought back the least Bell's vireo, an endangered California songbird: Now, therefore, be it

Resolved, That the House of Representatives commends the Orange County Water District and its employees for their sound financial management and innovative groundwater management, water quality, water efficiency, and environmental programs, on its 75th anniversary.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Guam (Ms. BORDALLO) and the gentleman from Utah (Mr. BISHOP) each will control 20 minutes.

The Chair recognizes the gentlewoman from Guam.

GENERAL LEAVE

Ms. BORDALLO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Guam?

There was no objection.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

House Resolution 1199 commends the Orange County, California Water Dis-

trict and its employees for their sound financial management and innovative groundwater management, water quality, water efficiency, and environmental programs upon the occasion of its 75th anniversary.

During its 75-year history, the Orange County Water District has been a model for implementing groundwater recharge projects. Starting in 1950, the Water District developed the region's first sustained artificial recharge replenishment system. Earlier this year, the District opened its groundwater replenishment system, the world's largest sewer water purification project. This project, Mr. Speaker, currently is providing a new supply of high-quality water to Orange County, while making the region less dependent on imported water from Bay Delta and the Colorado River.

I wish to commend my colleague from California, Congresswoman LORETTA SANCHEZ, for sponsoring this very important resolution before us today, and I ask my colleagues to support its passage.

Mr. Speaker, I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of this resolution that was introduced by our colleagues from southern California.

The Orange County Water District has experienced rapid changes since it was created in 1933. It once relied on pumping ground water for agriculture, now it uses a combination of sources, including imported and recycled water, for its urban needs. Due to environmental litigation, the Orange County Water District will more than likely experience significant imported water cutbacks, leading to higher water costs that will be passed on to the consumers.

These same water reductions are forcing family farmers to fallow ground and let their crops die. The situation is so dire the Governor of California, Governor Schwarzenegger, last week declared parts of California under a state of emergency. These same family farmers are experiencing higher costs of living caused by the high cost of water as well as the high cost of gasoline prices. It is almost a perfect storm, and yet we have done nothing to help them to reduce those gas and oil prices.

This resolution is a nice reward to Orange County Water District for its hard work over the years, but Congress' time actually should be spent in devising energy solutions because, once again, real people are suffering and real needs are there.

Mr. Speaker, I reserve the balance of my time.

Ms. BORDALLO. Mr. Speaker, I yield to the gentlelady from California (Ms. LORETTA SANCHEZ) such time as she may consume.

Ms. LORETTA SANCHEZ of California. Mr. Speaker, I am pleased today

the House of Representatives is considering House Resolution 1199, which honors the 75th anniversary of the Orange County Water District.

As a sponsor of this legislation, I would like to thank the Committee on Natural Resources, especially the gentleman from West Virginia, Chairman RAHALL, for his assistance in bringing this resolution to the floor, and my good friend from Guam for managing this resolution. I also would like to thank the rest of my colleagues from Orange County, all of whom are original cosponsors of this resolution.

You see, this Water District, the Orange County Water District, began its operations in 1933 when then California Governor James Rolph, Jr. signed it into existence on June 14. At that time, the Water District covered more than 163,000 acres and was intended to serve about 60,000 people primarily in agriculture. That is the beginning of Orange County. But today, the Orange County Water District covers well over 200,000 acres, and it serves a population of more than 2.3 million people.

As it has grown, the Water District has stayed on top of its game at the forefront of efforts with respect to water supply and the efficient distribution of that through Orange County. And the best example of that, of course, is what we just opened in January of this year, and that is our groundwater replenishment system.

The replenishment system is on the cutting edge of water reuse technology. It will purify 70 million gallons of water a day to provide clean drinking water for more than 100,000 Orange County families.

This system is the premier groundwater replenishment project in the world. And Orange County is often visited by other people from our country and from dignitaries from around the world, scientists from around the world, engineers from around the world, who want to come and see what we are doing. And yes, basically what we're doing is that we dispose of the water by flushing the toilet, send it into a tertiary process, clean it purer than the water you would find in the ground. We put it into the ground, and about 3 or 4 years later the same water is being used through your house once again. This makes it self-contained. It means that in a desert like southern California, we are not importing water for our usage, we're actually using our own water over and over, and this is the wave of the future. As I said, so many from around the world, from Israel and from other places, are coming to take a look at what we have done. And even just recently, the Mayor of Los Angeles said he would like to try to make a system like that work in the County of Los Angeles.

So the Orange County Water District's vision and initiative in establishing this system is the reason that it received the 2008 Clair A. Hill Award from the Association of California Water Agencies, and it was also named

the Public Water Agency of the Year in 2008.

Throughout its 75-year history, the Orange County Water District has proven that it is a leader in identifying and creating new and existing options to meet the water needs of California, of our Nation, and of the world. Along with the entire county delegation, I hope that all of my colleagues will vote for this resolution today.

Mr. BISHOP of Utah. I yield such time as he may consume to another of the good representatives of southern California, the gentleman from California (Mr. ISSA).

Mr. ISSA. Mr. Speaker, I join with the gentelady from Orange County in support of this resolution. But this resolution brings to mind one of the challenges we have in California. You see, in California, we don't allow coal to be used to make electricity. In California, we don't allow nuclear; we banned it for more than 30 years, no new nuclear. As a matter of fact, in California, with the exception of some geothermal that we can't seem to find a way to bring power lines from where it is to where we want it, all of our new power comes from natural gas.

And in California, we are not looking for natural gas. As a matter of fact, we don't allow any leasing, Federally or State, off of our coastline. Literally a thousand miles of coastline out 200 miles is off limits to natural gas. We can't take clean natural gas from our own shores in California. As a result, water projects are in danger.

The gentelady from California rightfully so did speak about groundwater replenishment, which she has in her district and I have in my district. We also have desalinization in both of our districts. And guess what? Desalinization is another term for electricity-to-water.

In order to meet our water needs, whether it's pumping from the north to the south, pumping for replenishment or, in fact, desalinization, we need energy. That energy is electricity. That electricity comes from natural gas. That natural gas comes from unstable parts of the world in which it must be hauled in by liquefaction because we don't meet our own natural gas needs.

Republicans here in the House support opening up the opportunity to get natural gas, at least allow some exploration for natural gas 50 miles off the California coast. That's not difficult. And the leaks, in fact, would be methane 50 miles offshore. You wouldn't see it, you wouldn't hear it, and it's non-polluting. And yet, as of today, the Democrats continue to block that.

We need to open up. We've been talking about oil, but we need to talk about natural gas. California needs clean natural gas. It's off our shoreline, it's close to us today. And I would absolutely urge my colleagues, when they're looking at water in California, look at water as electricity and electricity as natural gas, and natural gas is something we have off our shore that

is presently unavailable; millions, countless millions of acres unavailable.

And last, Mr. Speaker, I would hope that when people are talking about the acreage that isn't being used today, the 68 million acres that's not currently in use, and, you know, we can look at whether some of it just recently was granted and it's in exploration, whether it's in environmental, we can break it down. But the amazing thing is, out of only 41 million acres that is out on lease of any exploration or production, we're getting a huge amount of oil off Federal lands. Just think if we, in fact, used those 68 million acres over the next few years and opened up some major portion of 2.351 billion acres, that's 2,351 million acres that are not available today.

So when people talk about the 68 million that are, they should also talk about the 41 million that are under use today that are generating oil and natural gas, the many millions that are coming in from leases that are out that are just now beginning to bear fruit, and of course the 2,351 million acres that are presently closed, a lot of which is off the California and the gulf coast 50 miles out that no one would see, that, in fact, could be drilled in deep water safely, but of course is not available today.

Ms. BORDALLO. Mr. Speaker, I was listening intently to the previous speaker, and I'm wondering if he is suggesting that we drill in national parks and military bases—when you mentioned all the acreage that's available.

Mr. ISSA. If the gentelady will yield.

Ms. BORDALLO. I will yield.

Mr. ISSA. What I was talking about is a portion of the 2.351 billion acres. Obviously, all of us would want to make sure that certain areas were not drilled in, but of course most of this acreage we have no idea what is there.

As you probably know, there are 3,400-plus oil wells throughout West Virginia. We have overdrilled West Virginia and Oklahoma. We haven't put a new drill even for exploration off the California coast in decades, not even to find out how much natural gas is out there. And that, in fact, from 50 to 200 miles, is an economic zone created by Ronald Reagan that belongs to the United States that could be explored.

Ms. BORDALLO. So the 2 billion acres that you're referring to does exclude national parks and all of the military bases?

Mr. ISSA. Well, Madam Chair, of course it excludes it. But when we look at only 3 percent and 6 percent that are under oil leases, we have to look at all the available BLM land. Just, for example, though, there are 700 million acres that are presently held by the BLM. By definition, the Bureau of Land Management holds that for productive use. So that would be an example where there are no parks on BLM land, there are no national monuments or military bases on those 700 million acres alone.

Ms. BORDALLO. Well, Mr. Speaker, I was just requesting that the gentleman clarify. I want to be sure that his numbers are accurate.

I reserve the balance of my time.

Mr. GARY G. MILLER of California. Mr. Speaker, I rise today in support of H. Res. 1199, a resolution congratulating the Orange County Water District on its 75th anniversary. The Orange County Water District and its employees have effectively delivered innovative groundwater management, water quality, water efficiency, and environmental programs which will reduce our region's dependence on imported water.

We all know that with increased demand, decreased availability of imported water, and higher water quality requirements, future water supplies will become even more limited and expensive. If we want to sustain southern California's economic growth and provide for a rapidly increasing population, we must ensure efficient and reliable access to water resources and pursue a modernized sanitation infrastructure. The Orange County Water District recognized that we needed a reliable source of quality water and has pursued multipronged strategies for capturing and recycling water that would otherwise flow downstream to the ocean.

The first initiative involves a series of agreements between the Orange County Water District, the U.S. Army Corps of Engineers, and the U.S. Fish and Wildlife Service to allow the District to conserve water behind Prado Dam. This water, which would otherwise flow downstream to the ocean, is captured to recharge the local aquifer. In addition, the Orange County Water District has partnered with the Orange County Sanitation District in the development of the groundwater replenishment system. This system will take highly treated sewer water and treat it above and beyond existing drinking water standards by undergoing an advanced purification process that includes two membrane filtration and treatment by ultraviolet light and hydrogen peroxide. Once purified, the water will be sent to groundwater recharge facilities or injection wells. This project is a model of self-reliance and should be replicated throughout water districts around southern California.

The Orange County Water District is working to ensure water reliability for generations to come. This is a comforting thought to businesses as well as residents interested in moving to Orange County. Their efforts will allow our economy to grow without being restrained by potential water shortages.

I congratulate the Orange County Water District for their 75 years of service to the region and I am proud of the Federal, State, and local agencies that have worked together to serve the community and address the region's growing water needs.

Mr. CAMPBELL of California. Mr. Speaker, I rise to congratulate the Orange County Water District for its 75 years of exemplary service to the communities of Orange County, California.

Orange County Water District and its employees deserve special recognition for their exceptional effectiveness in protecting and providing an essential resource for 2.3 million customers in Orange County. They are to be acknowledged especially for the quality and efficiency of their systems and programs that are among the most innovative in the industry.

Orange County Water District in its dedication to excellence in public service is a shining example of government that works.

Mr. Speaker, I would like to express our deep appreciation and gratitude to Orange County Water District and congratulate them on their 75 years.

Mr. ROYCE. Mr. Speaker, I rise in support of H. Res. 1199, Commending the Orange County Water District and its employees for their sound financial management and innovative groundwater management, water quality, water efficiency, and environmental programs, on its 75th anniversary.

As a cosponsor of this resolution and a representative from Orange County, I know of the valuable service the OCWD has provided to Orange County. The recent drought in California has reminded many of us how imperiled our water supply is. Water demand in California is set to increase by 16 percent between 2010 and 2030, but fortunately, the OCWD is doing much to meet the counties needs.

The new groundwater replenishment system is one of the world's most high-tech, as it produces 70 million gallons per day, enough for half a million people. Innovative thinking such as this has greatly helped our community, and will do much to meet growing demand.

On its 75th anniversary, I'd like to again congratulate the OCWD and its employees for its valuable contributions to Orange County.

Mr. BISHOP of Utah. Mr. Speaker, I yield back the balance of my time.

Ms. BORDALLO. I urge my colleagues to support this bill.

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

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and agree to the resolution, H. Res. 1199.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

□ 1545

EASTERN NEW MEXICO RURAL WATER SYSTEM AUTHORIZATION ACT

Ms. BORDALLO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 5710) to authorize the Secretary of the Interior to provide financial assistance to the Eastern New Mexico Rural Water Authority for the planning, design, and construction of the Eastern New Mexico Rural Water System, and for other purposes.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5710

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 "Eastern New Mexico Rural Water System Authorization Act".

SEC. 2. DEFINITIONS.

In this Act:

(1) **AUTHORITY.**—The term "Authority" means the Eastern New Mexico Rural Water Authority, an entity formed under State law for the purposes of planning, financing, developing, and operating the System.

(2) **ENGINEERING REPORT.**—The term "engineering report" means the report entitled "Eastern New Mexico Rural Water System Preliminary Engineering Report" and dated October 2006.

(3) **PLAN.**—The term "plan" means the operation, maintenance, and replacement plan required by section 4(b).

(4) **SECRETARY.**—The term "Secretary" means the Secretary of the Interior.

(5) **STATE.**—The term "State" means the State of New Mexico.

(6) **SYSTEM.**—

(A) **IN GENERAL.**—The term "System" means the Eastern New Mexico Rural Water System, a water delivery project designed to deliver approximately 16,500 acre-feet of water per year from the Ute Reservoir to the cities of Clovis, Elida, Grady, Melrose, Portales, and Texico and other locations in Curry, Roosevelt, and Quay Counties in the State.

(B) **INCLUSIONS.**—The term "System" includes the major components and associated infrastructure identified as the "Best Technical Alternative" in the engineering report.

(7) **UTE RESERVOIR.**—The term "Ute Reservoir" means the impoundment of water created in 1962 by the construction of the Ute Dam on the Canadian River, located approximately 32 miles upstream of the border between New Mexico and Texas.

SEC. 3. EASTERN NEW MEXICO RURAL WATER SYSTEM.

(a) **FINANCIAL ASSISTANCE.**—

(1) **IN GENERAL.**—The Secretary may provide financial and technical assistance to the Authority to assist in planning, designing, conducting related preconstruction activities for, and constructing the System.

(2) **USE.**—

(A) **IN GENERAL.**—Any financial assistance provided under paragraph (1) shall be obligated and expended only in accordance with a cooperative agreement entered into under section 5(a)(2).

(B) **LIMITATIONS.**—Financial assistance provided under paragraph (1) shall not be used—

(i) for any activity that is inconsistent with constructing the System; or

(ii) to plan or construct facilities used to supply irrigation water for irrigated agricultural purposes.

(b) **COST-SHARING REQUIREMENT.**—

(1) **IN GENERAL.**—The Federal share of the total cost of any activity or construction carried out using amounts made available under this Act shall be not more than 75 percent of the total cost of the System.

(2) **SYSTEM DEVELOPMENT COSTS.**—For purposes of paragraph (1), the total cost of the System shall include any costs incurred by the Authority or the State on or after October 1, 2003, for the development of the System.

(c) **LIMITATION.**—No amounts made available under this Act may be used for the construction of the System until—

(1) a plan is developed under section 4(b); and

(2) the Secretary and the Authority have complied with any requirements of the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.) applicable to the System.

(d) TITLE TO PROJECT WORKS.—Title to the infrastructure of the System shall be held by the Authority or as may otherwise be specified under State law.

SEC. 4. OPERATION, MAINTENANCE, AND REPLACEMENT COSTS.

(a) IN GENERAL.—The Authority shall be responsible for the annual operation, maintenance, and replacement costs associated with the System.

(b) OPERATION, MAINTENANCE, AND REPLACEMENT PLAN.—The Authority, in consultation with the Secretary, shall develop an operation, maintenance, and replacement plan that establishes the rates and fees for beneficiaries of the System in the amount necessary to ensure that the System is properly maintained and capable of delivering approximately 16,500 acre-feet of water per year.

SEC. 5. ADMINISTRATIVE PROVISIONS.

(a) COOPERATIVE AGREEMENTS.—

(1) IN GENERAL.—The Secretary may enter into any contract, grant, cooperative agreement, or other agreement that is necessary to carry out this Act.

(2) COOPERATIVE AGREEMENT FOR PROVISION OF FINANCIAL ASSISTANCE.—

(A) IN GENERAL.—The Secretary shall enter into a cooperative agreement with the Authority to provide financial assistance and any other assistance requested by the Authority for planning, design, related reconstruction activities, and construction of the System.

(B) REQUIREMENTS.—The cooperative agreement entered into under subparagraph (A) shall, at a minimum, specify the responsibilities of the Secretary and the Authority with respect to—

(i) ensuring that the cost-share requirements established by section 3(b) are met;

(ii) completing the planning and final design of the System;

(iii) any environmental and cultural resource compliance activities required for the System; and

(iv) the construction of the System.

(b) TECHNICAL ASSISTANCE.—At the request of the Authority, the Secretary may provide to the Authority any technical assistance that is necessary to assist the Authority in planning, designing, constructing, and operating the System.

(c) BIOLOGICAL ASSESSMENT.—The Secretary shall consult with the New Mexico Interstate Stream Commission and the Authority in preparing any biological assessment under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) that may be required for planning and constructing the System.

(d) EFFECT.—Nothing in this Act—

(1) affects or preempts—

(A) State water law; or

(B) an interstate compact relating to the allocation of water; or

(2) confers on any non-Federal entity the ability to exercise any Federal rights to—

(A) the water of a stream; or

(B) any groundwater resource.

SEC. 6. AUTHORIZATION OF APPROPRIATIONS.

(a) IN GENERAL.—In accordance with the adjustment carried out under subsection (b), there is authorized to be appropriated to the Secretary to carry out this Act an amount not greater than \$327,000,000.

(b) ADJUSTMENT.—The amount made available under subsection (a) shall be adjusted to reflect changes in construction costs occurring after January 1, 2007, as indicated by engineering cost indices applicable to the types of construction necessary to carry out this Act.

(c) NONREIMBURSABLE AMOUNTS.—Amounts made available to the Authority in accordance with the cost-sharing requirement under section 3(b) shall be nonreimbursable and nonreturnable to the United States.

(d) AVAILABILITY OF FUNDS.—At the end of each fiscal year, any unexpended funds appropriated pursuant to this Act shall be retained for use in future fiscal years consistent with this Act.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Guam (Ms. BORDALLO) and gentleman from Utah (Mr. BISHOP) each will control 20 minutes.

The Chair recognizes the gentlewoman from Guam.

GENERAL LEAVE

Ms. BORDALLO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Guam?

There was no objection.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

H.R. 5710, as introduced by our colleague, Congressman TOM UDALL of New Mexico, would direct the Secretary of the Interior, acting through the Bureau of Reclamation, to assist in the design and the construction of the Eastern New Mexico Rural Water System. The project would provide a sustainable water supply to nine communities and an Air Force base. This bill has received bipartisan support.

I ask my colleagues to support its passage.

I reserve the balance of my time.

Mr. BISHOP of Utah. I yield myself such time as I may consume.

The gentlelady from Guam has, once again, in her role as the bill manager, adequately explained the legislation that has been introduced by our colleague from New Mexico, TOM UDALL. And it is also supported by our committee colleague, the ranking member on the Energy and Mineral Resources subcommittee, himself an expert on energy, STEVE PEARCE. Both of them are trying to seek to provide alternative water sources to communities in eastern New Mexico.

One thing that is not contemplated in this bill is, of course, how much energy it will take to pump the water over almost 100 miles of pipeline. Water pumping costs for this project will require massive amounts of electricity. It is unclear on how we, as a country, are planning on generating that electricity in the future. But since commitments have been made to work on specific committee report language involving land owner rights and military contributions to this particular water project, we certainly have no objection at this point to this bill and would also urge a favorable vote.

Mr. UDALL of New Mexico. Mr. Speaker, today I rise in support of H.R. 5710, The Eastern New Mexico Rural Water System Authorization Act. In so doing, I would like to thank

Chairman RAHALL and Chairwoman NAPOLITANO for their efforts in bringing this legislation to the floor today. This important bill will authorize the Bureau of Reclamation to help communities in eastern New Mexico develop the Eastern New Mexico Rural Water System (ENMRWS).

There has long been a recognized need for a reliable and safe supply of potable water for eastern New Mexico. After years of drought and ever-increasing community growth, this water supply project is now absolutely critical for the continued economic well-being of Curry and Roosevelt counties in eastern New Mexico.

These eastern New Mexico counties are built on a strong agricultural heritage, and the communities are known for their great sense of unity and mutual support. With the threat of extreme water scarcity, eastern New Mexico counties are rallying to ensure community survival.

The Ogallala aquifer currently provides 100 percent of the municipal and industrial water supplies and the vast majority of agricultural water for eastern New Mexico. However, both the quantity and quality of this groundwater reserve have declined severely in recent decades. It is estimated that this groundwater supply will not be able to sustain current use into the next decade, and may be functionally depleted within 25 years.

For 45 years, water users in eastern New Mexico have worked to develop an alternative source of municipal water that will be sustainable into the future. The Eastern New Mexico Rural Water Supply Authority, consisting of nine communities in the Curry and Roosevelt counties of eastern New Mexico, was formed in 2001 to oversee the development of a rural water system. This Authority has expeditiously and effectively finalized the studies and planning necessary to move forward with this project.

The Eastern New Mexico Rural Water System Authorization Act is the result, and it has come after years of research, years of consultation, years of planning, and years of negotiation. The legislation is strongly supported by the communities involved, by the state of New Mexico, and by the entire New Mexico Delegation. H.R. 5710 passed by unanimous consent in both subcommittee and full committee, and it is my hope that the bill will continue to garner strong bipartisan support on the floor today and in the Senate as it moves to that chamber.

I applaud the efforts of the Eastern New Mexico Rural Water Supply Authority, of the state of New Mexico, and of the counties and cities involved in this project. They have worked expeditiously and tirelessly to finalize the studies and planning necessary to move forward with this project.

The establishment of the Eastern New Mexico Rural Water System is essential to the socio-economic survival of communities in eastern New Mexico. While vital to New Mexico, H.R. 5710 is just one piece in the larger puzzle of water resources in the arid west and across the nation. As our nation is confronted with changing and extreme weather, states and communities must work to address water scarcity with conservation efforts, with new technology, and with negotiation of water rights.

H.R. 5710 builds on the ongoing efforts of the 8 cities and counties participating in the

project. These communities are working to establish innovative approaches to conserving water both agriculturally and domestically. They are part of a movement in the west to recognize the limitations of this precious resource and to work within these limitations to build strong communities.

The Eastern New Mexico Rural Water System Authorization Act is key to the survival of numerous New Mexico communities, and is part of a wider national approach to sound water management. We cannot stand by and watch vibrant communities dissolve into western ghost towns, especially when solutions exist. I encourage my colleagues to support H.R. 5710 and help provide a positive, long-term solution to a pressing water need in the rural West.

Mrs. WILSON of New Mexico. Mr. Speaker, I rise to speak in favor of passage of H.R. 5710, the Eastern New Mexico Rural Water System Authorization Act, which will establish the Ute water pipeline. This bill authorizes construction of a pipeline from the Ute Reservoir that will carry water to several communities in Curry and Roosevelt counties.

Under the proposed bill, the U.S. Bureau of Reclamation is authorized to spend up to \$327 million to assist the Eastern New Mexico Rural Water Authority (ENMRWA) in the construction of the pipeline. The State of New Mexico and the ENMRWA, which represents communities in eastern New Mexico that will benefit from the pipeline, will contribute 25 percent of the cost of construction. ENMRWA will operate and maintain the pipeline.

Construction of this pipeline is essential as communities in eastern New Mexico try to meet future demand for water. It will provide a critical supply of water to growing communities and create certainty in these communities that safe, clean water will continue to be available long into the future.

The Ute Reservoir was built on the Canadian River in 1959 as a sustainable water supply for eastern New Mexico. It has been nearly 40 years since Congress authorized the study of a pipeline to transfer water to communities in eastern New Mexico, but only in the past few years have the affected New Mexico communities began planning for the pipeline.

Communities that will be served by the Ute pipeline include Grady, Clovis, Melrose, Texico, Portales and Elida, as well as Cannon Air Force Base.

I am a cosponsor of this important legislation and urge its swift passage.

Mr. BISHOP of Utah. I yield back the balance of my time.

Ms. BORDALLO. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 5710.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

LEADVILLE MINE DRAINAGE TUNNEL REMEDIATION ACT OF 2008

Ms. BORDALLO. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 5511) to direct the Secretary of the Interior, acting through the Bureau of Reclamation, to remedy problems caused by a collapsed drainage tunnel in Leadville, Colorado, and for other purposes, as amended.

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 5511

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. LEADVILLE MINE DRAINAGE TUNNEL REMEDIATION.

(a) **SHORT TITLE.**—This section may be cited as the “Leadville Mine Drainage Tunnel Remediation Act of 2008”.

(b) **TUNNEL REMEDIATION.**—The Reclamation Projects Authorization and Adjustment Act of 1992 (Public Law 102-575) is amended as follows:

(1) By striking section 705.

(2) In section 708(a)—

(A) by striking “(a)” and inserting “(a)(1)”;

(B) by striking “The Secretary shall have” and inserting “Except as provided by paragraph (2), the Secretary shall have”; and

(C) by adding at the end the following:

“(2) The Secretary shall participate in the implementation of the operable unit 6 remedy for the California Gulch Superfund Site, as such remedy is defined in the Environmental Protection Agency’s 2003 Record of Decision for such operable unit, by—

“(A) treating water behind any blockage or bulkhead in the Leadville Mine Drainage Tunnel, including surface water diverted into the Tunnel workings as part of the remedy; and

“(B) managing and maintaining the mine pool behind such blockage or bulkhead at a level that precludes surface runoff and releases and minimizes the potential for tunnel failure due to excessive water pressure in the tunnel.”.

(3) In section 708(f), by striking “and 708” and inserting “, 708, and 709”.

(4) By adding at the end of title VII the following:

“SEC. 709. TUNNEL MAINTENANCE.

“The Secretary shall take such steps to repair or maintain the structural integrity of the Leadville Mine Drainage Tunnel (LMDT) as may be necessary in order to prevent tunnel failure and to preclude uncontrolled release of water from any portion of the tunnel.”.

(5) In the table of sections contained in section 2—

(A) by striking the item relating to section 705; and

(B) by inserting after the item relating to section 708 the following new item:

“Sec. 709. Tunnel maintenance.”.

THE SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Guam (Ms. BORDALLO) and gentleman from Utah (Mr. BISHOP) each will control 20 minutes.

The Chair recognizes the gentlewoman from Guam.

GENERAL LEAVE

Ms. BORDALLO. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to

revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Guam?

There was no objection.

Ms. BORDALLO. Mr. Speaker, I yield myself such time as I may consume.

H.R. 5511 was introduced by our colleague, Congressman DOUG LAMBORN of Colorado. The bill, as amended, would direct the Bureau of Reclamation to remedy problems caused by collapses in the Leadville Mine Drainage Tunnel. Due to structural deterioration, contaminated water has backed up in the tunnel posing a grave public health and environmental threat.

This bill has received bipartisan support. We have no objection to this non-controversial bill. And I ask my colleagues to support its passage.

I reserve the balance of my time.

Mr. BISHOP of Utah. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in strong support for the bill that was introduced by our committee colleague, DOUG LAMBORN of Colorado. The Leadville Mine Tunnel was supposed to be used for a nearby Federal water project but has ended up becoming a public danger. It has been on the verge of bursting and sending what is presumed to be chemical-laden water toward local homes. The Bureau of Reclamation owns the tunnel and must be responsible for resolving the situation. And that is what this bipartisan bill accomplishes.

The Leadville Mine, addressed in this bill, was used during World War II and the Korean War to supply critical metals to help our Nation. Years ago, our Nation smartly invested in mining our natural resources. Yet today, the mining industry is under attack by some and by many. And the net effect, of course, has been to outsource U.S. jobs to countries that have commonsense environmental regulations and an increase in consumer prices to those here at home. It would be nice if Congress would promote our own mining industry and not destroy it by 1,000 cuts. America does deserve better.

This bill, though, solves a particular problem that is faced in Colorado. It is a bipartisan bill. And I urge its adoption.

Mr. LAMBORN. Mr. Speaker, today is, an important day for the citizens of Lake County and all residents of Colorado. They deserve to see what the federal government will do to correct problems associated with the Leadville Mine Drainage Tunnel.

The Leadville Mine Drainage Tunnel was originally constructed by the federal Bureau of Mines in the 1940's and 1950's to facilitate the extraction of lead and zinc ore for the World War II and the Korean War efforts. The Bureau of Reclamation acquired the Tunnel in 1959 hoping to use the tunnel as a source of water for the Frying pan-Arkansas Project. Although the tunnel was never used for the Fryingpan-Arkansas Project, water that flows out of the tunnel is considered part of the natural flow of the Arkansas River.

With the passage and subsequent signing into law of H.R. 429 during the 102nd Congress (1992), the Bureau of Reclamation constructed and continues to operate a water treatment plant at the mouth of the Tunnel.

Groundwater levels at the tunnel have fluctuated in recent years. In addition, a collapse in the tunnel has increased the tunnel's mine pool significantly, leading to new seeps and springs in the area. Estimates suggest that up to 1 billion gallons of water may have built up within the mine pool.

In November 2007, the Environmental Protection Agency sent a letter to the Bureau of Reclamation expressing concerns over a catastrophic blowout, and in February 2008, the Lake County Commissioners declared a state of emergency.

We know that the Bureau of Reclamation is completing a risk assessment in the area, and we look forward to reviewing that report. Additionally, some emergency measures are currently being undertaken by the Environmental Protection Agency and the Bureau of Reclamation to relieve water pressure in the vicinity.

But many of the problems reported at this site are not new. Legislation addressing this matter and authorizing the Secretary of the Interior to rehabilitate this tunnel dates back to at least 1976.

In response to the request for action from the local community, I worked together with Congressman MARK UDALL from Colorado and introduced H.R. 5511. This bill would direct the Bureau of Reclamation to relieve water pressure behind certain blockages in the tunnel, permanently manage the mine pool behind any blockage to prevent releases of contaminated water, and manage the tunnel in such a way to prevent failure of the structure.

I look forward to seeing this situation remedied so that concerns about human safety and environmental integrity may be appropriately and responsibly addressed. I encourage all members to support passage of this legislation.

Mr. RAHALL. Mr. Speaker, I submit the following letters for inclusion in the RECORD on the consideration of H.R. 5511, the Leadville Mine Drainage Tunnel Act of 2008.

HOUSE OF REPRESENTATIVES,
COMMITTEE ON TRANSPORTATION AND
INFRASTRUCTURE,

Washington, DC, June 12, 2008.

Hon. NICK RAHALL,
Chairman, Committee on Natural Resources,
House of Representatives, Washington, DC.

DEAR CHAIRMAN RAHALL: I write to you regarding H.R. 5511, a bill to direct the Secretary of the Interior to remedy problems caused by a collapsed drainage tunnel in Leadville, Colorado.

H.R. 5511 contains provisions that fall within the jurisdiction of the Committee on Transportation and Infrastructure. I recognize and appreciate your desire to bring this legislation before the House in an expeditious manner and, accordingly, I will not seek a sequential referral of the bill. However, I agree to waive consideration of this bill with the mutual understanding that my decision to forego a sequential referral of the bill does not waive, reduce, or otherwise affect the jurisdiction of the Committee on Transportation and Infrastructure over H.R. 5511.

Further, the Committee on Transportation and Infrastructure reserves the right to seek the appointment of conferees during any House-Senate conference convened on this

legislation on provisions of the bill that are within the Committee's jurisdiction. I ask for your commitment to support any request by the Committee on Transportation and Infrastructure for the appointment of conferees on H.R. 5511 or similar legislation.

Please place a copy of this letter and your response acknowledging the Committee on Transportation and Infrastructure's jurisdictional interest in the Committee Report on H.R. 5511 and in the Congressional Record during consideration of the measure on the House Floor.

I look forward to working with you as we prepare to pass this important legislation.

Sincerely,

JAMES L. OBERSTAR, M.C.,
Chairman.

HOUSE OF REPRESENTATIVES,
COMMITTEE ON NATURAL RESOURCES,
Washington, DC, June 16, 2008.

Hon. JAMES OBERSTAR,
Chairman, Committee on Transportation and
Infrastructure, Washington, DC.

DEAR MR. CHAIRMAN: Thank you for your willingness to expedite floor consideration of H.R. 5511, a bill to direct the Secretary of the Interior to remedy problems caused by a collapsed drainage tunnel in Leadville, Colorado.

I appreciate your willingness to waive rights to further consideration of H.R. 5511, notwithstanding the jurisdictional interest of the Committee on Transportation and Infrastructure. Of course, this waiver does not prejudice any further jurisdictional claims by your Committee over this legislation or similar language. Furthermore, I agree to support your request for appointment of conferees from the Committee on Transportation and Infrastructure if a conference is held on this matter.

This exchange of letters will be placed in the committee report and inserted in the Congressional Record as part of the consideration of the bill on the House floor. Thank you for the cooperative spirit in which you have worked regarding this matter and others between our respective committees.

With warm regards, I am

Sincerely,

NICK J. RAHALL II,
Chairman, Committee on Natural Resources.

Mr. BISHOP of Utah. Once again, I have no other speakers on this particular bill. Does the gentlelady have any other speakers?

Ms. BORDALLO. I have no other speakers.

Mr. BISHOP of Utah. I will yield back the balance of my time.

Ms. BORDALLO. Mr. Speaker, I have no further speakers, and I yield back.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 5511, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Ms. BORDALLO. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

COMMUNICATION FROM THE CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, June 17, 2008.

Hon. NANCY PELOSI,
Speaker, House of Representatives,
Washington, DC.

DEAR MADAM SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on June 17, 2008, at 10:40 a.m.:

That the Senate passed without amendment H.R. 814.

That the Senate passed without amendment H.R. 5778.

That the Senate passed with an amendment H.R. 3403.

That the Senate agreed to S. Con. Res. 84.

Appointments:
Board of Trustees of Gallaudet University

With best wishes, I am

Sincerely,

LORRAINE C. MILLER,
Clerk of the House.

DESIGNATING CHAIRMAN AND VICE CHAIRMAN OF UNITED STATES INTERNATIONAL TRADE COMMISSION—MESSAGE FROM THE PRESIDENT OF THE UNITED STATES

The SPEAKER pro tempore laid before the House the following message from the President of the United States; which was read and, without objection, referred to the Committee on Ways and Means:

To The Congress of the United States:

Consistent with the provisions of 19 U.S.C. 1330(c)(1), this is to notify the Congress that I have designated Shara L. Aranoff as Chairman and Daniel Pearson as Vice Chairman of the United States International Trade Commission, effective June 17, 2008.

GEORGE W. BUSH.

THE WHITE HOUSE, June 17, 2008.

PUBLIC RADIO RECOGNITION MONTH

Mr. DAVIS of Illinois. Mr. Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1002) expressing support for designation of April 2008 as "Public Radio Recognition Month," as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1002

Whereas the mission of public radio is to create a better informed public that is challenged and invigorated by a deeper understanding and appreciation of events, ideas, and cultures;

Whereas the programming content created and distributed by public radio is based on 3

core values: qualities of mind, qualities of heart, and qualities of craft, which exemplify the inherent meaning of localism by placing value and financial investment in local and regional assets to gather and distribute a collection of programming that informs and improves community;

Whereas public radio is known for distinctive, award-winning programming that includes "Morning Edition", "All Things Considered", "A Prairie Home Companion", "Marketplace", "Speaking of Faith", and "This American Life";

Whereas America's more than 800 public radio stations serve every State and every congressional district with news, information, cultural, and music programming that are unique to free radio;

Whereas some 33,000,000 Americans listen to public radio programming each week;

Whereas the public radio audience has doubled in the past 15 years and has increased by some 70 percent in the past decade;

Whereas public radio stations are licensed by community foundations, colleges, universities, school boards, libraries, and other local nonprofit entities;

Whereas public radio stations are locally licensed, locally staffed, and locally programmed, and have tailored their programming to meet the needs of local audiences;

Whereas public radio stations on average receive more than 85 percent of their annual funding from local sources;

Whereas public radio's public service finds expression through a deep music discovery, education, and enrichment experience for both its audience and the performers, singer-songwriters, musicians, lyricists, and composers, which places the greatest emphasis on a valued partnership with performers to bring all facets of music into the lives of its audience in a way that is found nowhere else;

Whereas public radio has preserved and enhanced the archetypal musical formats of American music history, such as jazz, classical, folk, bluegrass, the blues, and Celtic;

Whereas public radio is responding to its commitment to community-based and fact-based journalism with several initiatives, including the Local News Initiative, a national effort to increase public radio's service to communities through investments in station capacity to provide in-depth, serious, and balanced news, and Public Insight Journalism, a pioneering concept that uses citizens to help cover the news by sharing their observations, knowledge, and expertise;

Whereas public radio has embraced digital broadcasting technology because of its inherently inclusive nature and potential to expand public service programming; and

Whereas public radio exists to serve the public interest: Now, therefore, be it

Resolved, That the House of Representatives—

(1) expresses support for the designation of a "Public Radio Recognition Month"; and

(2) encourages the celebration of America's public radio stations for their contributions to our Nation's communities and enduring civic spirit.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. DAVIS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

GENERAL LEAVE

Mr. DAVIS of Illinois. Mr. Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

Mr. DAVIS of Illinois. Mr. Speaker, I yield myself such time as I might consume.

Mr. Speaker, public radio, of course, is one of the things that all of us spend a great deal of time listening to. As a matter of fact, there are many of us, and many people in America, who feel that if they don't get the opportunity to listen, to know what has taken place, to recognize what is going on in our country, then they are seriously deprived.

Whereas the mission of public radio is to create a better informed public that is challenged and invigorated by a deeper understanding and appreciation of events, ideas and cultures; and whereas public radio is almost a mainstay in hundreds of thousands and perhaps even millions of Americans' homes. We wake up in the morning, many families go to bed at night, and public radio is the balance that they need to feel that the information they are receiving is not being commercialized, that it is information that is coming straight from wherever the purveyors have gotten it.

□ 1600

They are not necessarily trying to shape ideas in one direction or another, but to simply give information to people that they can use and take advantage of and make it a part of their everyday lives.

So, based upon those facts and based upon that information, it is certainly my pleasure to express support for this legislation. I want to commend the gentleman from Oregon, Mr. BLUMENAUER, for introducing it.

I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I too rise in support of the resolution. National Public Radio is important. KPBS in my hometown represents a voice that provides a plethora of information that would not otherwise be available.

Some of the information that I hope they would provide would be to get to the true causes of our high oil prices. In San Diego, Public Broadcasting is playing a role in saying that \$5 gas is unacceptable. Unfortunately, Madam Speaker, public radio is not yet making us aware of just why it is so high.

The fact that over 2 billion acres are not available for exploration of oil and gas in California is part of the reason that last weekend I paid \$5-plus for a gallon of gas in my home district. That, Madam Speaker, is in fact something that we need to take care of. We need to have public radio and all of our communications systems running on full bore.

I do note, Madam Speaker, that this is an April resolution. This is a resolution that we are so far behind in the important business of the House, we are only getting to now celebrating April of 2008 for Public Broadcasting. I

find it interesting that we were so busy, and yet we didn't have time to find out what were the real causes of high oil and gas prices, why America is importing half a trillion dollars a year of other people's oil and a similar growing amount of natural gas and other resources.

So I would hope that when we get this April legislation off our plate, we would turn to the important issues of the day, certainly the incredibly high price of gas in my home district, caused by a lack of domestic exploration.

And if we have just a little time, perhaps we could find out why in the midst of the sub-S meltdown, we discover that Members of this body and Members of the body on the other side of the dome were in fact getting special deals that saved themselves tens and hundreds of thousands of dollars on their home mortgages. These investigations need to happen, because we need to solve the problem of how America finds itself with financial meltdown. We need to find out what it is going to take to get American oil and high-paying American jobs flowing again.

Madam Speaker, I would yield back the balance of my time.

Mr. DAVIS of Illinois. Madam Speaker, I would urge support of this resolution and yield back the balance of our time.

The SPEAKER pro tempore (Mrs. JONES of Ohio). The question is on the motion offered by the gentleman from Illinois (Mr. DAVIS) that the House suspend the rules and agree to the resolution, H. Res. 1002, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

SUPPORTING THE GOALS AND IDEALS OF FLAG DAY

Mr. DAVIS of Illinois. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1219) celebrating the symbol of the United States flag and supporting the goals and ideals of Flag Day.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1219

Whereas Flag Day is celebrated annually on June 14, the anniversary of the official adoption of the American flag by the Continental Congress in 1777;

Whereas on June 14, 1777, in order to establish an official flag for the new Nation, the Continental Congress passed the first Flag Act, which stated, "Resolved, That the flag of the United States be made of thirteen

stripes, alternate red and white; that the union be thirteen stars, white in a blue field, representing a new Constellation”;

Whereas the second Flag Act, signed January 13, 1794, provided for 15 stripes and 15 stars after May 1795;

Whereas the Act of April 4, 1818, which provided for 13 stripes and one star for each State, to be added to the flag on July 4 following the admission of each new State, was signed by President James Monroe;

Whereas in an Executive order dated June 24, 1912, President William Howard Taft established the proportions of the flag and provided for arrangement of the stars in 6 horizontal rows of 8 each, a single point of each star to be upward;

Whereas in an Executive order dated January 3, 1959, President Dwight D. Eisenhower provided for the arrangement of the stars in 9 rows staggered horizontally and 11 rows of stars staggered vertically;

Whereas the first celebration of the American flag is believed to have been introduced by Bernard Cigrand, a Wisconsin school teacher, who arranged for his pupils at Stony Hill School in Waubeka to celebrate June 14 as “Flag Birthday” in 1885;

Whereas on June 14, 1894, the Governor of New York ordered that the American flag be displayed at all public buildings in the State, prompting many State and local governments to begin observing Flag Day;

Whereas President Woodrow Wilson proclaimed the first nationwide Flag Day in 1916;

Whereas in 1947, President Harry S. Truman signed legislation requesting National Flag Day be observed annually;

Whereas the United States flag is a symbol of our great Nation and its ideals;

Whereas in times of national crisis, Americans look to the United States flag as a symbol of hope, courage, and freedom;

Whereas the United States flag is universally honored;

Whereas the United States flag honors the men and women of the Armed Forces who have given their life in the defense of the United States;

Whereas the United States flag serves as a treasured symbol of the loss of loved ones to the countless families of those who died in defense of our Nation; and

Whereas June 14, 2008, is recognized as Flag Day: Now, therefore, be it

Resolved, That the House of Representatives celebrates the United States flag and supports the goals and ideals of Flag Day.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. DAVIS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

GENERAL LEAVE

Mr. DAVIS of Illinois. Madam 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 Illinois?

There was no objection.

Mr. DAVIS of Illinois. Madam Speaker, I yield myself such time as I may consume.

As a member of the House Committee on Oversight and Government Reform, I present for consideration H. Res. 1219, which celebrates our Nation’s flag and the goals of Flag Day, a day honoring the America’s most enduring symbol.

H. Res. 1219’s lead sponsor, Representative ROBERT LATTA of Ohio, introduced the bill on May 21, 2008, and it was reported from the Oversight Committee on June 12, 2008, by voice vote. This measure has the support and sponsorship of 62 Members of Congress and expresses our appreciation for and belief in the power of the red, white and blue.

The importance of the American flag as a symbol to our Nation is enormous. Our flag represents the service men and women who proudly wear it, the judges and legislators who serve in honor of it, and the millions of Americans who stand daily and pledge their allegiance to it. It is indeed representative of every American as a symbol of hope and freedom that resonates around the world.

Flag Day is celebrated every June 14, because it was on that day in 1777 that the Continental Congress passed the first Flag Act, giving our Nation an enduring and identifying emblem. The flag has changed since then, but the ideas it embodies have endured. From the images of the Americans planting the flag in the sands of Iwo Jima, to the flag that was pulled from the rubble of the New York World Trade Center after the attacks of 9/11, Old Glory has become an integral part of our national fabric.

So, Madam Speaker, I urge swift passage of H. Res. 1219, for it will provide due recognition of the importance of the American flag and demonstrate our support of the day which honors it.

Madam Speaker, I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I too rise in strong support of Flag Day. Since 1777, America has in fact invested a great deal of who we are, what we do, what is right and what we stand for in our Nation’s flag. Whether it was the first Flag Day, which emerged in 1885 when a 19-year-old schoolteacher in Wisconsin declared the flag’s birthday, or in 1889, when a kindergarten teacher in New York City held a patriotic ceremony to help educate his children, or throughout the years, year after year after year, in which America invested its patriotism in the flag, or, as the gentleman in the majority said, in fact on September 11, when here in Washington and around the world we invested in a patriotic showing after the terrible events in New York, here in Washington and Pennsylvania, we did so because in fact we are what America stands for. Our flag represents that.

But, today, Madam Speaker, America stands for a country that imports half a trillion dollars worth of oil and vast amounts of natural gas. America is a country with crushing debt owed to other countries around the world. America today is a country proud of itself and proud of its flag, but mortgaging our children’s future by investing in foreign oil and foreign natural gas and foreign minerals at a time in

which the vast majority of our resources are not being used.

Madam Speaker, I join with the majority in saying that in fact America has to make sure that our natural resources are used, whether it is the 68 million acres being called into question by the majority as to whether or not oil leases are being pursued, or the 41 million acres that do have oil under production, or in fact the 2 billion-plus acres, including the area over 50 miles off the California coast that has been permanently taken off limits to oil and clean natural gas so needed in our country.

So, as we celebrate this Flag Day and our reinvestment in our flag and in who we are as a nation, let’s remember who we are is a country of self-sufficiency, and self-sufficiency starts with the ability to produce our own products and certainly to heat our own homes.

Madam Speaker, I have no more to say about our flag than what our flag says for itself, but I have a great deal to say about who we as Americans will be. We will be a country, God willing, that in fact is self-sufficient.

Madam Speaker, I reserve the balance of my time.

Mr. DAVIS of Illinois. Madam Speaker, I continue to reserve.

Mr. ISSA. Madam Speaker, I yield such time as he may consume to the gentleman from Ohio (Mr. LATTA), the author of the bill.

Mr. LATTA. Madam Speaker, I thank the gentleman for yielding.

Madam Speaker, I am pleased to introduce House Resolution 1219, celebrating the symbol of the United States and supporting the goals and ideals of Flag Day.

Flag Day is celebrated on June 14, which is the anniversary of the official adoption of the American flag by the Continental Congress in 1777. This was done by the first Flag Act, which stated, “Resolved, That the flag of the United States be made of 13 stripes, alternating in red and white, that the union be 13 stars, white in a blue field, representing a new constellation.”

Since 1777, our flag’s design has been altered three times under executive order, rearranging the design of the stars and stripes each time a State was added.

The first celebration of the American flag was believed to have been introduced by a Wisconsin schoolteacher, who arranged for his students at Stony Hill School to celebrate June 14 as Flag Day in 1885. President Woodrow Wilson proclaimed the first nationwide Flag Day in 1916, and in 1947, President Harry Truman signed legislation requesting National Flag Day be observed annually.

Flag Day is an important holiday, as our flag is the official symbol of our great Nation and its ideals. Our flag serves as a beacon of hope, courage and freedom during times of crisis and triumph alike. It honors the men and women of the Armed Forces who have

paid the ultimate sacrifice in defending the United States, and serves as a symbol for those families who have lost loved ones while defending our Nation.

So, Madam Speaker, it is with great honor I ask for unanimous approval of House Resolution 1219 as we celebrate our Nation's flag.

Mr. DAVIS of Illinois. Madam Speaker, it is my pleasure to yield such time as he may consume to the gentleman from Oregon (Mr. BLUMENAUER).

Mr. BLUMENAUER. Madam Speaker, I appreciate the gentleman's courtesy in permitting me to speak on that. I rise in support of this resolution and think that it is appropriate and timely for it to come forward and agree with the representation that I have heard from my colleagues.

As a long-time public radio listener and Chair of the Public Broadcasting Caucus, I was proud to sponsor the resolution recognizing Public Radio Recognition Month.

Too often we take for granted the rich and diverse contributions of public radio to America's communities, and this was an opportunity on the floor of the House to reflect on its contributions and show our appreciation for public radio as a genuine national treasure.

The future of radio depends on programming and content, first and foremost, and in the area of high-quality radio content, public radio has no peer. Public radio offers an unmatched commitment to using the airwaves to create a more informed public, a public that craves and is challenged by an examination of ideas, events and culture.

Each week, over 33 million Americans listen to NPR, an audience that exceeds the top 35 U.S. daily newspapers combined. When we consider this figure, along with the 100 million people who watch public television each week, we can see the profound reach of Public Broadcasting. It connects people with their local community, their Nation and their world in a way that no other outlet can or does.

□ 1615

Distinctive, award-winning programs such as *This American Life*, *A Prairie Home Companion*, and *Speaking of Faith* tell the story of our shared American experience, and the vibrant, enduring programs of *Morning Edition*, *All Things Considered*, and *Marketplace* draw on reporting from correspondents based in bureaus around the world and from producers and reporters in 19 locations in the United States.

But the strength of the NPR and the member station news network goes far beyond this corps of international and national NPR reporters; it reaches into communities across America. Through community-based journalism, such as the *Diane Rehm Show* right here in Washington, DC on WAMU and *Think Out Loud* on OPB back home in Oregon, we see a dedication to bringing people together at the local level for

thoughtful conversations about complex and sometimes contentious issues.

These strong, news-oriented programs exist today in most of the top markets across the country, and when the strength of these stations is combined with NPR's strength in national and international reporting, the result is one of the largest, most capable and most trusted news network organizations anywhere in the world.

Public radio reliably provides a careful, balanced and thoughtful approach to news and culture. This feature is unique to public broadcasting, and it is a breath of fresh air in our often shrill and argumentative mass media environment.

We hear a lot about commercial broadcasting's becoming little more than 30-second, sound-bite news. That's one of the reasons I believe NPR's audience has grown so significantly in recent years, doubling in the last 15 years and increasing by 70 percent in the last decade.

Americans are thirsty for thoughtful and intelligent programming, and at a time when our media is controlled by fewer and fewer entities, we can have confidence that public radio which is owned by the public is committed to public interests, not to special interests.

In every congressional district across the country, through over 800 locally controlled and managed stations, Americans can turn to a public radio station as their single source for local, national and international news as well as for informative, cultural and musical programming.

There is nowhere else you can find such unique and valued service for all of our communities, and I hope that resolution was a reminder that we in Congress, as individuals and policymakers, must continue to provide critical support for local, publicly owned radio stations, the heart of public radio.

I invite my colleagues to recognize this achievement as they reflect on public broadcasting. It's part of the framework that makes the country so great and part of why we revere our flag and our Nation.

Mr. ISSA. Madam Speaker, I have no further speakers at this time, and I reserve the balance of my time.

Mr. DAVIS of Illinois. I would continue to reserve, Madam Speaker.

Mr. ISSA. Madam Speaker, I would yield back.

Mr. DAVIS of Illinois. Madam Speaker, we have no additional speakers, and I would urge passage of this resolution.

Mr. SHULER. Madam Speaker, I rise today to support H. Res. 1219, supporting and honoring the ideals of Flag Day. The American flag represents the freedom and democratic ideals of this nation and the brave Americans who have defended these ideals throughout our history.

Established in 1885, Flag Day commemorates the adoption of our flag on June 14, 1777. Bernard Cigrand, the Father of Flag Day, was the President of the American Flag

Day Association and the National Flag Day Society. In 1894, he orchestrated a celebration of Flag Day in Chicago that brought together over 300,000 public school students. The celebration was such a success that it was continued the following year. The trend of observing Flag Day caught on and quickly spread to New York and Philadelphia. However, it was not until August 3rd, 1949 that President Truman signed an Act of Congress designating June 14th as National Flag Day.

Today, we continue to honor Flag Day with a proclamation from the President urging U.S. citizens to fly the American flag from their homes for the duration of the June 14th week. Also, it is encouraged that all government buildings fly the American flag. On the second Sunday of June, the National Flag Day Foundation holds an annual observance for Flag Day. The program includes a recitation of the Pledge of Allegiance, singing of the National Anthem, a ceremonial rising of the flag, and a large parade. These types of celebrations play an important role in observing one of our nation's most important symbols, the American flag.

I ask my colleagues to join me in supporting this resolution to support the ideals of Flag Day. May we continue to recognize the symbol of our freedom and display our patriotism proudly.

Mr. POE. Madam Speaker, in 1814, Francis Scott Key wrote of a star-spangled banner which America "so proudly hailed . . ." through a night of bomb blasts and rocket-fire. The flag consisted of fifteen stripes, alternating red and white, and fifteen white stars on a field of blue; it united a brand new Nation under the principles of life, liberty, and the pursuit of happiness.

In the 194 years since our national anthem was written, we've come a long way—Old Glory has acquired 35 more stars, and has become the most recognized flag in the world. But its power to unify a nation hasn't changed. Our flag has become synonymous with Freedom, Justice, Prosperity, and all the principles upon which our great Nation was founded.

On this, the 58th National Flag Day that our nation has celebrated, let's fly our flags with reverence in honor of our men and women who have given their lives, and for those who continue to fight to defend our great Nation.

For a country whose trust is in God, our flag is a precious reminder of how we've gotten here as well as a beacon for which we strive.

And that's just the way it is.

Mr. DAVIS of Illinois. I yield back the balance of our time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. DAVIS) that the House suspend the rules and agree to the resolution, H. Res. 1219.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

CONGRATULATING AND RECOGNIZING CHI-CHI RODRIGUEZ

Mr. DAVIS of Illinois. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1029) congratulating and recognizing Mr. Juan Antonio "Chi-Chi" Rodriguez for his continued success on and off of the golf course, for his generosity and devotion to charity, and for his exemplary dedication to the intellectual and moral growth of thousands of low-income and disadvantaged youth in our country, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1029

Whereas sports figures, through their perseverance, discipline, and good behavior, can serve as examples of excellence, dedication, and devotion to our youth;

Whereas Chi-Chi Rodriguez was born in Rio Piedras, Puerto Rico, on October 23, 1935, to an agricultural laborer and a housekeeper;

Whereas Chi-Chi joined the ranks of golf professionals at the age of 24, reportedly standing at 5 foot seven inches and weighing 117 pounds;

Whereas Chi-Chi Rodriguez had a stellar career in the sport of golf, earning an impressive record of 38 professional wins, including 8 PGA Tour wins and 22 Senior PGA Tour wins;

Whereas his Senior Tour records for most consecutive victories, at 4, and most consecutive birdies, at 8, still stand;

Whereas in 1979, Chi-Chi Rodriguez helped create the Chi-Chi Rodriguez Youth Foundation, and the Chi-Chi Rodriguez Academy in Clearwater, Florida, which help thousands of low-income and disadvantaged youth reach their life potential through educational opportunities and support programs;

Whereas in 1986, the Chi-Chi Rodriguez Youth Foundation was awarded the National Golf Foundation's Award for Best Youth Program in the United States and the Robie Award for Humanitarianism presented by the Jackie Robinson Foundation;

Whereas Chi-Chi Rodriguez was recognized by the Points of Light Foundation for its youth and community service efforts;

Whereas Chi-Chi Rodriguez and the FBI Agents Association have organized the Chi-Chi Rodriguez G-Man Desert Shootout Tournament to raise funds for college scholarships for the children of FBI agents killed in the line of duty;

Whereas in 1989, the United States Golf Association granted Chi-Chi Rodriguez its highest honor, the Bob Jones Award, in recognition for his distinguished sportsmanship in golf;

Whereas in 1994, Chi-Chi Rodriguez was inducted to the first class of the World Sports Humanitarian Hall of Fame;

Whereas in 1992, Chi-Chi Rodriguez was inducted to the World Golf Hall of Fame;

Whereas in 1973, Chi-Chi Rodriguez was a member of the U.S. team that won the Ryder Cup in Muirfield, Scotland;

Whereas in 1981, Chi-Chi Rodriguez was selected by the Northern Ohio Golf Charities as its first Ambassador of Golf;

Whereas Chi-Chi Rodriguez has received countless other distinguished awards and recognitions such as the 1974 Charlie Bartlett Award of the Golf Writers Association,

the 1981 Richardson Award of the Golf Writers Association of America, the 1982 Father of the Year Award, the 1986 Card Walker Award (Outstanding Contribution to Junior Golf), the 1986 Salvation Army Gold Crest Award, the 12th Roberto Clemente Cup, the 1986 Byron Nelson Award, the 1986 Hispanic Achievement Recognition Award, the 1987 Byron Nelson Award, the 1987 Senior Tour Arnold Palmer Award, the 1988 Fred Raphael Golf Achievement Award, the 1989 Old Tom Morris Award, the 1990 "Caring for Kids" Award, the 1991 Jackie Robinson Humanitarian Award, the 1993 Civilian Meritorious Service Medal presented by the Department of Defense, the 1997 International Network of Golf Award, the 1998 Ford Achievement Award, and the 2003 Paul Runyan Memorial Recognition Award, among others; and

Whereas Chi-Chi Rodriguez has authored and coauthored several books and articles about golf, such as "Chi Chi's Secrets of Power Golf" in 1967, "Everybody's Golf Book" in 1975, "Chi Chi's Power Pack" in 1982, "Every Golfer's Guide to Lower Scores by Chi-Chi Rodriguez" in 1990, and "Chi Chi's Golf Games You Gotta Play" in 2003, among others: Now, therefore, be it

Resolved, That the House of Representatives—

(1) congratulates Chi-Chi Rodriguez for his successes in the sport of golf; and

(2) commends Chi-Chi Rodriguez for his exemplary conduct as a humanitarian and advocate for underprivileged youth.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. DAVIS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

GENERAL LEAVE

Mr. DAVIS of Illinois. Madam 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 Illinois?

There was no objection.

Mr. DAVIS of Illinois. Now, Madam Speaker, it is my pleasure to yield as much time as he might consume to the author of this resolution, my good friend from Illinois, Representative GUTIERREZ.

Mr. GUTIERREZ. I thank the gentleman for the time.

Madam Speaker, I rise today in strong support of House Resolution 1029, congratulating and recognizing Mr. Juan Antonio "Chi-Chi" Rodriguez for his continued success on and off the golf course, for his generosity and devotion to charity and for his dedication to the intellectual and moral growth of thousands of low-income and disadvantaged youth in our country.

I am proud to have introduced this resolution honoring a great American. Chi-Chi Rodriguez was born the fifth of six children to an agricultural worker and to a housekeeper in Rio Piedras, Puerto Rico. From these humble beginnings, he rose to become one of the Nation's most talented professional golfers, using his skills and status to benefit others. Chi-Chi is distinguished as a great humanitarian and role model for children across the Nation.

Chi-Chi joined the ranks of professional golfers at the age of 24, and over the next four decades, he earned 38 professional wins, including 8 PGA tour wins and 22 Senior PGA tour wins. In 1979, Chi-Chi Rodriguez had used his national recognition as a great sportsman to help found the Chi-Chi Rodriguez Youth Foundation and the Chi-Chi Rodriguez Academy, which have collectively raised \$4 million to assist disadvantaged youth.

The Chi-Chi Rodriguez Foundation has been honored by the National Golf Association, by the Jackie Robinson Foundation and by the Points of Light Foundation for its youth and community service efforts.

Chi-Chi also joined with the FBI Agents Association to create the Chi-Chi Rodriguez G-Man Desert Shootout Tournament in order to fund college scholarships for the children of those FBI agents who have been killed in the line of duty.

Chi-Chi has been heard to say, "For me, satisfaction comes from knowing that I was put on this planet to make it better." This philosophy has guided his life and has made him an example of dedication and generosity of spirit.

Madam Speaker, as Members of Congress, one of our great honors is to recognize our fellow citizens who stand out as exceptional individuals. I am proud to support this resolution, honoring a great Puerto Rican-American humanitarian.

Mr. ISSA. Madam Speaker, I would like to yield such time as he may consume to the gentleman from Florida (Mr. BILIRAKIS).

Mr. BILIRAKIS. Madam Speaker, I rise today in strong support of H. Res. 1029, which congratulates and recognizes Mr. Juan Antonio "Chi-Chi" Rodriguez for his success on the golf course, for his devotion to charity and for his dedication to the intellectual and moral development of low-income and disadvantaged youth throughout our Nation.

Mr. Rodriguez' knack for golf began at a young age. He learned to play golf with makeshift golf clubs fashioned from guava tree limbs and from tin cans hammered into golf balls. He shot a remarkable 67 at age 12. By the end of his professional career, he had won 22 Senior PGA tour events and the hearts of many Americans with his trademark toreador dance.

Part of what makes Mr. Rodriguez such a remarkable individual is that he took his own professional accomplishments and channeled them into the Chi-Chi Rodriguez Youth Foundation, which supports the Chi-Chi Rodriguez Academy, which is in my congressional district. Starting in 1979 and with just 17 students, the mission of the academy is to assist at-risk children by improving their self-esteem, character, work ethic, social adjustment, and academic performance by using the golf course as a classroom.

The academy encompasses a public-private partnership school that fosters

students' achievements through interactive experiences in various real-world business environments: The First Tee of Clearwater, incorporating life skills with golf skills; the After School Enrichment program, reinforcing and furthering academic studies; and the Community Service program, designed to help students fulfill their graduation and scholarship volunteer service hour requirements.

Madam Speaker, my kids have had the honor of meeting Mr. Rodriguez, and I have had the pleasure of seeing firsthand his good work in my district. Mr. Rodriguez, after meeting with Mother Teresa, embraced her lesson of living to help other people, and he has served as an inspiration to thousands of young men and women over the past three decades. His unique idea to teach the important life skills of self-control, responsibility and respect for others to at-risk youth while maintaining an atmosphere that builds confidence and positive educational experiences through golf is truly commendable.

It is with great admiration that I rise today to honor the accomplishments of Mr. Chi-Chi Rodriguez by supporting this resolution.

Mr. DAVIS of Illinois. Madam Speaker, I would yield myself such time as I might consume.

I rise as a member of the House Committee on Oversight and Government Reform to join my colleagues in consideration of H. Res. 1029, which recognizes as well as congratulates Mr. Juan Antonio "Chi-Chi" Rodriguez for his continued success on and off the golf course, for his generosity and devotion to charity and for his exemplary dedication to the positive development of thousands of low-income and disadvantaged youth in our country.

H. Res. 1029 was authored by Congressman LUIS GUTIERREZ of Illinois and is cosponsored by 52 Members of Congress. The bill before us was first introduced on March 6, 2008 and was taken up by the Committee on Oversight and Government Reform on June 12, 2008 where the measure was amended and then passed by a voice vote.

A native of Rio Piedras, Puerto Rico, Juan "Chi-Chi" Rodriguez is recognized as one of the greatest golfers of our time, and he is the first Puerto Rican professional golfer to be inducted into the World Golf Hall of Fame. With over 37 professional golf wins, including 8 PGA tour wins and 22 Senior PGA tour wins, Mr. Rodriguez rose from sugarcane cutter to world-renowned professional golfer and youth advocate, which is a great indication of one who need not be so concerned about where one comes from but in recognizing where one will be going.

Mr. Rodriguez, obviously, went to the very top. Not only did he stand out as a professional golfer, but as a humanitarian and as an individual who gave back and gave to others, he will always be renowned and remembered.

I commend my colleague for introducing this resolution.

I reserve the balance of my time.

Mr. ISSA. I yield myself such time as I may consume.

Madam Speaker, no one is a better example of energy, of doing more with less than is Chi-Chi Rodriguez. Not only did he begin golfing at age 6 and shoot a 67 at age 12, but in fact, for a man who never rose above 5'7" in height or 130 pounds in weight, he has one of the most famous long balls in golf. That is the energy of Chi-Chi Rodriguez, an energy that America covets. He is somebody who doesn't let size or any other limitation keep him from achieving his goals.

Earlier, the gentleman from Florida talked about Florida and Chi-Chi Rodriguez' activities there in Clearwater. Florida brings to mind that, when you talk about a man of energy, just 50 miles off the coast of Florida, China and Cuba are now issuing contracts that are going to allow for drilling, for drilling closer to America than we allow, just 50 miles off the coast of Florida, in fact, without the kind of safeguards that American companies would use.

□ 1630

So when I think of Florida and I think of a man of energy, I think of the energy that is being kept away from the American people, energy that would keep our dollars from flowing to countries less friendly to us, energy that would make us self-sufficient and self-reliant, and energy that would heat our homes and fuel our cars at a cost far less than what we are paying today.

Madam Speaker, I truly think of energy when I think of Chi-Chi Rodriguez, and I appreciate the opportunity to speak on Chi-Chi Rodriguez and urge passage of this resolution.

Mr. SHULER. Madam Speaker, I rise today to honor the extraordinary life of Juan Antonio "Chi-Chi" Rodriguez. Mr. Rodriguez was a native Puerto Rican who overcame the obstacles of poverty and became recognized as a renowned professional golfer, and a true inspiration to the Latino community.

Mr. Rodriguez has had nothing less than an exceptional career as a professional golfer. Among his many accomplishments, Mr. Rodriguez has a total of 38 professional wins, including 8 PGA tour wins, 22 Senior PGA wins, and wins in the Bahamas, Colombia, and in Panama. Because of Chi-Chi's distinguished sportsmanship throughout his career, in 1989 he was awarded the Bob Jones Award, which is the highest award given by the United States Golf Association. In 1989, he was also awarded the Tom Morris Award, from the Golf Course Superintendents Association of America. In 1992, Chi-Chi was inducted into the World Golf Hall of Fame. This was a remarkable accomplishment because he was the first Puerto Rican honored into this elite group.

Mr. Rodriguez has not only been an inspiration on the course, but through his charitable work as well. He established the "Chi-Chi Rodriguez Youth Foundation", an after school program at the Glen Oaks Golf Course in Clearwater, Florida. Chi-Chi and his staff work

with children to improve their self-esteem, character, work ethic, social adjustment, and academic performance. His humanitarian work allowed him to be recognized as an inaugural inductee into the World Humanitarian Hall of Fame.

Madam Speaker, Juan "Chi-Chi" Rodriguez leads an exemplary life of public service and gives hope to the underprivileged children of America. He has used his success in his professional career to make a positive impact in many people's lives. Mr. Rodriguez is deserving of the utmost respect and recognition for his contributions to the youth of America. That is why I support H. Res. 1029, introduced by Mr. GUTIERREZ of Illinois.

Mr. BACA. Madam Speaker, I rise today in support of H. Res. 1029, recognizing Chi-Chi Rodriguez for his generosity and work with low-income and disadvantaged youth in our country.

Chi-Chi is famous for his success on the golf course. He was a self-taught golfer that started out fusing a branch from a guava tree for a club and a metal can as a ball.

He then went on to win 8 titles on the PGA tour and represented our country as a member of the 1973 U.S. Ryder Cup team.

He is a true ambassador of the game, and a role model for all Latino golfers, including myself.

From his childhood in the sugar cane fields of Puerto Rico, to the World Golf Hall of Fame, Chi-Chi has lived the American Dream.

What most people don't know about Chi-Chi is his dedication to working with underprivileged kids. He inspires others to pursue their dreams as well.

At the Chi-Chi Rodriguez Academy, kids learn valuable lessons to help them in life—respect, confidence, honesty, responsibility, integrity, and sportsmanship, to name a few.

Under-achieving students with behavioral problems and learning disabilities get free help at Chi-Chi's academy.

This resolution recognizes Chi-Chi's continuing efforts to improve the lives of thousands of low-income and disadvantaged youth in our country, I encourage my colleagues to join with me and honor Mr. Juan Antonio "Chi-Chi" Rodriguez.

Mr. ISSA. Madam Speaker, we have no further requests for time, and I yield back the balance of my time.

Mr. DAVIS of Illinois. Madam Speaker, we have no further requests for time, I urge passage of this resolution, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. DAVIS) that the House suspend the rules and agree to the resolution, H. Res. 1029, as amended.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

JOHN P. GALLAGHER POST OFFICE BUILDING

Mr. DAVIS of Illinois. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 6150) to designate the facility of the United States Postal Service located at 14500 Lorain Avenue in Cleveland, Ohio, as the "John P. Gallagher Post Office Building".

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 6150

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. JOHN P. GALLAGHER POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 14500 Lorain Avenue in Cleveland, Ohio, shall be known and designated as the "John P. Gallagher Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "John P. Gallagher Post Office Building".

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Illinois (Mr. DAVIS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from Illinois.

GENERAL LEAVE

Mr. DAVIS of Illinois. Madam 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 Illinois?

There was no objection.

Mr. DAVIS of Illinois. Madam Speaker, it is my pleasure to yield such time as he might consume to the author of this resolution, the gentleman from Ohio (Mr. KUCINICH).

Mr. KUCINICH. Madam Speaker, I want to thank my colleague from Illinois and Mr. ISSA. I rise in strong support of H.R. 6150, the bill that renames the post office at 14500 Lorain Avenue in Cleveland, Ohio, as the "John P. Gallagher Post Office Building." I would like to again thank the chairman of the Federal Workforce, Postal Service and District of Columbia Subcommittee and his helpful staff for working with me on this bill.

I am proud to have sponsored this bill to honor Mr. Gallagher's lifetime of devotion to public service. Let me share with you the story of this man who was a member of what Tom Brokaw called "The Greatest Generation."

This is a quote from an article that was published on June 6, 2004. The sub-heading was, "Like dwindling World War II comrades, vet shuns hoopla."

"John P. Gallagher is one of the men we honor today. He is a proud veteran, but is also impatient with the embroidery and rhetoric that lingers after the smoke clears and the dead are buried.

"So the man who dodged bombs, bullets and a bad heart was asked whether

he's a hero. 'No,' he said in his modest room amid medals, patches and other mementos. 'You did your job. That's all.'

"He was a combat engineer. He helped clear obstacles at Utah Beach before the infantry came ashore. His service is a virtual core sample of the big moments in the European theater.

"He was in North Africa after General Eisenhower led the Operation Torch Landings, in Sicily briefly, and then in Italy for the Rome-Arno campaign. He was at the little-known place in England called Slapton Sands, where GIs practicing for the invasion of France were surprised and slaughtered by German torpedo boats. Then there was Normandy, the Battle of the Bulge in the Ardennes region of Belgium, and a Rhine River crossing."

For his service in the 1st Engineer Special Brigade, along with the other members of the brigade, he received an exceptional honor during World War II. Charles de Gaulle, then the General Army and Chief of State, Major General of National Defense for France, sent this commendation for John Gallagher's unit: "For exceptional services of war rendered during the course of the operations for the liberation of France, the 1st Engineer Special Brigade, including all units assigned or attached, which were part of the Assault Force U and which were engaged in the assault on Normandy beaches, this citation is of the order of and confers the Croix de Guerre with Palm, May 25, 1945," signed Charles de Gaulle.

This was a much-decorated unit, but this was a man who after he finished his service to our country he then went to serve our country in another way, at the city of Cleveland.

He was employed by the city of Cleveland for 30 years. He worked his way up to become Superintendent of Sidewalks. Those of you who are familiar with big cities can understand that when a city has thousands of miles of sidewalks, it is very important for those who deliver the mail, as well as people in the neighborhood, to have someone who pays attention to make sure that this infrastructure is kept in shape. That was John Gallagher's job. He served for six mayors of Cleveland, and he did such a good job that when he retired in 1987 he was honored by the city of Cleveland in a special commendation from then-Mayor John Voinovich.

Mr. Gallagher is someone whose service to the community went far beyond his work for the city of Cleveland. He was one of the primary advocates for the inclusion of programs for seniors in the city of Cleveland's Gun and Recreation Center. He actually led the charge to create new programs for senior citizens.

His home is across the street from a city park where he actually for the neighborhood for years has kept an eye on the park. He has been a lifelong parishioner of St. Vincent DePaul Parish, and he is a fixture each and every

week, he has been a fixture until he came into ill health, volunteering as an usher at the 5:30 mass. He is someone who comes from a very strong Irish heritage. His father, who was a Cleveland policeman, was actually born in County Mayo, Ireland, and John lived with his father and took care of him for many years before he passed. John is very involved in the Irish community and is someone who has great respect across the city of Cleveland and throughout Cuyahoga County.

When we name post offices, we often name post offices after very famous people, after people who are politicians and are in public service, but we don't often get the opportunity to recognize the work of someone who, a World War II vet who served his country with honor, who continued in public service for many years and who today, like so many members of that greatest generation, just kind of wait their turn to be called to an even higher service.

This is a great opportunity for the House of Representatives to show that the kind of people who make up this country, that the kind of people who have served this country and made it the great Nation that it is, deserve recognition. And so for that reason I put forth this bill honoring the life and service of John P. Gallagher through naming this post office after him.

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I join with my friend and colleague from Ohio in urging support for H.R. 6150 to name the post office in Cleveland, Ohio, in honor of John P. Gallagher. Like the gentleman, I am also a Clevelander born and raised. Like many of us in the room, I know what Mr. Gallagher came home to after World War II. He came home to a Cleveland that had helped win the war. He came home to a Cleveland in which women had come out of their homes to work in all of the major plants. They worked in auto plants that were now making tanks. They worked in the steel mills. In fact, Cleveland won the war both by the men it sent off to war, and by the men and women who stayed home and worked those heavy industries.

So I very much believe it is appropriate and vital that we recognize the Cleveland workforce that made America great and won World War II. And, in fact, the common man, who did the uncommon thing, that was all too common in World War II, and that is going off and fighting for your country while others stayed home and made sure that the tanks, the steel, the tires all came to the battle.

And as a Clevelander, I recognized that Cleveland ran on resources. Cleveland ran on coal and iron ore. And yes, Cleveland ran and used to run very well on oil and natural gas, in addition to coal, that made our steel mills work and that made our auto companies produce.

Cleveland no longer runs that way. Cleveland is, in fact, a city that is now

needing to turnaround yet again. Why, among other reasons, because of \$5 gasoline, the cost of home heating oil, the cost of living that is spiraling up much faster than the men and women of Cleveland have the ability to pay.

So as we honor Mr. Gallagher, I would hope that we also turn our focus to the need to deal with these natural resources that we now import, the copper we import, the coal that if we don't change we will soon be importing, certainly the steel mills that have gone to Korea; and yes, the half a trillion dollars a year of oil that we are importing from countries often hostile to us simply because we are not willing to open up exploration on our 2 billion-plus acres of Federal land.

So I join with my colleague in strong support of remembering what made America and Cleveland great, and I ask that we join together and do that again by passing comprehensive land opportunities for oil so that we too can be self-sufficient, as we were when Mr. Gallagher came home from World War II.

I reserve the balance of my time.

Mr. DAVIS of Illinois. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, as a member of the House Committee on Oversight and Government Reform, I am pleased to join my colleagues in the consideration of H.R. 6150 which asks that we designate a postal facility in Cleveland after Mr. John Gallagher who served that city faithfully for over 30 years. H.R. 6150, which was introduced by Representative DENNIS KUCINICH on May 22, 2008, was reported favorably from the Oversight Committee on June 12 by voice vote.

The measure, which will name a post office after a truly humble and dedicated civil servant, has the support and sponsorship of the entire Ohio congressional delegation.

John Gallagher has been described as a man who served his country and the city of Cleveland with dignity for his entire life. At the age of 19, he joined the U.S. Army where he fought bravely in Europe during World War II. After his years of service, he returned to his hometown of Cleveland, Ohio, where he would work for the city government for over 30 years, rising through the ranks to become Cleveland's Superintendent of Sidewalks.

Mr. Gallagher did not regard his commitment to the city of Cleveland as anything extraordinary, but that he was simply doing his job, that's all. Like many public sector workers in our country, Mr. Gallagher devoted his life to serving and working on behalf of his fellow citizens.

Therefore, Madam Speaker, let us extend a small token of our appreciation for the work of this outstanding gentleman by passing H.R. 6150 which will rename the postal facility on Lorain Avenue in Cleveland, Ohio, as the John P. Gallagher Post Office Building.

I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I have no further speakers at this time, and I would inquire of the majority if they have any additional speakers.

Mr. DAVIS of Illinois. I have one additional comment.

Mr. ISSA. Then I continue to reserve.

Mr. DAVIS of Illinois. Madam Speaker, I yield to the gentleman from Ohio (Mr. KUCINICH) for such time as he may consume.

Mr. KUCINICH. Madam Speaker, in furtherance of describing the kind of man that we are honoring here today, when the war was over and people went back about their business, John Gallagher had this idea that he should bring together all of his brothers who served together under these conditions of World War II and to find a way so they could reconnect. And so he was in charge of organizing this group. And for a period of 1963 all of the way through the year 2000, a period of 37 unbroken years, this band of brothers came together year after year after year under John Gallagher's leadership and organization and renewed not just their friendship but their dedication to the cause of service to their Nation.

John Gallagher also participated in a very important endeavor where he helped to organize his friends from across the country from the 1st Engineer Special Brigade to raise the funds to erect a monument which was on a German pill box on Normandy Beach in France with contributions from members of the 1st Engineer Special Brigade and under supervision of the brigade commander.

□ 1645

And inside the walls were plaques bearing the names of the men of the unit who died in battle.

The time comes when this generation will fade into memory. But those individuals who are still alive need to be forever reminded of the great gratitude that this country has for them, not just putting their lives on the line, but the youth of their lives on the line, for showing a continual love of country, for showing love for each other and their fellow soldiers.

I am so proud to be here to ask for your support because, in recognizing John Gallagher, we recognize all those who served who still remain with us for serving through their love of country.

Mr. ISSA. Madam Speaker, I yield myself just 1 minute to thank the gentleman from Ohio (Mr. KUCINICH). I think often the famous get post offices named after themselves; but I would like to comment that the gentleman has done a wonderful job, Madam Speaker, of making someone less famous, but equally deserving, the subject of today and the subject of this post office.

And so once again I'd like to congratulate my colleague, not only on selecting somebody, but on doing a good job of making sure that we understood just who he was and what he contributed.

Madam Speaker, I yield back all of my remaining time.

Mr. DAVIS of Illinois. Madam Speaker, we urge passage of this resolution, and yield back the balance of our time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Illinois (Mr. DAVIS) that the House suspend the rules and pass the bill, H.R. 6150.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

GERALD R. FORD POST OFFICE BUILDING

Mr. HIGGINS. Madam Speaker, I move to suspend the rules and pass the bill (H.R. 6085) to designate the facility of the United States Postal Service located at 42222 Rancho Las Palmas Drive in Rancho Mirage, California, as the "Gerald R. Ford Post Office Building".

The Clerk read the title of the bill.

The text of the bill is as follows:

H.R. 6085

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. GERALD R. FORD POST OFFICE BUILDING.

(a) DESIGNATION.—The facility of the United States Postal Service located at 42222 Rancho Las Palmas Drive in Rancho Mirage, California, shall be known and designated as the "Gerald R. Ford Post Office Building".

(b) REFERENCES.—Any reference in a law, map, regulation, document, paper, or other record of the United States to the facility referred to in subsection (a) shall be deemed to be a reference to the "Gerald R. Ford Post Office Building".

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. HIGGINS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

GENERAL LEAVE

Mr. HIGGINS. Madam Speaker, I ask unanimous consent that all Members 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 New York?

There was no objection.

Mr. HIGGINS. I yield myself such time as I may consume.

As a member of the House Committee on Oversight and Government Reform, I join my colleague in the consideration and support of H.R. 6085, which

names a postal facility in Rancho Mirage, California, after the late President Gerald R. Ford.

H.R. 6085, which was introduced by our colleague, Congresswoman MARY BONO MACK of California, on May 20, 2008, was reported from the Oversight Committee on June 12, 2008, by voice vote.

H.R. 6085 is sponsored by 113 Members of Congress, including 51 Members from the California delegation. This bill before us does more than just redesignate one of our post offices. It provides the entire House an opportunity to, once again, pay tribute to one of our Nation's leaders and former Presidents, the Honorable Gerald Ford.

Gerald Ford's public service career began back in 1948 when he was elected to represent Michigan's Fifth Congressional District. From there, the late President Ford ended up serving 25 years in the House of Representatives, including 8 years as minority leader of the House.

Forced to assume the office of the United States Presidency under what he described as extraordinary circumstances, the late President Gerald Ford conducted his presidency with honesty and integrity.

During his years of service to our country, President Ford often reminded people that he considered himself "a moderate in domestic affairs, a conservative in fiscal affairs, and a dyed-in-the-wool internationalist in foreign affairs."

With his wife, Elizabeth Ford, by his side, on December 26, 2006, President Ford succumbed to his death at the age of 93, but his mark on our country continues to live on.

Madam Speaker, I'd like to thank the gentlewoman from California for offering the bill in support of renaming the Rancho Mirage Post Office after the late President Gerald Ford and in recognition of his many contributions to America, both while in office and out.

I urge swift passage of this measure.

I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I urge the passage of H.R. 6058 to designate the U.S. post office at 42222 Rancho Las Palmas Drive in Rancho Mirage, California, as the Gerald R. Ford Post Office Building.

Throughout his life, Gerald Ford was a patriot and a civil servant. Throughout his life he had a "can do" attitude, whether it was attending the University of Michigan where he played ball and was quite an athlete, or upon graduation from the University of Michigan, when he had the opportunity to play for the NFL, he declined the offer and instead attended the Yale Law School where he gained a skill that he used the rest of his life.

He then served 4 years in World War II, and, like many people, came home from World War II with a "can do" attitude, served his district of Michigan for 25 years, and as we all know, gave

up the job of minority leader to become the Vice President and almost immediately became the President.

Gerald Ford, as the 38th President of the United States, enjoyed the dubious honor of being the only President not to have run for President or Vice President. But he didn't let that stop him. He was not an unelected president but, rather, he was a President who had a mandate to heal the Nation. He was a President who had a mandate to deal with a post-Vietnam, post-Richard Nixon period. He did so not only by pardoning Richard Nixon, something that undoubtedly cost him his own election, but, in fact, he did so recognizing that America's healing was more important than politics.

Today, as we recognize Gerald Ford, I would like to just briefly explain that I didn't know him as President. I didn't get to vote for him, of course, as President. I didn't meet him until 1996, when we were doing the Republican convention in San Diego, and his son, Jack, was the executive director for that. And a then aged Gerald Ford came out simply to support his son and to support what we were trying to do in San Diego. He came out repeatedly to help us, help us in the fund raising, but more importantly, help his son who he still, at that age, was trying to make sure that he went even further than his father.

Gerald Ford was the kind a person who stayed focused on basics throughout his life. One of the basics here in America is our need for energy, our need for the natural resources to be domestic, not imported. Gerald Ford understood that.

During Gerald Ford's time our debt was internally held. We had just come off of a balanced budget in 1969 and were near a balanced budget for his years. And more importantly, the vast majority of our oil was, in fact, domestic.

As a matter of fact, although we did have Aramco operating in Saudi Arabia, it was an income stream to the United States and the oil, for the most part, did not come to America.

Additionally, the Prudhoe Bay was coming on line at that time, and America's likelihood of getting its oil from its own country made more sense.

Many people do not understand, as Gerald Ford certainly would have understood, that Alaska was larger than Saudi Arabia, and that oil reserves every bit as plentiful in some areas as Saudi Arabia should be gleaned from our 50th State.

So as we honor and remember Gerald Ford and name this post office after him, let's also remember the time, not too long ago, when Gerald Ford was President, and America was self-sufficient. America had not yet fallen into the melees that it found itself in just a few years later when OPEC turned off the oil and America went cold.

Mrs. BONO MACK. Madam Speaker, I would first like to take this opportunity to thank Chairman WAXMAN and Ranking Member

DAVIS for their support of H.R. 6085, which will designate a postal facility in Rancho Mirage, CA, as the 'Gerald R. Ford Post Office Building.' It is because of their efforts, along with those of Subcommittee Chairman DAVIS and Ranking Member MARCHANT, that this legislation was able to move so quickly through the Committee and comes before us today.

Madam Speaker, I recently introduced H.R. 6085 to honor President Gerald R. Ford and pay tribute to his remarkable life and career as our 38th President. I am grateful to the more than 100 of my Colleagues who have joined me in this effort to commemorate President Ford's life by naming a post office located in Rancho Mirage, CA, in my District, as the Gerald R. Ford Post Office.

This is an especially meaningful piece of legislation to me and many of the residents of our District. As many of my Colleagues may know, President Ford and his family resided in Rancho Mirage for many years before his passing. Naming Ford's local post office in his honor is a tribute to this great man and his many accomplishments.

President Ford and former First Lady, Betty Ford, were active members of our local community, generously contributing to the betterment of our residents with their involvement in charities and support for the successful Betty Ford Center for drug and alcohol rehabilitation. President Ford regularly connected with residents and participated with local leaders. Many locals remember him as a friend and pillar of our community.

President Ford's many lifetime achievements included serving our country during WWII, rising to the rank of Naval Lieutenant Commander, and serving in Congress for 25 years, eight of which he was the Minority Leader in the U.S. House of Representatives. As President, he led our citizens during a time of war, economic uncertainty, and low moral. With his steady direction, he worked to unify our nation during a tumultuous time in our nation's history.

He was one of our most respected leaders, and worked on many fronts to bring together our citizens and strengthen our trust in America's future. Years after his service as Commander-in-Chief, President Ford continued serving as a source of wise counsel to leaders throughout our nation and the world. President Ford was always willing to offer me insight and guidance when I came to Congress, and I will forever treasure his shared wisdom.

As a cherished resident of our District, were many locals called him a friend, President Ford is most deserving of the honor that this Gerald R. Ford Post Office will bring him and his family.

I ask that my colleagues, who wish to commemorate the legacy of President Ford, join me in naming the post office near his residence after this exemplary American.

Thank you, Madam Speaker, and I ask for the support of Members from both sides of the aisle for H.R. 6085, legislation I am proud to have authored.

Mr. ISSA. Madam Speaker, I yield back the balance of my time.

Mr. HIGGINS. We urge passage and yield back, Madam Speaker.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. HIGGINS) that the House suspend the rules and pass the bill, H.R. 6085.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

RECOGNIZING JUNETEENTH INDEPENDENCE DAY

Mr. HIGGINS. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1237) recognizing the historical significance of Juneteenth Independence Day, and expressing the sense of the House of Representatives that history should be regarded as a means for understanding the past and more effectively facing the challenges of the future.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1237

Whereas news of the end of slavery did not reach frontier areas of the United States, and in particular the Southwestern States, for more than 2 years after President Lincoln's Emancipation Proclamation of January 1, 1863, and months after the conclusion of the Civil War;

Whereas on June 19, 1865, Union soldiers led by Major General Gordon Granger arrived in Galveston, Texas, with news that the Civil War had ended and that the enslaved were free;

Whereas African-Americans who had been slaves in the Southwest celebrated June 19, commonly known as Juneteenth Independence Day, as the anniversary of their emancipation;

Whereas African-Americans from the Southwest continue the tradition of Juneteenth Independence Day as inspiration and encouragement for future generations;

Whereas for more than 135 years, Juneteenth Independence Day celebrations have been held to honor African-American freedom while encouraging self-development and respect for all cultures;

Whereas although Juneteenth Independence Day is beginning to be recognized as a national, and even global, event, the history behind the celebration should not be forgotten; and

Whereas the faith and strength of character demonstrated by former slaves remains an example for all people of the United States, regardless of background, religion, or race: Now, therefore, be it

Resolved, That—

(1) the House of Representatives recognizes the historical significance of Juneteenth Independence Day to the Nation;

(2) the House of Representatives supports the continued celebration of Juneteenth Independence Day to provide an opportunity for the people of the United States to learn more about the past and to better understand the experiences that have shaped the Nation; and

(3) it is the sense of the House of Representatives that—

(A) history should be regarded as a means for understanding the past and more effectively facing the challenges of the future; and

(B) the celebration of the end of slavery is an important and enriching part of the history and heritage of the United States.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. HIGGINS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

GENERAL LEAVE

Mr. HIGGINS. Madam Speaker, I ask unanimous consent that all Members 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 New York?

There was no objection.

Mr. HIGGINS. I yield myself such time as I may consume.

Madam Speaker, as a member of the House Committee on Oversight and Government Reform, I present for consideration H.R. 1237, which recognizes the historical significance of Juneteenth Independence Day, and expresses the sense of the House of Representatives that history should be regarded as a means for understanding the past and more effectively facing the challenges of the future.

H.R. 1237 was introduced on June 4, 2008, and has over 70 Members of Congress who also support Juneteenth, or what many call Freedom Day or Emancipation Day. The measure was considered and reported from the Oversight Committee on June 12, 2008, by voice vote, which brings us to today's floor consideration of the measure.

Most of us are aware, Madam Speaker, Juneteenth commemorates the day Union General Gordon Granger and 2,000 Federal troops arrived at the Galveston Island, Texas to take possession of the State and enforce the emancipation of its slaves 2½ years after the enactment of the Emancipation Proclamation.

On June 19, 1865 General Granger read the following Order Number 3: "The people of Texas are informed that, in accordance with the proclamation from the Executive of the United States, all slaves are free. This involves an absolute equality of personal rights and rights of property between former masters and slaves, and the connection heretofore existing between them becomes that between employer and hired laborer. The freedmen are advised to remain quietly at their present homes and work for wages. They are informed that they will not be allowed to collect at military posts, and that they will not be supported in idleness either there or elsewhere."

In receipt of this message, African Americans who had been slaves in the Southwest celebrated June 19 as the anniversary of their emancipation, and continued the tradition to inspire and encourage future generations.

□ 1700

For more than 135 years, Juneteenth Independence Day celebrations have been held to honor not only the freedom of African Americans but also to encourage self-development and respect for all cultures.

Juneteenth has been recognized as either a State holiday or observance in Texas, Oklahoma, Florida, Delaware, Idaho, Alaska, Iowa, California, Wyoming, Missouri, Connecticut, Illinois, Louisiana, New Jersey, New York, Colorado, Arkansas, Oregon, Kentucky, Michigan, New Mexico, Virginia, Washington, Tennessee, Massachusetts, and North Carolina, as well as the District of Columbia.

The faith and strength of character demonstrated by former slaves remains an example for all Americans, regardless of background, religion, or race.

Madam Speaker, I ask that we, too, show our support for Juneteenth Independence Day by agreeing to adopt H.R. 1237 without reservation.

I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, I, too, rise in support of this resolution.

Certainly history is replete with examples like this where well-intended, strong statements are made and then as much as 2 years passes before the event becomes complete. Juneteenth is no exception to that.

More than 2 years after the Emancipation Proclamation, it took 2,000 Federal soldiers marching into Galveston Island in order to free slaves from servitude. So as we look at what we need to do here in Congress today, let us not be dissuaded from doing what is right because it may take time. Let us not be dissuaded from making sure that America has its freedom and independence assured by our own independence in all areas, including natural resources.

I certainly think more than 100 years after the Civil War, we can celebrate the successes of the Civil War; but we also have an obligation to deal with problems that might take 4 or 5 years of domestic exploration and domestic investment in oil and natural gas in order to bear fruit. But I would ask today that we resolve to begin that process because certainly, as we look at President Abraham Lincoln who knew that the Emancipation Proclamation would not immediately free slaves but, in fact, would make a strong statement that we were resolved to do so.

I would hope today as we pass this important piece of legislation, we would resolve to make sure that America is independent and free in the years to come.

With that, I reserve the balance of my time.

Mr. HIGGINS. Madam Speaker, I now yield to the gentleman from Texas (Ms. JACKSON-LEE) for as much time as she may consume.

Ms. JACKSON-LEE of Texas. I thank the distinguished gentleman from New

York, and I thank the original author of this legislation, the gentleman from Tennessee (Mr. DAVIS), and I thank the distinguished Speaker for her leadership as well, and my colleagues.

Congressman HIGGINS, this is Juneteenth Week for those of us who come from the States in which we honor this very special holiday. And so it is very special to stand today to acknowledge how important, how moving a time this is, particularly in the State of Texas where Major Granger landed in Galveston 2 years after the Emancipation Proclamation, which means that the slaves that were held in the State of Texas were held 2 years longer than any slaves in the United States in the region in which slavery was the law. I would like to acknowledge Rep. Al Edwards who is the Father of the Juneteenth Holiday in Texas.

So we hold this as a sacred time, a time of jubilee and celebration, but also of pain and anguish for knowing that we were held in bondage in the State of Texas for a period of time longer than the time that was declared by the President of the United States, Abraham Lincoln.

I'm delighted to be one of the original cosponsors to acknowledge what this day really means. And as we celebrate it throughout the week in Texas, this past weekend I celebrated with the Acres Home Community and their Juneteenth celebration and the Zydeco music and the fun that seniors and children alike would have in fellowship and understanding our history.

And many people don't recognize that it is as important a date as might be days that we commemorate Black History Month, special days such as the acknowledgment and the celebration of the birthday of Dr. Martin Luther King, or the 40th anniversary of the signing of the Civil Rights bill or the March on Washington or the tragic assassination of Dr. King, and this happens to be the 40th year.

It is a time when we renew ourselves in having a respect for freedom. And Major Granger, who came and acknowledged, gave way to decades and years of celebration.

He also gave way to something called Freedom Watch on New Year's Eve. Many people believe that is a celebration for the new year. But in old years or years back, black churches used to watch on New Year's Eve calling it Freedom Watch to be able to celebrate freedom; and it was the idea of knowing that on January 1, 1863, the slaves would be free.

This is a time to acknowledge that our history should be remembered, that we should teach it to our children, that we should take this history to ourselves, if we will, embed it in our hearts and our souls, and make sure that as we embed it, that we live what this history stands for. It stands for determination, tenacity, strength, character, integrity.

And we must fight against all of these things that enslave us now, and

that is, of course, drugs and crime and poverty. And I hope that this Congress, in passing this legislation, will renew our commitment to ridding this Nation of drugs and the devastation of how it destroys families and that we will commit ourselves to building housing, we will commit ourselves to educating our children, we will commit ourselves to building our families, we will commit ourselves to peace, because that's what an emancipation means: Emancipating yourselves from things that were wrong, that were ill.

The Emancipation Proclamation rid this Nation of slavery. Its dastardly effects still continue even today as it separates races and religions, but we have a commitment as the United States Congress to use this floor today to be able to stand against what was a horrific time in the history of America where we held slaves, we debased them, and we rejected humanity and human rights and dignity; but now we must come and respect through this resolution.

So I thank the Congressman for his leadership on managing this bill. I particularly pay tribute to my colleague and friend, Congressman DANNY DAVIS, and to all of my constituents in the State of Texas who will now celebrate this day with a gospel celebration on Saturday, a parade on Saturday, and many, many family reunions around the idea of being emancipated.

Let us live freedom. Let us stand for freedom by building this Nation free of the ills of drugs and poor housing and poverty and war, and that will truly be a commemoration of Juneteenth because Juneteenth is a freedom, and it is emancipation.

Mr. PAUL. Madam Speaker, I am pleased to support H. Res. 1237, legislation commemorating a monumental day in the history of liberty, Juneteenth Independence Day. Juneteenth marks the events of June 19, 1865, when slaves in Galveston, Texas learned that they were at last free men and women. The slaves of Galveston were the last group of slaves to learn of the end of slavery. Thus, Juneteenth represents the end of slavery in America.

I hope all Americans will take the time to commemorate Juneteenth. Friends of human liberty should celebrate the end of slavery in any country. The end of American slavery is particularly worthy of recognition since there are few more blatant violations of America's founding principles, as expressed in the Declaration of Independence, than slavery. I am particularly pleased to join the recognition of Juneteenth because I have the privilege of representing Galveston.

I thank the gentleman from Illinois for introducing this resolution. I thank the House leadership for bringing this resolution to the floor, and I urge all of my colleagues to honor the end of slavery by voting for H. Res. 1237.

Mr. SHAYS. Madam Speaker, I rise in strong support of House Resolution 1237, which recognizes the historic significance of Juneteenth Independence Day and encourages its continued celebration so all Americans can learn more about our country's past.

The resolution also rightly expresses the sense of Congress that knowing our history

helps us solve challenges we face in the future, and that the celebration of the end of slavery is an important part of the history and heritage of the United States.

Madam Speaker, Juneteenth has long been recognized as the day to celebrate the end of slavery in the United States. Juneteenth is the traditional celebration of the day on which the last slaves in America learned they had been freed.

Although slavery was abolished officially in 1863, it took over 2 years for news of freedom to spread to slaves. On June 19th, 1865, U.S. General Gordon Granger rode into Galveston, Texas and announced that the State's 200,000 slaves were free. Vowing never to forget the date, the former slaves coined the nickname Juneteenth, a blend of the words June and 19th. This holiday originated in the Southwest, but today it is celebrated throughout the Nation.

H. Res. 1237 underscores that the observance of Juneteenth Independence Day is an opportunity for all Americans to learn more about our common past and to better understand the experiences that have shaped our great Nation. I urge my colleagues to support this important resolution.

Mr. ISSA. Madam Speaker, I have no further speakers, and I yield back the balance of my time.

Mr. HIGGINS. Madam Speaker, I urge passage, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. HIGGINS) that the House suspend the rules and agree to the resolution, H. Res. 1237.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

HONORING THE LIFE OF TIMOTHY JOHN RUSSERT, JR.

Mr. HIGGINS. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1275) honoring the life of Timothy John Russert, Jr., public servant, political analyst, and author.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1275

Whereas Tim Russert was born in Buffalo, New York, on May 7, 1950;

Whereas Tim Russert graduated from Canisius High School in Buffalo, John Carroll University in University Heights, Ohio, and the Cleveland-Marshall College of Law in Cleveland, Ohio, and received 48 honorary doctorate degrees;

Whereas Tim Russert served as special counsel to Senator Daniel Patrick Moynihan from 1977 to 1982 and counselor to Governor Mario Cuomo from 1983 to 1984;

Whereas Tim Russert began his celebrated career in journalism with the National Broadcasting Company in 1984, reporting from South America, Australia, China, and Rome, where he arranged for the first live appearance on American television by Pope John Paul II;

Whereas in 1991, Tim Russert was named moderator of "Meet the Press", the longest-running program in the history of television;

Whereas Tim Russert served masterfully as anchor and political analyst, and earned a reputation as a tenacious yet fair interviewer of his guests, who included the leading political candidates, holders of public office, and newsmakers of the day;

Whereas Tim Russert moderated presidential debates with the same dogged yet respectful manner with which he conducted his interviews, and in so doing provided a valuable service to American voters;

Whereas Tim Russert was a successful author, and his moving books "Big Russ and Me" and "Wisdom of our Fathers" became New York Times bestsellers;

Whereas Tim Russert won an Emmy Award for his coverage of the funeral of President Ronald Reagan; he also won the Radio and Television Correspondents' Joan S. Barone Award, the Annenberg Center's Walter Cronkite Award, and the Edward R. Murrow Award for Overall Excellence in Television Journalism for his interviews of leading national political figures;

Whereas Tim Russert sat in the front seat of world history, chronicling the domestic and international political events that have defined our time, deftly describing and analyzing these events for millions of Americans;

Whereas Tim Russert was a man of devoted and humble faith who believed in the value of a Jesuit education and who called himself "a respectful servant in the laity of the church";

Whereas Tim Russert powerfully advocated on behalf of abused children and voiced the need to protect our Nation's young people, serving on the board of directors of the Boys and Girls Clubs of Greater Washington and America's Promise Alliance;

Whereas Tim Russert was a prominent booster of Buffalo and a famous fan of his beloved Buffalo Bills;

Whereas Tim Russert was always proud of his South Buffalo roots and was a source of civic pride in the western New York community; and

Whereas Tim Russert's love for his family was evident to all who knew him and to readers of his books: Now, therefore, be it

Resolved, That the House of Representatives—

(1) recognizes and honors the contributions of Timothy John Russert, Jr., as an award-winning political analyst; and

(2) expresses its deepest condolences upon the death of Timothy John Russert, Jr., to his wife, Maureen Orth, his son, Luke, and his surviving family members and friends.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from New York (Mr. HIGGINS) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentleman from New York.

GENERAL LEAVE

Mr. HIGGINS. Madam 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 New York?

There was no objection.

Mr. HIGGINS. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, it's with a heavy heart that I call up for consideration H. Res. 1275 which honors the life of legendary journalist Tim Russert whose life slipped away suddenly on Friday, June 13, 2008. I would like to thank the Committee on Oversight and Government Reform Ranking Member TOM DAVIS and also Committee Chair HENRY WAXMAN.

That said, it is with profound regret that I stand before you on the floor of the House today to mourn and commemorate the life of Tim Russert, an icon of America's media for nearly two decades. Mr. Russert died on Friday after collapsing at NBC's Washington, D.C., home of "Meet the Press" at age 58.

While Tim Russert was a former Democratic congressional staffer, Washington bureau chief, and senior vice president of NBC News, the world knew him best as the host of the famous Sunday morning news show "Meet the Press."

In addition to his professional journalism accomplishments, Mr. Russert was also a best-selling author, penning the New York Times best-selling memoir "Big Russ & Me" and "Wisdom of Our Fathers."

From his chair at "Meet the Press," Mr. Russert demonstrated his dedication to Democracy, his passion for politics, his admiration for fairness, honesty, and humanity. Mr. Russert's enthusiasm for journalism and politics earned him the respect and acclaim of so many Americans, including myself and many of my colleagues.

Born in Buffalo, New York, on May 7, 1950, Tim Russert received his undergraduate degree from John Carroll University, then proceeded to earn a law degree from Cleveland-Marshall College of Law. Over the years, he earned 48 honorary doctorate degrees, which serves as further evidence of his prolific impact on the world.

While Tim Russert sat in the front seat of world history chronicling the domestic and international political events that have defined our time, he performed his work with great humanity and quality of character. Tim Russert had a gift for making the all-too-complex nature of Washington politics understandable and compelling for Americans across our great country.

In recognition of his work as the epitome of journalistic talent and devotion, Tim Russert won an Emmy Award for his coverage of the funeral of President Ronald Reagan, the Radio and Television Correspondents' Joan S. Barone Award, the Annenberg Center's Walter Cronkite Award, and the Edward R. Murrow Award for Overall Excellence in Television Journalism for

his interviews of leading national political figures.

As the former Washington bureau chief of the Wall Street Journal stated, Tim Russert "really was the best political journalist in America, not just the best television journalist in America."

Accordingly, it is my hope that we will join the citizens of this country in recognizing and honoring the contributions of a great American, Timothy John Russert, Junior.

H. Res. 1275 formally expresses our deepest condolences upon the death of Timothy John Russert, Junior, and extends our sympathies to his wife Maureen and his son Luke for their loss. It is a loss that will certainly impact all of us for quite some time to come.

Madam Speaker, earlier today, I attended at St. Albans the viewing service for Tim Russert with Erie County Clerk Kathy Hochul, a trusted friend, former colleague, and student intern of Tim Russert. The tribute based on a line that was extending around the campus is extraordinary and profound to recognize his life.

I would like to leave you with the story about Tim Russert and how he made it to Washington from his native Buffalo. Tim Russert would always tell that story to highlight the importance of the working-class values that were instilled in him by his father, Big Russ.

It was the blizzard of 1977 when 3 feet of snow fell on Buffalo with extraordinary winds. Tim Russert was working for Daniel Patrick Moynihan at the time. Moynihan had come to Buffalo to survey the damage from the blizzard.

□ 1715

He was so impressed with Tim Russert, Senator Moynihan said, "Tim, you have to come to Washington; you have great qualities that will serve you very well there, and you can be with me on my staff."

Russert went to Washington and, after a short period of time, was somewhat discouraged. Senator Moynihan had recognized that he was discouraged and asked him what the problem was. Tim said, "Senator, your staff is made up of ideologues, Ivy League-educated people, and I'm from a blue collar background in Buffalo." Senator Moynihan put his arm around Tim and said, "Tim, what they know you can learn. What you know, the values of hard work, of honesty, of love of community, of love of family, they can never learn."

It's with that that Tim Russert started his career in Washington, in both politics first and foremost and then in journalism.

Madam Speaker, I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I yield myself as much time as I may consume.

Tim Russert was a great man whose time came too early. He had much more to give to us, not just this past Sunday where he would have had JOE

BIDEN in a one-on-one or a one-on-two and then brought him to task and brought his other guests to task.

But in fact, his legacy will disappear unless we bring ourselves to realize that the truth should not be a casualty of politics. That's what Tim Russert really brought to bear on "Meet the Press." He made the style about the truth. He invited Republicans, Democrats. I think he had Ralph Nader on more than a few times. He made it a point to bring in people who were interesting, and then he asked them interesting questions. And when they answered, he then brought out the interesting fact that they perhaps had not yet prepared for. He asked them to tell the truth, and then if that was not the truth or if there was more to be heard in the truth, he brought that out. His research was second-to-none.

Now, he certainly seemed to say every single week, "Go Bills." But as a Clevelander, I am going to take a little liberty today in his name because when it came time to go to a fine college, he went to John Carroll, a Jesuit college in the city in which my high school, Cleveland Heights University High School, was located. He went there because it was a fine education. I'm only surprised that he learned during those years that it was a little less expensive to go to John Marshall for his law school. So he trotted downtown to Cleveland's John Marshall, now Cleveland State's John Marshall Law School. So he was as much a Clevelander in his education, in his preparation, as he was from Buffalo.

I think that, in fact, his Cleveland roots are something we need to understand because one of the most famous things he ever did was predict in 2004 that it would be "Ohio, Ohio, Ohio," that would indicate the outcome of the 2004 election. I know, Madam Speaker, that you're well aware that Ohio was, in fact, critical, not Florida.

Tim Russert was the kind of person who really enjoyed that kind of let's call the facts to bear, let's bring them in, let's force people to answer tough questions. He did so whether you were a Republican or a Democrat. He did so whether or not the outcome was one direction or the other.

I believe that's part of his Cleveland upbringing. I believe it's what made him great. So he will always be remembered for talking about the Buffalo Bills, but for me, he will always be remembered as somebody who was the product of Jesuit education at John Carroll and Cleveland-John Marshall.

With that, I reserve the balance of my time.

Mr. HIGGINS. Madam Speaker, I now yield 3 minutes to the gentlewoman from the District of Columbia (Ms. NORTON).

Ms. NORTON. I thank the gentleman for yielding.

Professional journalism and millions around the world are in mourning today and ever since they heard of the passing of one of America's giants of

journalism. Hometown D.C. is also experiencing its special brand of mourning.

It's true that Tim Russert always talked about Buffalo and the Buffalo Bills. He never let you forget where he was from. It was important to him, where he was from. He identified with the Buffalo Bills because he identified with Buffalo and because Buffalo reminded him of his childhood and his church and his working class upbringing.

The fact is that Tim made his fortune in the District of Columbia and lived in this city. So we adopted Tim long ago as a resident of the city, knowing that his heart was back in Buffalo, but he needed a hometown. This was a man who always needed a hometown, and I can tell you he knew where he lived, and he made me know that he knew where he lived.

I was, in fact, on his program more than once and especially remember one of his end-of-the-year programs, where he kind of looked at the world and looked at what is going to happen. I love it that somehow Tim understood or at least allowed me to weave into an answer what he expected, which was some notion of voting rights that was still necessary in the District of Columbia.

Buffalo and the Buffalo Bills were the only things I know that Tim was not objective about. His gift was somehow to humanize hard news and subjects for interviews by reminding us every so often of Buffalo and the Buffalo Bills and making us laugh and making us know that he was one of us all. At the same time, he managed to be a thoroughly objective reporter and tough interrogator. That, Madam Speaker, is indeed a gift. I don't know of anyone else in broadcast who has that gift.

What was both heartbreaking and heartwarming to hear were the many personal stories from Tim's colleagues, not about their professional work with him but about how he related to them and their families as people. That, in a real sense, makes us know that when Tim talked about the Buffalo Bills and Buffalo this was always the human being talking.

The SPEAKER pro tempore. The gentlewoman's time has expired.

Mr. HIGGINS. I yield 1 additional minute to the gentlewoman from the District of Columbia.

Ms. NORTON. By talking about "Big Russ" his father and writing about "Big Russ," Tim was reminding us that he always knew whatever he did on his program, what was important, that family was important. He was not a politician but imagine what kind of politician he would have made? Can you imagine what he would have done in political life?

Tim took an old, respected format and made it new. Tim revolutionized his species of broadcast and branded it as his own.

Our hearts are breaking but our hearts go out to Maureen, to Luke, and especially to Tim's beloved "Big Russ."

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

No story of Tim Russert would be complete if we didn't talk about the loss we're going to have this political season. Clearly, as BARACK OBAMA and JOHN MCCAIN compete for the hearts and minds of the American people, we're going to miss Tim Russert asking the tough questions. We're going to miss him undoubtedly at the debates. Somebody else is going to have to be there to be fair but tough.

Madam Speaker, additionally, we're going to miss Tim Russert when it comes to the people on both sides of the issue of why we have \$5 gasoline and \$135 oil. I think Tim Russert would have been just the right guy to hold people accountable, who would talk about the 68 million acres that are "inactive" while, in fact, 41 million are under current lease and use and are producing millions of barrels of oil and natural gas a day, but more importantly, over 2 billion, 2 billion acres are not available for exploration and development, including the over 50 miles and less than 200 miles off the California coast. Those miles certainly could give us the natural gas we need to fire our electricity in California at a time when we are dangerously close to the lights going out once again.

So, Madam Speaker, I'm going to miss Tim Russert because this debate is too important not to have, a fact-oriented, unbiased moderator who can, in fact, bring to bear the truth that we need to have.

With that, I reserve the balance of my time.

Mr. HIGGINS. Madam Speaker, I now yield 2 minutes to the gentlewoman from New York (Ms. SLAUGHTER).

Ms. SLAUGHTER. Madam Speaker, I thank the gentleman for yielding.

I rise with a heavy heart today because last Friday, one of Buffalo's most cherished sons was taken from us. Today, I join my colleagues in celebrating the life of Tim Russert, whose contributions to journalism and American discourse will outlive us all.

As anyone who watched "Meet the Press" knows, Tim Russert never forgot where he came from. He was an unabashed and shameless fan of anything Buffalo, and that was fitting. He embodied the values of the old steel town: honesty, integrity, and hard work. Instead of forgetting them when he came to Washington, as so many do, he brought Buffalo with him.

When Tim Russert spoke with someone, he was making a friend, not climbing a ladder. While his career soared, he stood with his feet solidly on the ground. A product of his South Buffalo roots, his character was his trademark and earned him the respect of journalists and politicians and all Americans alike.

Tim Russert didn't chase ratings by taking cheap shots. He didn't distort his guests' positions to create a news story. He always asked fair questions, encouraged open debate, and held politicians accountable to the people who

elected them. He was the epitome of a journalist, sorely lacking today, and his show was the gold standard.

And I would be remiss if I didn't mention his role in honoring fatherhood. Tim Russert reminded Americans of the important role fathers play in child rearing, both through his books and by sharing stories about "Big Russ" and his own son. His admiration for his father and his unconditional love for his son were evident every time he spoke of them.

There will be a void on America's television sets every Sunday, and later this fall, the Bills and the Sabers will miss the sounds of cheers from their most loyal fan. But Tim Russert's legacy, his unwavering pride in Buffalo, his devotion to his family, and his indelible mark on journalism will live on.

My thoughts are with his wife and son and the rest of the Russert family.

Mr. ISSA. I would continue to reserve.

Mr. HIGGINS. Madam Speaker, I now yield 2 minutes to the distinguished gentleman from Georgia (Mr. LEWIS).

Mr. LEWIS of Georgia. Madam Speaker, I thank the gentleman for yielding.

Madam Speaker, Tim Russert personified the best of America. He rose to the top of American journalism. He worked for a Governor, a United States Senator, and received a very good education, but he never ever lost the common touch. He never strayed from his Buffalo roots. He loved to talk about Buffalo. He knew that I had many relatives living in Buffalo.

On the "Today Show," his son, Luke, called his father "the questioner for the American people." He had a high calling, a mission, a mandate, to ask politicians and public officials the questions most Americans could not.

When we mourn for Tim Russert, we mourn for his wife, his son, and his father, "Big Russ." We mourn for his colleagues at NBC and the community of journalists, but we also mourn for ourselves at a turning point in the history of our Nation. We mourn for his words, his insight, and his commitment to the people's right to know.

God bless Tim Russert. He will be deeply missed.

□ 1730

Mr. ISSA. I have no further requests for time and I continue to reserve my time.

Mr. HIGGINS. Madam Speaker, I yield 2 minutes to the gentleman from Tennessee (Mr. COHEN).

Mr. COHEN. Madam Speaker, I think the whole country shared in mourning the loss of Tim Russert as if he was part of our family. We had seen him on television for so many years, and he would come into our homes on Sunday mornings.

And he was so much like so many people in America in that he was passionate about politics, passionate about government, passionate about

sports, and passionate about being an American. He loved his Buffalo Bills, Buffalo Sabers, he loved baseball and he loved horse racing. He loved politics, and he had two great mentors in Senator Patrick Moynihan and in Governor Mario Cuomo, two of the great people in political life to ever have the opportunity to work for.

And he was a success story, climbing from the ranks of a government official in the media and perfecting that trade and going to the heights of his profession. He was diligent in doing his research and in quizzing everybody, I think, in an even-handed manner that you really didn't know exactly where Tim Russert was coming from. I had the pleasure of meeting him at a Vanity Fair dinner, which I was invited to last year, and we were at a small table. At the time, I didn't know his wife worked for Vanity Fair. I thought Tim Russert was just there because he was Tim Russert, and that was a good enough reason for him to be there. And he was nice as he could be, just a regular guy, and we had a delightful conversation.

He loved his father. And the book about his dad, Russ, has been well spoken about. But I think what's amazing is I have a very good friend in Memphis named Ted Donaldson. And Ted had written a letter to Tim Russert to be included in the book. And Ted's not a bashful guy at all, and Ted came up to Tim Russert at a function, I think it was in New York, and he said, "Hi, I'm Ted Donaldson, I'm from Memphis and I wrote you about my dad." And he said, "Yup, page 45." He knew exactly the page in the book that it was. He knew his book. He appreciated the people who remembered their fathers and wrote and shared with him. And that book will go on forever remembering the relationship of fathers and sons. I'm sure his son Luke has a great tribute, what he lived and what he remembers from his father and will have a great life. I mourn with him and I'm sorry that he lost his father.

Mr. ISSA. Madam Speaker, I will continue to reserve.

Mr. HIGGINS. Madam Speaker, I now yield 2 minutes to the gentlewoman from Texas (Ms. JACKSON-LEE).

Ms. JACKSON-LEE of Texas. I thank the distinguished gentleman, and to the New Yorkers and Washingtonians that had the privilege of having Tim Russert as their native son and someone who moved to their particular area, and to the State of Ohio where he was educated.

Let me thank the author of this legislation, the Congressman from New York (Mr. HIGGINS), the full committee Chair and ranking member.

This is a special tribute that is necessary for this body because we are nothing without words. And Tim Russert was the architect of words that gave politicians a basis of explaining how democracy works. That's what Meet the Press and Sunday morning was all about for many, many Americans.

So I rise to pay tribute to Tim Russert for his life and what he gave to the process of government, and to thank him as well as I watched over the weekend in the times that I was able to see the tributes toward him that he also gave a sense of importance of family, and how he emphasized his wife and his son and of course his family and "Big Russ."

And isn't it interesting that he lost his life on the weekend of Father's Day? But it allows so many to emphasize that he was more than just the moderator, the host of Meet the Press; he was an American who loved this country and loved his flag, but he was also someone who loved his family and showed America that even in all of his energy and all of his business he could stop and smell the roses and appreciate the wonderment of his family.

And so I join my colleagues in tribute to him today on the floor of the House and ask, as we celebrate his life, that we will be reminded of the preciousness of democracy and all that we have in benefits to be able to stand on this floor and to espouse our words and to talk about what democracy and freedom is all about. Tim Russert captured it in his love for this process, and his giving to America the ability to understand it in layman's terms.

I offer my deepest sympathy to the Russert family.

Mr. ISSA. Madam Speaker, I yield back the balance of my time.

Mr. HIGGINS. Madam Speaker, just let me say in closing, Tim Russert was the voice to a Nation and to the world with a distinct inflection of that of Buffalo, imbued with exuberance and tempered with a love of family and community and country.

With that, I would ask that this resolution be approved.

Mr. KUCINICH. Madam Speaker, I rise today in honor and remembrance of Mr. Tim Russert, devoted husband, father, son, brother, and friend, whose brilliant legacy as a journalist served to inform the lives of all who knew him well.

Since 1991, Mr. Russert's piercing assessment of our Nation's political scene graced America's television screens on NBC's "Meet the Press," enlightening viewers with tough questions posed to political candidates, elected leaders and influential people of our time. In his relentless search for the truth, Tim Russert served to provide the checks and balances critical to maintaining the integrity of our national freedoms. In every interview, with every question posed, Mr. Russert created an atmosphere of respect, fairness and integrity—an atmosphere in which his ultimate goal as a journalist was sought—discovering the truth.

Tim Russert grew up in working-class Buffalo, NY, where the lessons of hard work, faith and family remained at the core of his being. He and three sisters, Betty, Kathleen, and Patricia were raised by their dedicated parents, Tim and Elizabeth ("Betty"). A sanitation worker and truck driver, his father worked two jobs to provide for his four children. He carried the lessons of his parents every day and within every interview. One of the most engaging and effective journalists of our time, his passion and commitment to his profession was

eclipsed only by his devotion to his family and friends. Mr. Russert shared his joy for life with everyone he met, and he treated everyone with respect and kindness, regardless of their social standing. Tim Russert never forgot where he came from, and his street-smart common sense, infused with a brilliant mind and kind heart, endeared everyone to him—even his toughest competitors.

Madam Speaker and Colleagues, please join me in honor and remembrance of Mr. Tim Russert, whose professional legacy raised critical and complex societal issues into the clear light of day. I offer my deepest condolences to his wife, Maureen; to his son, Luke; to his parents and sisters, and to his extended family members and numerous friends. Tim Russert lived his life with passion and joy, and although he will be greatly missed, the love he shared with family and friends will live on forever, and he will be remembered always.

Mr. DAVIS of Virginia. Madam Speaker, there are two types of people in Washington—those known for what they love and those known for what they hate. Tim Russert was known for all the things he loved.

He loved politics, as he discovered at an early age and as his two bosses in the industry—Mario Cuomo and Daniel Patrick Moynihan—would learn to cherish. He loved humor. All of America knew his jowly and ever-present smile. He loved the give-and-take of a good, rousing political argument—as I and all who appeared with him on Meet the Press would attest.

He loved his family. What moved him finally to write a book? His love for his father. It led to two books, in fact, both of which ended up atop The New York Times bestseller list. His son, Luke, was one of the luckiest kids in Washington. He grew up with a sports-mad dad who took him to every game or match they could squeeze into their days. Nats baseball. Bills football. Wizards basketball. On nights when none were playing, a good high school or college game. Now, Luke and James Carville co-host a sports talk show on XM.

He loved his faith. He called his time in the Catholic schools of Buffalo the most important of his life. He served on numerous boards and devoted countless hours to working on behalf of his faith.

He loved the people who make up Washington—the leaders and media moguls, of course. But he also had a strong relationship with those who are never seen in front of the cameras. It was Russert who stood against staff cutbacks and defended the hard-working men and women behind the scenes who made his show a reality each week.

A lot of people claim to love, but when it comes time to do the work that exemplifies this love, they fall short. That was not the case with Tim Russert. He did the work. He scooped the competitors. He put in the time with family. He practiced and lived his faith. He lived and died with his teams. He looked out for the big and little people in his midst.

A number of commentators have seemed surprised by the extensive coverage of his passing, how hard America seems to be taking it. Why? This is just my guess, but I think when the American people watched him every Sunday morning or during election or other news coverage, they saw a little bit of themselves. They saw someone inherently fair, scrupulously prepared, unflinchingly thankful and

thoroughly, pleasantly humble. He had the conversation with world leaders and newsmakers we like to think we'd have had if we'd been there. He was us. Part of our families. And we will miss him.

Mr. REYNOLDS. Madam Speaker, I rise in support of H. Res. 1275 honoring the life of Timothy John Russert, Jr.

It has been just days since one of Buffalo's favorite sons was taken from us tragically, and suddenly. We have been touched by the makeshift memorial outside the NBC News bureau in Washington, DC, the flags flying at half-staff outside City Hall in Buffalo and Rockefeller Center in New York City, and the thousands who have come from all walks of life to visit the park right outside South Buffalo that bears the name of this giant of broadcast journalism.

Tim and I walked similar beats, cutting our teeth in New York politics—the tricks of the trade Tim picked up working for the late great Sen. Daniel Patrick Moynihan and former Gov. Mario Cuomo, he took with him to NBC, where he ended up the sparring partner of many a public official, including me. Every time we got together, Tim was tough, but fair—and at the end of the day, we were still two Buffalo guys who could talk shop about the Bills and the Sabres.

Though we cannot begin to comprehend the reach of Tim Russert's legacy—we are still a community in mourning—we can say with great certainty that he has left an indelible mark on all of us.

Thank you, Tim. Go Bills!

Mr. HIGGINS. Madam Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. HIGGINS) that the House suspend the rules and agree to the resolution, H. Res. 1275.

The question was taken.

The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. ISSA. Madam Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

The point of no quorum is considered withdrawn.

GRANTING A FEDERAL CHARTER TO KOREAN WAR VETERANS ASSOCIATION, INCORPORATED

Ms. JACKSON-LEE of Texas. Madam Speaker, I move to suspend the rules and pass the Senate bill (S. 1692) to grant a Federal charter to Korean War Veterans Association, Incorporated.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

S. 1692

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. GRANT OF FEDERAL CHARTER TO KOREAN WAR VETERANS ASSOCIATION, INCORPORATED.

(a) GRANT OF CHARTER.—Part B of subtitle II of title 36, United States Code, is amended—

(1) by striking the following:

“CHAPTER 1201—[RESERVED]”;

and

(2) by inserting after chapter 1103 the following new chapter:

“CHAPTER 1201—KOREAN WAR VETERANS ASSOCIATION, INCORPORATED

“Sec.

“120101. Organization.

“120102. Purposes.

“120103. Membership.

“120104. Governing body.

“120105. Powers.

“120106. Restrictions.

“120107. Tax-exempt status required as condition of charter.

“120108. Records and inspection.

“120109. Service of process.

“120110. Liability for acts of officers and agents.

“120111. Annual report.

“120112. Definition.

“§ 120101. Organization

“(a) FEDERAL CHARTER.—Korean War Veterans Association, Incorporated (in this chapter, the ‘corporation’), a nonprofit organization that meets the requirements for a veterans service organization under section 501(c)(19) of the Internal Revenue Code of 1986 and that is organized under the laws of the State of New York, is a federally chartered corporation.

“(b) EXPIRATION OF CHARTER.—If the corporation does not comply with the provisions of this chapter, the charter granted by subsection (a) shall expire.

“§ 120102. Purposes

“The purposes of the corporation are those provided in the articles of incorporation of the corporation and shall include the following:

“(1) To organize as a veterans service organization in order to maintain a continuing interest in the welfare of veterans of the Korean War, and rehabilitation of the disabled veterans of the Korean War to include all that served during active hostilities and subsequently in defense of the Republic of Korea, and their families.

“(2) To establish facilities for the assistance of all veterans and to represent them in their claims before the Department of Veterans Affairs and other organizations without charge.

“(3) To perpetuate and preserve the comradeship and friendships born on the field of battle and nurtured by the common experience of service to the United States during the time of war and peace.

“(4) To honor the memory of the men and women who gave their lives so that the United States and the world might be free and live by the creation of living memorial, monuments, and other forms of additional educational, cultural, and recreational facilities.

“(5) To preserve for the people of the United States and posterity of such people the great and basic truths and enduring principles upon which the United States was founded.

“§ 120103. Membership

“Eligibility for membership in the corporation, and the rights and privileges of members of the corporation, are as provided in the bylaws of the corporation.

“§ 120104. Governing body

“(a) BOARD OF DIRECTORS.—The composition of the board of directors of the corporation, and the responsibilities of the board,

are as provided in the articles of incorporation of the corporation.

“(b) OFFICERS.—The positions of officers of the corporation, and the election of the officers, are as provided in the articles of incorporation.

“§ 120105. Powers

“The corporation has only those powers provided in its bylaws and articles of incorporation filed in each State in which it is incorporated.

“§ 120106. Restrictions

“(a) STOCK AND DIVIDENDS.—The corporation may not issue stock or declare or pay a dividend.

“(b) POLITICAL ACTIVITIES.—The corporation, or a director or officer of the corporation as such, may not contribute to, support, or participate in any political activity or in any manner attempt to influence legislation.

“(c) LOAN.—The corporation may not make a loan to a director, officer, or employee of the corporation.

“(d) CLAIM OF GOVERNMENTAL APPROVAL OR AUTHORITY.—The corporation may not claim congressional approval, or the authority of the United States, for any activity of the corporation.

“(e) CORPORATE STATUS.—The corporation shall maintain its status as a corporation incorporated under the laws of the State of New York.

“§ 120107. Tax-exempt status required as condition of charter

“If the corporation fails to maintain its status as an organization exempt from taxation under the Internal Revenue Code of 1986, the charter granted under this chapter shall terminate.

“§ 120108. Records and inspection

“(a) RECORDS.—The corporation shall keep—

“(1) correct and complete records of account;

“(2) minutes of the proceedings of the members, board of directors, and committees of the corporation having any of the authority of the board of directors of the corporation; and

“(3) at the principal office of the corporation, a record of the names and addresses of the members of the corporation entitled to vote on matters relating to the corporation.

“(b) INSPECTION.—A member entitled to vote on any matter relating to the corporation, or an agent or attorney of the member, may inspect the records of the corporation for any proper purpose, at any reasonable time.

“§ 120109. Service of process

“The corporation shall have a designated agent in the District of Columbia to receive service of process for the corporation. Notice to or service on the agent is notice to or service on the corporation.

“§ 120110. Liability for acts of officers and agents

“The corporation is liable for any act of any officer or agent of the corporation acting within the scope of the authority of the corporation.

“§ 120111. Annual report

“The corporation shall submit to Congress an annual report on the activities of the corporation during the preceding fiscal year. The report shall be submitted at the same time as the report of the audit required by section 10101(b) of this title. The report may not be printed as a public document.

“§ 120112. Definition

“For purposes of this chapter, the term ‘State’ includes the District of Columbia and the territories and possessions of the United States.”.

(b) CLERICAL AMENDMENT.—The item relating to chapter 1201 in the table of chapters at the beginning of subtitle II of title 36, United States Code, is amended to read as follows:

“1201. Korean War Veterans Association, Incorporated 120101”.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Texas (Ms. JACKSON-LEE) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentlewoman from Texas.

GENERAL LEAVE

Ms. JACKSON-LEE of Texas. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Texas?

There was no objection.

Ms. JACKSON-LEE of Texas. Madam Speaker, I would now like to yield 1 minute to our distinguished majority leader, Mr. STENY HOYER, the author of this legislation.

Mr. HOYER. I thank my friend, the distinguished representative from the State of Texas and a leader in our caucus and in our Congress.

I want to say how very proud I am to be associated with my good friend, SAM JOHNSON, an American hero not only to this body, but to veterans who have served in every one of our wars, and certainly the Korean War in particular. I thank him for his cosponsorship of this resolution with me.

Madam Speaker, I strongly support this legislation granting the Korean War Veterans Association a Federal charter. It will enable them to expand its mission and further its charitable and benevolent causes.

The Association, comprised exclusively of Korean War members, has more than 23,000 members and is one of the few such organizations of its size without a Federal charter.

More than 50 years have passed since the war-weary men and women who served in Korea returned home. History has revealed that the sacrifices made by these brave soldiers was instrumental in stopping the expansion of communism, and that their sacrifice effectively contributed to a more peaceful world. Can one imagine if North Korea were in charge of all of Korea, what a dangerous world this would be? Granting this Federal charter is a small expression of our appreciation for the extraordinary courage of our forces who were deployed to the Korean Peninsula.

This bipartisan legislation is an opportunity to express our gratitude and respect for our military, past and present, and to give Korean War veterans the long-awaited recognition that they so deserve so that the so-called ‘forgotten war’ is and should be forgotten no more.

I want to thank, as I have done earlier, my colleague, Representative SAM

JOHNSON, a decorated Korean and Vietnam veteran, for cosponsoring this legislation with me in the House. He honors our House by his service, as he honored this House and this country by his service in Korea and in Vietnam. I know that the Korean War veterans, his colleagues who stood the battle in Korea, are extraordinarily honored by his cosponsorship of this resolution.

I want to thank my good friend, Senator BEN CARDIN of Maryland, for his work on this issue in the Senate.

This is an appropriate step for us to take. This recognition for our Nation’s Korean War veterans is long overdue, but it is never too late to do the right thing. And I am pleased, Madam Speaker, to rise and urge my colleagues to unanimously support this resolution, and again thank the distinguished soldier who serves with us and served his country so well in battle.

Mr. ISSA. Madam Speaker, I would like to express my support for S. 1692, legislation that grants a Federal charter to the Korean War Veterans Association.

Many Americans are only familiar with the Korean War through the television series *M*A*S*H*. Yet, it was one of the defining conflicts of the 20th Century. Because of the courageous service of millions of American servicemen and women, the global spread of Communism was halted on the Korean peninsula. More than 36,000 Americans lost their lives to preserve the liberty of the South Korean people. The fall of the Iron Curtain would have been inconceivable without their sacrifice.

The Korean War Veterans Association was established in 1985 as the only veteran’s organization comprised solely of Korean War Veterans. It now has over 25,000 members. The Association was founded in order to maintain a continuing interest in the welfare of veterans of the Korean War, to rehabilitate disabled veterans of the War, to establish facilities for the assistance of War veterans and to represent them in claims before the Department of Veterans Affairs without charge, and finally to perpetuate and preserve the comradeship and friendships born on the field of battle and to honor the memory of the men and women who gave their lives in the Korean War.

Now, on June 6 of last year, the Immigration Subcommittee adopted the following policy concerning the granting of new federal charters: The Subcommittee will not consider any legislation to grant new federal charters because such charters are unnecessary for the operations of any charitable, non-profit organization and falsely imply to the public that a chartered organization and its activities carry a congressional ‘seal of approval,’ or that the Federal Government is in some way responsible for its operations. The Subcommittee believes that the significant resources required to properly investigate prospective chartered organizations and monitor them after their charters are granted could and should be spent instead on the Subcommittee’s large range of legislative and other substantive policy matters. This policy is not based on any decision that the organizations seeking federal charters are not worthwhile, but rather on the fact that

federal charters serve no valid purpose and therefore ought to be discontinued.

This policy represented the continuation of a policy the Subcommittee put in place at the start of the 101st Congress and has been continued every Congress since, against granting new federal charters to private, non-profit organizations. However, if the majority seeks to jettison the policy adopted by its own Judiciary Committee just last year, so be it. If we are to grant any organizations federal charters, then the Korean War Veterans Association should be at the top of the list. I urge my colleagues to support this legislation.

Madam Speaker, it is my great honor to yield such time as he may consume to the gentleman from Plano, Texas, a man of personal experience on what it's all about to be a Korean War veteran, a man who I believe brings to the House the kind of insight necessary to bring this bill to the floor.

Mr. SAM JOHNSON of Texas. Madam Speaker, I rise today to pay tribute to the 5 million valiant men and women who served in the Korean War. Some may know the names Buzz Aldrin or John Glenn. You know, we all flew F-86s in the 51st Fighter Wing back then together. They were household names then. I flew 62 combat missions in the Korean War and got a chance to fly with Buzz many times.

On Capitol Hill, there are three of us who served in Korea in this Congress—CHARLIE RANGEL of New York, JOHN CONYERS of Michigan, and I. The Congress is better off because Korean War veterans are represented.

They call the Korean War the “forgotten war” as STENY HOYER said. Nowhere is this more evident than the fact that the Korean War Veterans Association has not received a national charter.

A little known fact is that American prisoners of war in Korea endured even more severe treatment than those of us in Vietnam. In fact, they didn't even want to talk about it for years. Giving the Veterans of the Korean War a national charter will put them in the same echelon as the Veterans of Foreign Wars and American Legion, truly a mark of distinction.

There is a Sam Johnson Korean War Veterans Group, chapter 270, in north Texas. The founder, Ed Buckman, a great patriot, did not talk about his history or his story for decades. It wasn't until a couple of years ago that he started sharing his experience and became a Korean War veteran champion.

Ed Buckman is the one who helped bring the need for a national charter to my attention. Mr. Buckman arrived home in Fort Worth after serving from 1950 to 1951 as a Navy electrical engineer aboard the USS Princeton. The Veterans of Foreign Wars advised him that because President Truman dubbed the conflict in Korea a “police action” and not a war, Mr. Buckman and other military personnel were not considered veterans.

He once said he did not say the word “Korea” out loud for more than 40

years. He confided to the Dallas Morning News that he was bitter. “We were treated like dirt when we got home.” Then, in 2000, he heard about a parade in New York City honoring veterans, including those from the Korean War. “When I went to this parade,” he said, “with 25,000 marchers, they put me on the front float and there were a million people saying thank you. No one had ever thanked me for my service in Korea before,” and he said “it made me feel proud.” He tirelessly advocated a national charter for the Korean War veterans, and it brings me great pleasure to know that his hard work paid off.

Ed Buckman, your country and your Congress are saying thank you for your sincere devotion to the cause by creating this long overdue national charter for all Korean War veterans.

I want to thank STENY HOYER and the others in this Congress for helping do this. It's about time our Nation thanked the Korean War veterans for their service and sacrifice with national recognition and premier status.

This July, we mark the 55th anniversary of the Korean War armistice. To the remaining one million plus Korean War veterans we will say, God bless you and God bless America. Your war and your efforts will not be forgotten. This is for you. America salutes you.

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Ms. JACKSON-LEE of Texas. Madam Speaker, I would like to now yield 2 minutes to the distinguished gentleman from Maryland (Mr. SARBANES) who also desires to rise to thank the Korean War veterans.

Mr. SARBANES. I thank my colleague very much.

Madam Speaker, I rise in strong support of Senate bill 1692 which will grant this Federal charter to the Korean War Veterans Association. This day, as has been said already, is long, long overdue. Later this summer will mark the 55th anniversary of the armistice that ended the full-scale fighting in Korea.

I am very pleased the House will today pass legislation to finally grant the Korean War Veterans Association a Federal charter. My father, Senator Paul Sarbanes, introduced this legislation over several Congresses in an effort to get these veterans the recognition that they deserved. And although this legislation had been a priority of his and Leader HOYER's for many years, we had been unable to get certain opponents to move out of the way and allow it to pass.

Now, thanks to the majority leader and to Senator BEN CARDIN and to others who stepped forward with their support, we will finally send this legislation to the President for his signature, and it will become law.

Madam Speaker, this is about recognizing the 5.7 million veterans who fought in the Korean War and more than 36,000 Americans who made the ultimate sacrifice in service to their country in that conflict.

This is also about fairness. A Federal charter will give the Korean War Veterans Association the same status as other major veteran services organizations and allow them to more efficiently assist their membership.

The Korean War is often called the “forgotten war.” By passing this legislation, we take a modest step to reassure the Korean War veterans that we will never forget them and their tremendous sacrifice to our Nation.

Mr. ISSA. Madam Speaker, I reserve the balance of my time.

Ms. JACKSON-LEE of Texas. Madam Speaker, I yield myself such time as I might consume.

Madam Speaker, let me rise in appreciation to the chairman of the House Judiciary Committee, Mr. CONYERS, and the ranking member, Mr. SMITH, in working with the Senate and working with the staff on this very important initiative. And I would like to acknowledge both former Senator Sarbanes, Senator CARDIN, and of course our very, very able and distinguished and dedicated Majority Leader HOYER in collaboration with Congressman SARBANES to have this legislation, S. 1692, move, which is to create the Korean War Veterans Association to become a Federally tax-exempt organization. It was a Federally tax-exempt corporation that was incorporated in the State of New York on June 25, 1985. And now this bill will grant a Federal charter to the Korean War Veterans Association.

The veterans association is an association of persons who have seen honorable service during the Korean War at any time between June 25, 1950 and January 31, 1955, both dates inclusive, and of certain other persons, the particular qualifications for membership to be set forth in the bylaws of the Korean War Veterans Association.

Over the years, the organization has established a strong record of service and commitment to fellow Korean War veterans ranging from the efforts on behalf of Project Freedom to a successful effort to construct a national Korean War veterans memorial on the National Mall.

I certainly personally want to thank my friend and colleague from Texas, Congressman SAM JOHNSON, who has never wavered from his commitment and dedication to the men and women of the United States military, to his love of Texas, and certainly to his particular love of those who served in the Korean War as he did, along with his service in the Vietnam War.

He made mention of our friends and colleagues, Congressman JOHN CONYERS and Congressman CHARLIE RANGEL. So today we honor them as we honor many, many of those who served. The Korean War, often overlooked in American history, is anything but forgotten by the nearly 1.2 million American veterans of the Korean War still alive today. And during the 3-year course of the war, some 5.7 million Americans were called to serve.

And by the time the Korean War Armistice Agreement was signed in July 1953, more than 36,000 Americans sacrificed their lives, 103,284 were wounded, 7,140 were captured and 664 were missing. And so we know it was, in fact, a war that saw a painful time in American history but yet saw the valiant effort of our American soldiers.

American troops fought to protect our freedom as we know it today and paved the way for the United States to vanguard the movement for global democracy and liberty, a movement that afforded many countries the opportunity to shift to democratic regimes.

And so it is a special honor to me to be able to stand today and join my colleagues, to be able to support this legislation, S. 1692. I would ask my colleagues to support this legislation and be reminded that no war should ever be forgotten. We stand here today to acknowledge that the Korean War is not forgotten, and as well, that we will have the opportunity to celebrate in the passing of this legislation.

With that, Madam Speaker, I ask my colleagues to vote for S. 1692.

Madam Speaker, I rise today in support of S. 1692, a bill to grant a Federal charter to the Korean War Veterans Association. This legislation honors the sacrifice and courage of our soldiers who served in the Korean War. My distinguished colleague from Maryland, Senator BENJAMIN L. CARDIN and the Majority Leader STENY HOYER seek to recognize the heroic deeds of Korean War veterans by granting the Korean War Veterans Association Incorporated a Federal Charter.

The Korean War Veterans Association (KWVA) is a federally-tax exempt organization that was incorporated in the State of New York on June 25, 1985. Its original founder was Mr. William T. Norris, of New York, a member of F Company, 27th Infantry Regiment (Wolfhounds), 25th Infantry Division, when he served as a sergeant in the Korean War.

This legislation provides an opportunity for each of us, regardless of political views, religion, ethnicity, gender, or background to come together, and to recognize and honor our nation's heroes. We gather here today, in the midst of ongoing conflict and warfare, honoring the dedication of our men and women in uniform. Though we may be divided by our positions on the war in Iraq, we stand together to support all of our veterans, highlighting in this particular legislation those who fought in the Korean War.

Our nation has a proud legacy of appreciation and commitment to the men and women who have worn the uniform in defense of this country. We must be united in seeing to it that every soldier, sailor, airman, and marine is welcomed back with all the care and compassion this grateful nation can bestow. S. 1692 assists us in these endeavors by extending a small gesture of gratitude that grants a federal charter to an organization that promotes and maintains benevolent and charitable endeavors. The Korean War Veterans Association is an association of persons who have seen honorable service during the Korean War at any time between June 25, 1950 and 31 January 1955, both dates inclusive, and of certain other persons, the particular qualifications for

membership to be set forth in the by-laws of the Korean War Veterans Association. Over the years, the organization has established a strong record of service and commitment to fellow Korean War veterans, ranging from efforts on behalf of Project Freedom to its successful effort to construct a national Korean War Veterans Memorial on the National Mall.

The Korean War, often overlooked in American history, is anything but forgotten by the nearly 1.2 million American veterans of the Korean War still alive today. During the three year course of the war, some 5.7 million Americans were called to serve, and by the time the Korean Armistice Agreement was signed in July 1953, more than 36,000 Americans sacrificed their lives, 103,284 were wounded, 7,140 were captured and 664 were missing.

American troops fought to protect our freedom as we know it today and paved the way for the United States to vanguard the movement for global democracy and liberty; a movement that afforded many countries the opportunity to shift to democratic regimes.

Sadly, all too many of our veterans are left without the help and support they need to transition from the horrors they bravely faced on the front lines of battle to a successful civilian life. According to the Veteran's Affairs Department, as of 2006, on any given night, 196,000 veterans of all ages were homeless. As we work to curb this formidable reality, let us demonstrate our support for the veterans of the Korean War by supporting this legislation. This should encourage us to continue to honor this nation's troops who are fighting and who have fought for the rights of all of us in places we do not dare to go, under environments we cannot fully appreciate from this comfortable position.

I firmly believe that we should celebrate our veterans after every conflict, and I remain committed, as a Member of Congress, to both meeting the needs of veterans of previous wars, and to provide a fitting welcome home to those who are now serving. Veterans have kept their promise to serve our nation; they have willingly risked their lives to protect the country we all love.

I have always been a strong supporter of our country's troops, male and female. That is why I introduced the House Concurrent Resolution 320 which celebrates one of our heroic daughters of Texas, Specialist Monica L. Brown of the United States Army with for her efforts earlier this year.

Spec. Brown was the first woman in Afghanistan and only the second female soldier since World War II to receive the Silver Star, the nation's third-highest medal for valor. This soldier from Lake Jackson, Texas was only 20-years-old.

On April 25, 2007, Specialist Brown was part of a four-vehicle convoy patrolling near Jani Kheil in the eastern province of Paktia on April 25, 2007, when a bomb struck one of the Humvees.

When Spec. Brown saw her fellow soldiers were injured, she grabbed her aid bag and started running toward the burning vehicle as insurgents opened fire. All five wounded soldiers from her platoon scrambled out. Under this commotion, she assessed her patients and moved them to a safer location because they were still receiving incoming fire.

Other veteran's legislation that I am pursuing entails guaranteeing that our VA hos-

pitals have the capacity to efficiently and effectively meet the needs of our troops. The Riverside Hospital in Houston, Texas is a historic medical center that has served the needs of veterans in the Houston area for a long time. However, currently, the hospital is lacking the tools necessary to treat the augmenting number of troops who suffer from Post Traumatic Stress Disorder (PTSD) and other common problems associated with fighting in battle. Today, at this very second let us take a united stand for the well being of our veterans; to say the very least, they deserve it and to say the most; we've promised it.

This attests to the fact that we must now ensure that we keep our promises to our veterans by extending our gratitude and appreciation. Currently, there are over 25 million veterans in the United States. There are more than 1,633,000 veterans living in Texas and more than 32,000 veterans living in my Congressional district alone. I hope we will all take the time to show appreciation to those who have answered the call to duty. As the Winston Churchill famously stated, "Never in the field of human conflict was so much owed by so many to so few." This recognition for our nation's Korean War Veterans is long overdue, and it is a small expression of appreciation our nation can offer to these men and women, and it will enable them to ensure that the "Forgotten War" is forgotten no more.

Madam Speaker, as we approach the 55th anniversary of the Korean War Armistice, I encourage my colleagues to join me in supporting and serving those who have served this nation.

Mr. BUYER. Madam Speaker, I rise in support of S. 1692, a measure to grant a Federal charter to the Korean War Veterans Association (KWVA).

Though the Korean War is sometimes referred to as the "Forgotten War," it is among the most significant events of the 20th century. Communist military aggression was defeated and the United States and its allies sent a signal to the world that militaristic expansion of communism would be countered with force.

Nearly 6 million Americans served during the Korean War, and tens of thousands of them faced some of history's most adverse circumstances and challenges for the cause of freedom—by the time the Korean Armistice Agreement was signed in July 1953, more than 36,000 Americans had died, 103,284 had been wounded, 7,140 were captured, and 664 were missing.

The heroism displayed by Korean War veterans should never be forgotten. We can help honor the 1.2 million American veterans of the Korean War who are still alive today by granting a Federal charter to America's oldest and largest association of Korea veterans. KWVA is a 20,000-member veterans' service organization devoted exclusively to Korean War veterans.

That is why we should approve S. 1692 calling on Congress to grant a Federal charter to KWVA. This recognition is well deserved, and I am hopeful that Congress will act swiftly to approve this measure. I urge my colleagues to join me in supporting this legislation.

Additionally, I would encourage my colleagues to join me in supporting H.R. 5854, a bill to grant a Federal charter to the Military Officers Association of America (MOAA).

MOAA is the largest professional association for military officers and the fourth largest

veterans group in the Nation. With 370,000 members, MOAA has a distinguished 79-year history of service to the military community, veterans, and their families.

Like KWVA, MOAA is among the veterans' service organizations without a Federal charter. In addition to the deserved recognition it would accord MOAA, a Federal charter would enable some state-level MOAA affiliates to participate on governor-appointed advisory councils to which they are presently excluded.

Again, I urge my colleagues to support this legislation to grant a Federal charter for KWVA, and I would also encourage my colleagues to cosponsor H.R. 5854 to grant a Federal charter to MOAA.

Ms. JACKSON-LEE of Texas. With that, I yield back my time.

Mr. ISSA. Madam Speaker, I would also yield back at this time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. JACKSON-LEE) that the House suspend the rules and pass the Senate bill, S. 1692.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

REVISING SHORT TITLE OF THE FANNIE LOU HAMER, ROSA PARKS, AND CORETTA SCOTT KING VOTING RIGHTS ACT REAUTHORIZATION AND AMENDMENTS ACT OF 2006

Ms. JACKSON-LEE of Texas. Madam Speaker, I move to suspend the rules and pass the Senate bill (S. 188) to revise the short title of the Fannie Lou Hamer, Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments Act of 2006.

The Clerk read the title of the Senate bill.

The text of the Senate bill is as follows:

S. 188

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

Section 1 of the Fannie Lou Hamer, Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments Act of 2006 (Public Law 109-246) is amended by striking “and Coretta Scott King” and inserting “Coretta Scott King, César E. Chávez, Barbara C. Jordan, William C. Velásquez, and Dr. Hector P. Garcia”.

SEC. 2. CONFORMING AMENDMENTS.

Paragraphs (7) and (8) of section 4(a), and section 13(a)(1), of the Voting Rights Act of 1965 (42 U.S.C. 1973b(a), 1973k(a)(1)) are each amended by striking “and Coretta Scott King” and inserting “Coretta Scott King, César E. Chávez, Barbara C. Jordan, William C. Velásquez, and Dr. Hector P. Garcia”.

SEC. 3. CONSTRUCTION.

Title I of the Voting Rights Act of 1965 (42 U.S.C. 1973 et seq.) is amended by adding at the end the following:

“SEC. 20. A reference in this title to the effective date of the amendments made by, or the date of the enactment of, the Fannie Lou Hamer, Rosa Parks, Coretta Scott King,

César E. Chávez, Barbara C. Jordan, William C. Velásquez, and Dr. Hector P. Garcia Voting Rights Act Reauthorization and Amendments Act of 2006 shall be considered to refer to, respectively, the effective date of the amendments made by, or the date of the enactment of, the Fannie Lou Hamer, Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments Act of 2006.”.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Texas (Ms. JACKSON-LEE) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentlewoman from Texas.

GENERAL LEAVE

Ms. JACKSON-LEE of Texas. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material on the bill under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Texas?

There was no objection.

Ms. JACKSON-LEE of Texas. And I now yield myself such time as I may consume.

Madam Speaker, I rise in strong support of S. 188, a companion bill to H.R. 6250, providing for revising the short title of the Fannie Lou Hamer, Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments Act of 2006.

On January 31, 2007, I introduced H.R. 745 to add Barbara Jordan and Cesar Chavez. On June 12, 2008, I authored and introduced the House companion to S. 188, H.R. 6250, in order to add numbers of individuals who deserve the recognition of this legislation.

I would like to thank Senator SALAZAR on the Senate side for his leadership on this issue. And certainly I would like to thank the chairman of the full committee, Mr. CONYERS, and the ranking member, Mr. SMITH, for their leadership and collaboration, along with the chairman and ranking member of the subcommittee. I also want to thank Mr. Keenan Keller of the Judiciary Committee staff and all the staff who worked with him, Mr. Yohannes Tsehai and Mr. Arthur D. Sidney of my staff, for their work on the House bill and for their work on bringing this bill as quickly as possible to the floor.

The bill before us adds the names of Cesar E. Chavez, Barbara C. Jordan, William C. Velasquez and Dr. Hector P. Garcia to the short title. It is only an addition of names. It is not a deletion of any names. It is adding to the name portion of the bill only.

These great people are pillars in the Nation's struggle for civil rights, equality and justice for all, and I strongly support the bill.

Allow me, Madam Speaker, to share the humble beginnings of all of the individuals that have come before us to be named now to this very important bill, a bill of which we know was really borne in the sweat and tears of those

who struggled in the civil rights movement. Many lost their lives in this battle. This reauthorization that occurred in the last session, and the session before is a testimony to the struggle.

Cesar Estrada Chavez was born of humble beginnings on March 31, 1927, in Yuma, Arizona. Early in his life, Mr. Chavez was forced to recognize the harsh realities of racism that all too often plagued communities of color. After his family's home and land were taken from them, Mr. Chavez knew firsthand what it meant to be a victim of gross injustice. Yet despite this and similar experiences of discrimination, Mr. Chavez was not deterred. He often said that “the love for justice that is in us is not only the best part of our being but also the most true to our nature.”

At only 10 years old, Mr. Chavez became a migrant farmworker. He attended 38 different schools before quitting at the end of the eighth grade to support his family full time.

In 1945, he joined the U.S. Navy and served in the western Pacific during the end of World War II. After completing his military service, Mr. Chavez returned to his roots, laboring in the fields.

Mr. Chavez was unwavering in his activities in voter registration campaigns. He is truly warranting of this honor today.

By day, Mr. Chavez picked apricots in an orchard outside of San Jose. And he reminded that he served in the United States Navy. But he picked apricots in this orchard, and by night he was actively involved in galvanizing voter registration drives. In 1952, Mr. Chavez was a full-time organizer with the Chicago-based Community Service Organization (CSO), not only coordinating voter registration drives, but battling racial and economic discrimination against Chicano residents and organizing CSO chapters across California and Arizona, as well.

In 1968, Chavez conducted a 25-day fast to reaffirm the United Farm Workers' commitment to non-violence. In the process, Mr. Chavez gained the support of the late Senator Robert F. Kennedy and was propelled onto the national political scene. Kennedy called Cesar Chavez “one of the heroic figures of our time” and actually flew to be with Mr. Chavez when he ended his fast.

On August 8, 1994, Mr. Chavez became the second Mexican American to receive the Presidential Medal of Freedom, the highest civilian honor in the United States. The award was presented posthumously by then-President Bill Clinton.

Mr. Chavez dedicated his life to improving the working conditions for the poor and exploited. He worked on behalf of the migrant workers in the western United States. He worked also tirelessly to ensure that Hispanic Americans were involved in the political process. He is deserving of this honor. And we commend him as we move this legislation forward.

The next named person to have her name listed on the Voting Rights bill is Barbara Charline Jordan. Congresswoman Jordan was a friend to many, a mentor to me, and an icon. The late honorable Congresswoman Barbara Jordan represented the 18th Congressional District. She was the maiden holder of this seat. After this opportunity was given through the Voting Rights Act of 1965, I am now privileged to serve, and she was one of the first two African Americans from the South to be elected to the House of Representatives since Reconstruction.

Barbara Jordan was known for her eloquence but also to many for her quiet thoughtfulness and seriousness in the legislative process. Barbara Jordan was a renaissance woman, eloquent, fearless and peerless in her pursuit of justice and equality.

I pay tribute also to her sister who has carried on her legacy by presenting herself to the public and helping people understand Barbara's legacy, that is to a dear friend, Ms. Rosemary McGowan, who lives in Houston, Texas, today. All of her family grew up and lived in Fifth Ward, and we were with them just a few weeks ago when they showed us the remnants of where they lived. It is now railroad tracks. But we will never have their history extinguished.

Barbara Jordan exhorted all of us to strive for the excellence, stand fast for justice and fairness, and yield to no one in the manner of defending the Constitution and upholding the most sacred principles of a democratic government. To Barbara Jordan, the Constitution was a very profound document, one to be upheld.

On January 17, 1996, Barbara Jordan died too early, at the young age of 59. On that day, Texas and the Nation lost one of its finest daughters, a woman who had served the people of Houston and Harris County in State and national government for over a decade. And with Barbara Jordan's passing, America lost one of its finest citizens.

Barbara Jordan's voice and eloquence was one of a kind, and so was she.

From her outspokenness during Watergate, to her ethics back in Texas to improve transparency, accountability and ethics in government, no stand was too controversial or too unpopular for Barbara Jordan to take. If she believed that it was the right thing to do, she did it. She was not afraid to take unpopular stands. And she often ruffled the feathers of friends and foes alike.

The Washington Post, too, half-jokingly described Barbara Jordan as "the first black woman everything." And a Cosmopolitan magazine survey of 700 political opinions in 1975 put Jordan at the top of the list of women they would like to see become President.

And in 1966 she became the first African American woman elected to the Texas State Senate. She was the only woman in that legislative session.

In 1972, she came to the United States Congress. She worked on worker's compensation and she also amend-

ed the Voting Rights Act to include Mexican Americans in Texas and other southwestern States and to extend its authorities to those States where minorities had been denied the right to vote.

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She obviously was renowned for her Watergate work and also her 1976 speech to the Democratic Convention. One of Professor Jordan's colleagues paid her the ultimate compliment. "She pushed her students. She said, 'You know, you have an obligation. You owe something for what you have, and you need to pay it back.'" That was Barbara Jordan, continuing to give public service.

She ended her life as a professor at the Lyndon Baines Johnson School. In the tradition of Frederick Douglass, Martin Luther King and Thurgood Marshall, she believed that the Constitution should be upheld.

We honor her, deservedly so, by naming her to the Voting Rights Act of 1965, reauthorized.

The next named person is William C. Velasquez, also a Texan, affectionately known as "Willie." He paved the way for his generation and future generations of Hispanics to empower themselves through voter registration, political empowerment, economic self-reliance and education.

Mr. Velasquez was one of the founding members of the Mexican American Youth Organization, MAYO, a Chicano youth organization aimed at social action. His role in MAYO led to his becoming Texas' first statewide coordinator of the El Movimiento Social de la Raza Unida, the precursor of La Raza Unida Party. His involvement with the Latino organization was extensive. In 1968, as boycott coordinator for the United Farm Workers, he organized strikes in the Rio Grande Valley of Texas.

After leaving the UFW, he became the founder and director of the Mexican-American Unity Council in San Antonio, Texas. In 1970, he was named field director of the Southwest Council of La Raza.

From 1972 to July 1974, he concentrated his efforts on building the Southwest Voter Registration Education Project. That is what so many of us know him for, SVREP. Little notice was given when Velasquez opened the doors to SVREP in 1974, seated on a folding chair behind a small desk calling from a borrowed rotary telephone to spur Mexican Americans into politics.

Mr. Velasquez's work of empowering all Americans through political participation by his nonpartisan voter registration, voter education, candidate training, get-out-the-vote efforts, this work of SVREP continues as it began through his work. He enlisted the aid of community organizers. Together they launched hundreds of voter registration and get-out-the-vote GOTV campaigns throughout the Southwest.

The legacy of Mr. Velasquez is apparent. Since its inception, his organization has cultivated 50,000 community leaders, successfully litigated 85 voting rights lawsuits, and has conducted 2,300 nonpartisan voter registration and GOTV campaigns. Consequently, voter registration has grown over the years from 2.4 million registered Latinos in 1974 to almost 12 million nationwide.

Upon news of his death, the Congress adjourned its session for the day, symbolically illustrating his single-handed effect on our political process. President Clinton posthumously awarded Mr. Velasquez the Presidential Medal of Freedom, stating that he was driven by an unwavering belief that every American should have a role in our democracy and share in the opportunities of our great Nation, adding that Mr. Velasquez made this a greater country.

I agree with him. It is for this reason, Madam Speaker, that we are honored today to be able to add Mr. William "Willie" C. Velasquez in the short title of the Voting Rights Act, now reauthorized, but the Voting Rights Act of 1965.

Our next named person, Dr. Hector P. Garcia, was an interesting and strong Texan. Dr. Hector P. Garcia was a Mexican immigrant who became a doctor, soldier, war hero and presidential confidante. He dedicated his life to advocating for the education, civil rights, labor rights and human rights of our community by struggling against racism and injustice. His life is an example for the younger generation.

Dr. Garcia received many honors during his life-long fight for veterans rights. He is a giant in Texas. He is well-known, as we have found, throughout the Nation, throughout the veterans efforts that have come about, particularly representing Latinos. He is a giant. His fight for veterans rights and his struggle against discrimination in housing, education and voting rights is renowned.

In 1968, President Lyndon B. Johnson made him the first Mexican to serve on the U.S. Commission on Civil Rights. Johnson also appointed him Alternate Ambassador to the United Nations to promote better relations with Latin America and Spain. Dr. Garcia served Presidents John F. Kennedy and Jimmy Carter as an adviser.

President Ronald Reagan awarded him the Presidential Medal of Freedom, the Nation's highest civilian honor. Pope John Paul II recognized him with the Equestrian Order of Pope Gregory the Great. President Clinton eulogized him as a national hero.

The Treasury Department's new \$75 Series I U.S. Savings Bond bears Dr. Garcia's portrait. The eight Americans depicted on the bonds, which debuted on September 1, 2007, were chosen for their individual achievements and service, and, for the first time, to reflect the Nation's racial and ethnic diversity. Dr. Garcia is the only Hispanic. Other honorees include General George C. Marshall and the Reverend Dr. Martin Luther King.

Congress honored Dr. Garcia, who died on July 26, 1996, at the age of 82, by passing a bill in August 1996 that made the American G.I. Forum a Congressionally chartered veterans organization. Dr. Garcia founded the organization in 1948, and today it is the Nation's largest Hispanic veterans group. The charter status recognizes the G.I. Forum as a peer of the American Legion.

Dr. Garcia was born in a Mexican village in 1914 to a college professor and a schoolteacher. They fled to Texas in 1918 to escape the Mexican Revolution. He was one of seven children, six of whom became doctors. He graduated from the University of Texas Medical School, joined the Army in World War II and served in North Africa and Italy as an infantryman and combat engineer until the Army officials found out that he was a doctor. He earned the Bronze Star Medal with six battle stars in Italy.

A disturbing incident in 1949 convinced Dr. Garcia that the Forum needed to fight for more than veterans rights. Army Private Felix Longoria was killed on June 14, 1945, while on patrol in the Philippines to flush out retreating Japanese. It took nearly four years to identify and return his remains to his family. A funeral director in Three Rivers, Texas, told the family that the Anglo community wouldn't stand for his remains to lie in the chapel for a wake, but he offered to arrange for Longoria's burial in the segregated Mexican cemetery separated by barbed wire.

Private Longoria's widow called Dr. Garcia for help, who then contacted the funeral home and asked permission to use the chapel. The director told him no Mexican American had ever used the chapel and he wouldn't allow it because it might offend the whites. Dr. Garcia went on to talk about this issue and to fight against it, and ultimately he prevailed when many noticed that the State of Texas, which loomed so large on the map, looked so small tonight.

So within 24 hours the founder of the newly organized American G.I. Forum received a telegram from then Senator Lyndon B. Johnson, who expressed his regret about what occurred, and therefore he made arrangements to have Felix Longoria buried with full military honors in Arlington National Cemetery in Virginia.

This is truly a story of a hero, and that is why we stand today to acknowledge Hector P. Garcia, who will be named to the short title of the Voting Rights Act of 1965. He will join these heroes, Cesar Chavez, Barbara Jordan, Willie Velasquez, and now Dr. Hector P. Garcia, for he has fought for those who could not speak for themselves to in essence have the opportunity to vote.

Madam Speaker, I ask my colleagues to support this legislation in honor of these magnificent individuals.

Madam Speaker, I rise in strong support of S. 188, to revise the short title of the Fannie

Lou Hamer, Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments Act of 2006. On January 31, 2007, I introduced H.R. 745 to add Barbara Jordan and Cesar Chavez. On June 12, 2008, I authored and introduced the House companion, H.R. 6250 to S. 188. I want to commend the author on the Senate side, Senator SALAZAR.

I would like to thank Mr. Keenan Keller, and Mr. Yohannes Tsehai and Mr. Arthur D. Sidney of my staff for their work on the House bill and for their work on bringing this bill quickly to the floor. The bill before us adds the names of Cesar E. Chavez, Barbara C. Jordan, William C. Velasquez, and Dr. Hector P. Garcia to the short title. These great people are pillars in the nation's struggle for civil rights, equality, and justice for all. I strongly support this bill.

CESAR ESTRADA CHAVEZ

Cesar Estrada Chavez was born of humble beginnings on March 31, 1927, near Yuma, Arizona. Early in life, Mr. Chavez was forced to recognize the harsh realities of racism that all too often plagued communities of color. After his family's home and land were taken from them, Mr. Chavez knew first hand what it meant to be the victim of gross injustice. Yet, despite this and similar experiences of discrimination, Mr. Chavez was not deterred. He often said that "the love for justice that is in us is not only the best part of our being but also the most true to our nature."

At only 10 years old, Mr. Chavez became a migrant farmworker. He attended 38 different schools before quitting at the end of the eighth grade to support his family full time.

In 1945, Mr. Chavez joined the US Navy and served in the Western Pacific during the end of World War II. After completing his military service, Mr. Chavez returned to his roots, laboring in the fields.

Mr. Chavez was unwavering in his activities in voter registration campaigns. By day, Mr. Chavez picked apricots in an orchard outside of San Jose; by night, he was actively involved in galvanizing voter registration drives. In 1952, Mr. Chavez was a full time organizer with the Chicago-based Community Service Organization (CSO), not only coordinating voter registration drives, but battling racial and economic discrimination against Chicano residents and organizing new CSO chapters across California and Arizona as well.

Mr. Chavez was also a passionate member of the labor movement in this country. In 1962, he moved his wife and eight young children to California, where he founded the National Farm Workers Association (NFWA), the first successful farm workers' union in U.S. history.

In 1968, Chavez conducted a 25-day fast to reaffirm the United Farm Workers commitment to non-violence. In the process, Mr. Chavez gained the support of the late Senator Robert F. Kennedy and was propelled onto the national political scene. Kennedy called Cesar Chavez "one of the heroic figures of our time," and actually flew to be with Mr. Chavez when he ended his fast.

In 1991, Mr. Chavez received the Aguila Azteca (The Aztec Eagle), Mexico's highest award presented to people of Mexican heritage who have made significant contributions outside of Mexico. When he passed away on April 23, 1993, at the age of 66, he was the president of the United Farm Workers of America, AFL-CIO.

On August 8, 1994, Mr. Chavez became the second Mexican American to receive the Presidential Medal of Freedom, the highest civilian honor in the United States. The award was presented posthumously by then-President Bill Clinton.

Mr. Chavez dedicated his life to achieving better working conditions for the poor and the exploited migrant farmers in the western United States. He also tirelessly worked to ensure that Hispanic Americans were involved in the political process and were registered to vote. He is regarded as one of the most important people in the U.S. labor movement and in the Hispanic voter registration movement in this country. We honor his life and his legacy with the addition of his name on this important piece of legislation.

BARBARA CHARLINE JORDAN

Barbara Charline Jordan was a friend to many, a mentor to me and an icon. The late honorable Congresswoman Barbara Jordan represented the 18th Congressional District of Texas that I am now privileged to serve, and was one of the first two African-Americans from the South to be elected to the House of Representatives since Reconstruction.

Barbara Jordan was a renaissance woman, eloquent, fearless, and peerless in her pursuit of justice and equality. She exhorted all of us to strive for excellence, stand fast for justice and fairness, and yield to no one in the matter of defending the Constitution and upholding the most sacred principles of a democratic government. To Barbara Jordan, the Constitution was a very profound document, one to be upheld.

On January 17, 1996, Barbara Jordan died at the young age of 59. On that day, Texas lost one of its finest daughters—a woman who had served the people of Houston and Harris County in state and national government for over a decade. And with Barbara Jordan's passing, America lost one of its finest citizens.

Barbara Jordan's voice and eloquence were one of a kind. And so was she.

Her accomplishments and admirers were legion. As a statesman and as a teacher, Barbara Jordan transcended race, gender, class, and political affiliation. She was not afraid to take unpopular stands—and she often ruffled the feathers of friends and foes alike.

From her outspokenness during Watergate, to her efforts back in Texas to improve transparency, accountability, and ethics in government, no stand was too controversial or too unpopular for Barbara Jordan to take—if she believed that it was the right thing to do.

Her rise through the ranks of state and national politics compelled The Washington Post to half-jokingly describe Barbara Jordan as "the first black woman everything." And a Cosmopolitan magazine survey of 700 political opinion leaders in 1975 put Jordan at the top of a list of women they would like see become President.

In 1966, she became the first African-American woman elected to the Texas state Senate. She was the only woman in that legislative session.

In 1972, she became the first African-American woman elected to Congress from Texas after Reconstruction. While in Washington, she served with distinction on the House Judiciary Committee.

As a public servant, Barbara Jordan sponsored bills that championed the cause of the poor and the disenfranchised. One of her most

important bills as state senator was the Workman's Compensation Act, which increased the maximum benefits paid to injured workers. As a congresswoman, she sponsored legislation to broaden the Voting Rights Act of 1965 to cover Mexican Americans in Texas and other southwestern states, and to extend its authority to those states where minorities had been denied the right to vote or had their rights restricted by unfair registration practices, such as literacy tests.

She gained national prominence for the position she took and the statement she made at the 1974 impeachment hearing of President Richard Nixon. In casting her "yes" vote, Jordan stated, "My faith in the Constitution is whole, it is complete, it is total."

In 1976, she was the first African-American woman to deliver a keynote address at the Democratic National Convention. She would deliver the keynote address again at the Democratic National Convention in 1992.

President Jimmy Carter considered her for Attorney General and U.N. Ambassador, but she chose to remain in Congress. She seriously considered challenging Sen. John Tower in 1978, but became ill and retired from politics.

Representative Jordan left Congress in 1979 to become Professor Jordan when she joined the faculty of the Lyndon Baines Johnson School of Public Affairs at the University of Texas. President Johnson was a mentor to Jordan. Fittingly, Professor Jordan held the endowed Lyndon B. Johnson Centennial Chair in National Policy.

One of Professor Jordan's colleagues paid her this ultimate compliment: "She pushed her students. She said, 'you know, you have an obligation. You owe something for what you have and you need to pay it back.' And I think they all caught that passion that she had for public service."

Professor Jordan, reflecting on her service in Congress, offered this pearl: "One sometimes gets the feeling that the Washington politician feels that all wisdom resides in the nation's capital. That is not the view of the people on the outside, the people I am now working with and communicating with. Distance has a way of lessening the impact of what the Federal Government does." Few truer words have ever been spoken.

As a distinguished professor at the LBJ School, Professor Jordan was able to have a major influence on the next generation of public officials. She impressed her students with her intellect and ability to inspire them to achieve excellence in the classroom, and to be committed to public service.

Barbara Jordan was a lawyer, legislator, scholar, author, and presidential adviser. She was immensely gifted, and used every bit of her talent and skill to address, improve, and dignify the conditions of human life. In the tradition of Frederick Douglass, Martin Luther King, and Thurgood Marshall, she challenged the Federal Government and the American people to uphold the principles set forth in the Constitution.

Today, we honor Barbara Jordan by including her name on the Voting Rights Act, an Act up which she personally worked. She sponsored legislation to broaden the Voting Rights Act of 1965 so that its promises would be extended to all Americans. For this, we celebrate her and her legacy.

WILLIAM C. VELÁSQUEZ

William C. Velásquez, affectionately known as "Willie," paved the way for his generation and future generations of Hispanics to empower themselves through voter registration, political empowerment, economic self-reliance, and education.

Mr. Velásquez was one of the founding members of the Mexican American Youth Organization (MAYO), a Chicano youth organization aimed at social action. His role in MAYO led to becoming Texas' first statewide Coordinator of El Movimiento Social de la Raza Unida, the precursor of La Raza Unida Party.

His involvement with Latino organizations was extensive. In 1968, as Boycott Coordinator for the United Farm Workers (UFW), he organized strikes at the Rio Grande Valley of Texas. After leaving the UFW he became the founder and director of the Mexican American Unity Council in San Antonio, Texas. In 1970, he was named Field Director of the Southwest Council of La Raza.

From 1972 to July 1974, he concentrated his efforts on building the Southwest Voter Registration Education Project (SVREP). Little notice was taken when Velásquez opened the doors to SVREP in 1974, seated on a folding chair; behind a small desk calling from a borrowed rotary telephone to spur Mexican Americans into politics.

SVREP continues Mr. Velásquez's work of empowering all Americans, through political participation, by its nonpartisan voter registration, voter education, candidate training, and get-out-the-vote efforts.

He enlisted the aid of community organizers, together they launched hundreds of voter registration and get-the-vote-out (GOTV) campaigns throughout the southwest. The legacy of Mr. Velásquez is apparent—since its inception, SVREP has cultivated 50,000 community leaders, successfully litigated 85 voting rights law suits and has conducted 2,300 nonpartisan, voter registration and GOTV campaigns. Consequently, voter registration has grown over the years from 2.4 million registered Latinos in 1974 to almost 12 million nationwide.

The groundbreaking work of Mr. Velásquez and his associates created opportunities for Hispanics to enter into the political arena, and gain a voice for a significant community in American society.

Upon news of his death, the Congress adjourned its session for the day, symbolically illustrating, his single-handed effect on our political process. President Clinton posthumously awarded Mr. Velásquez the Presidential Medal of Freedom, stating that he "was driven by an unwavering belief that every American should have a role in our democracy and a share in the opportunities of our great Nation," adding that Velásquez "made this a greater country."

The Presidential Medal of Freedom, in the words of President Clinton, celebrates those who have changed America for the better and who embody the best qualities in our national character. His contributions will broaden the historical understanding of the development and struggle of the Hispanic community of the United States and further serve to increase awareness of the influence of Hispanics on our country.

Madam Speaker, it is indeed fitting that we include the name William "Willie" C. Velásquez in the short title of the Voting Rights Act.

DR. HECTOR P. GARCIA

Dr. Hector P. Garcia was a Mexican immigrant refugee who became a doctor, soldier, war hero and presidential confidant. He dedicated his life to advocating education, civil rights, labor rights and human rights of our community by struggling against racism and injustice. His life is an example for younger generations.

Dr. Garcia received many honors during his lifelong fight for veterans' rights and his struggle against discrimination in housing, jobs, education and voting rights. In 1968, President Lyndon B. Johnson made him the first Mexican American to serve on the U.S. Commission on Civil Rights. Johnson also appointed him alternate ambassador to the United Nations to promote better relations with Latin America and Spain. Dr. Garcia served Presidents John F. Kennedy and Jimmy Carter as an adviser.

President Ronald Reagan awarded him the Presidential Medal of Freedom, the nation's highest civilian honor. Pope John Paul II recognized him with the Equestrian Order of Pope Gregory the Great. President Bill Clinton eulogized him as a national hero. The Treasury Department's new \$75 Series I U.S. Savings Bond bears Dr. Garcia's portrait. The eight Americans depicted on the bonds, which debuted September 1, 2007, were chosen for their individual achievements and service and, for the first time, to reflect the nation's racial and ethnic diversity. Dr. Garcia is the only Hispanic; other honorees include Gen. George C. Marshall and the Rev. Dr. Martin Luther King Jr.

Congress honored Dr. Garcia, who died on July 26, 1996, at age 82, by passing a bill in August 1996 that made the American G.I. Forum a congressionally chartered veterans organization. Dr. Garcia founded the organization in 1948, and today is the nation's largest Hispanic veterans group. The charter status recognizes the G.I. Forum as a peer of the American Legion, Veterans of Foreign Wars and others.

Dr. Garcia was born in the Mexican village of Llera, Tamaulipas, on January 17, 1914, to a college professor and a schoolteacher. When he was four, his family fled to Mercedes, Texas, in 1918 to escape the Mexican Revolution. He was one of seven children, six of whom became doctors.

A 1940 graduate of the University of Texas Medical School, he joined the Army during World War II and served in North Africa and Italy as an infantryman and combat engineer until Army officials found out he was a doctor. He earned the Bronze Star Medal with six battle stars in Italy.

After the war, he opened a medical practice in Corpus Christi and worked as a contract physician for the Veterans Administration. That's when he discovered his employer was denying proper medical treatment and educational benefits to Mexican-American war veterans. He founded the American G.I. Forum on March 26, 1948, to fight that discrimination.

A disturbing incident in 1949 convinced Dr. Garcia that the Forum needed to fight for more than veterans benefits. Army Pvt. Felix Longoria was killed on June 15, 1945, while on patrol in the Philippines to flush out retreating Japanese. It took nearly four years to identify and return his remains to his family. A funeral director in Three Rivers, Texas, told the family that the Anglo community "wouldn't

stand for" his remains to lie in the chapel for a wake, but he offered to arrange for Longoria's burial in the segregated "Mexican" cemetery, separated by barbed wire.

Pvt. Longoria's widow called Dr. Garcia for help, who then contacted the funeral home and asked permission to use the chapel. The director told him no Mexican American had ever used the chapel and he wouldn't allow it because it might offend the whites.

Dr. Garcia reported the conversation to a Corpus Christi newspaper reporter and sent 17 telegrams to congressmen, senators, a governor and other reporters. The telegrams stated, "The denial was a direct contradiction of those same principles for which this American soldier made the supreme sacrifice in giving his life for his country, and for the same people who deny him the last funeral rites deserving of any American hero regardless of his origin."

The statement was aired internationally by radio broadcasters Drew Pearson, Westbrook Pegler and Walter Winchell, who said: "The State of Texas, which looms so large on the map, looks so small tonight. . . ."

Within 24 hours, the founder of the newly organized American G.I. Forum received a telegram from then Sen. Lyndon B. Johnson that read, in part: "I deeply regret to learn that the prejudice of some individuals extends even beyond this life. I have no authority over civilian funeral homes. Nor does the federal government. However, I have made arrangements to have Felix Longoria buried with full military honors in Arlington (Va.) National Cemetery . . . where the honored dead of our nation's war rest."

Lyndon and Lady Bird Johnson and President Truman's personal aide, Maj. Gen. Harry Vaughn, attended Longoria's funeral on February 16, 1949. The incident propelled the G.I. Forum's civil rights agenda to national attention. With its headquarters in Austin, Texas, the Forum has evolved from a veterans' rights group into a civil rights organization with more than 160,000 members in 500 chapters in 24 states and Puerto Rico. Today it serves all Hispanics and promotes greater participation in civic affairs, educational attainment, employment, equality in income and health services.

In 1960, Dr. Garcia became national coordinator of the Viva Kennedy clubs organized to elect John Fitzgerald Kennedy-president. The civil rights agenda of the Forum, however, was not at the forefront of the Kennedy administration's platform, and Dr. Garcia and his supporters were forced to content themselves with his perfunctory appointment as representative of the United States in mutual defense treaty talks with the Federation of West Indies Islands in 1962. The talks were successful, and the appointment was notable as the first instance that a Mexican American had represented an American president. After President Kennedy's assassination, his successor Lyndon Johnson appointed Dr. Garcia Presidential Representative with the rank of Special Ambassador to the presidential inauguration ceremonies of Dr. Raul Leoni in Venezuela.

In 1966, through the efforts of the Forum and other groups, the Texas poll tax was repealed. The Forum also undertook a march on the Texas state capital to protest the low wages of Mexican agricultural laborers. In 1967, President Johnson appointed Dr. Garcia alternate ambassador to the United Nations. He was tasked with the improvement of rela-

tions with Latin American nations. He made history when, on October 26, 1967, he became the first United States representative to speak before the U.N. in a language other than English.

In 1968, President Johnson appointed him to the U.S. Commission on Civil Rights. In 1972, Dr. Garcia was arrested at a sit-in protest of the de facto segregation in Corpus Christi School District.

Madam Speaker, there has never been a more important time to honor the great legacy of these civil rights pillars and it is, indeed, fitting that we include the name Dr. Hector P. Garcia in the short title of the Voting Rights Act.

Madam Speaker, the renaming of this historic piece of legislation is critically important. These civil rights legends have left an indelible mark upon my career and they have paved the way for me. Much respect and honor is due to these individuals. I owe them a debt of gratitude. I have stood on their backs and enjoyed the fruits of their labor. I am grateful as an African American, a woman, and a member of Congress for the sacrifices these individuals have made for all Americans.

I urge my colleagues to support this important legislation.

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

Mr. ISSA. Madam Speaker, I rise in support of S. 188, which adds several names to the short title of the Voting Rights Act Reauthorization and Amendments Act of 2006.

The individuals whose names are added by this legislation deserve to be embodied in that historic legislation for the roles they played in encouraging the participation of all Americans in the political process.

Cesar Chavez and Dr. Hector Garcia followed the path of Martin Luther King, Jr. Mr. Chavez founded and led the first successful farm workers' union in the United States and became the president of the United Farm Workers of America, AFL-CIO. From its beginnings, the UFW adhered to the principles of non-violent change. Mr. Chavez received the Presidential Medal of Freedom, the highest civilian honor in the United States, in 1994.

Dr. Hector Garcia was a Mexican Revolution refugee and medical doctor. He, too, led peaceful protests to empower Mexican Americans to fight legal and political battles against discrimination through his founding of the American GI Forum. He was also awarded the Presidential Medal of Freedom by President Ronald Reagan in 1984.

Barbara Jordan was the first African-American woman to serve in the U.S. Congress from the South. She became the first African-American woman to serve in the Texas Senate since 1883, where she served as the chair of a major committee. As a Congresswoman, she sponsored legislation to broaden the Voting Rights Act of 1965 to cover Mexican-Americans and to extend its provisions to States where minorities had been denied the right to vote or had their rights restricted by unfair registration practices.

Finally, William Velasquez founded the Southwest Voter Registration Education Project in 1974 to encourage Latinos to join the democratic process. Starting with a folding chair and a borrowed rotary phone, Mr. Velasquez's organization cultivated over 50,000 community leaders, successfully litigated 85 voting rights lawsuits, and conducted

2300 non-partisan voter registration drives. He was also awarded the Presidential Medal of Freedom in 1995.

The names of these voting rights leaders and Presidential Medal of Freedom recipients deserve to stand side by side with Fannie Lou Hamer, Rosa Parks, and Coretta Scott King, in the short title of the Voting Rights Act Reauthorization and Amendments Act of 2006.

Madam Speaker, I yield back the balance of my time.

Ms. JACKSON-LEE of Texas. Madam Speaker, I thank the distinguished gentleman. It is my hope that we will enthusiastically support this legislation in tribute to these outstanding Americans.

Mr. CONYERS. Madam Speaker, I rise in support of S. 188, which would rename the Fannie Lou Hamer Rosa Parks, and Coretta Scott King Voting Rights Act Reauthorization and Amendments Act of 2006, to include the names of civil rights pioneers Cesar E. Chavez, Barbara C. Jordan, William C. Velasquez, and Dr. Hector P. Garcia. It passed the other body unanimously, and I would hope that this House would follow suit.

I want to commend SHEILA JACKSON-LEE, a distinguished Member of the Judiciary Committee from Texas, who introduced legislation in the House. It is vitally important that we all remember the many courageous leaders whose achievements make possible the work we do today.

The reauthorization of the Voting Rights Act was an important achievement. The extension of this historic civil rights legislation passed in the last Congress with broad bi-partisan support.

The Voting Rights Act has, since its enactment in 1965, helped to fulfil the promise of this nation to the world that all are created equal, and all have an equal right to determine their destinies.

Although the 15th Amendment to the Constitution was meant to guarantee that "[t]he right of citizens of the United States to vote shall not be denied or abridged by the United States or by any State on account of race, color, or previous condition of servitude," that guarantee was not given full effect for many former slaves and their descendants for a full century after its adoption.

The Voting Rights Act changed the legal landscape and gave citizens, backed up by the Department of Justice, new legal remedies to ensure that their voices would be heard at the ballot boxes—freely, fairly, and equally.

It is therefore fitting that we should add the names of these four civil rights leaders to the title of the Voting Rights Act.

Who were these leaders?

Cesar Chavez dedicated his life to the rights of some of the most vulnerable and powerless in this nation. The migrant farm workers who pick our crops were unable to provide even the most basic needs for their families. Lack of decent pay, schooling, education, sanitation, housing, and political power made them some of the most oppressed Americans. In a land of plenty, these workers had nothing.

Edward R. Murrow rightly called it our "Harvest of Shame."

Cesar Chavez organized the unorganized, built a national movement, and won a contract and a life with dignity for these workers. As the founder of the United Farm Workers, he brought hope, dignity, and self-respect to thousands of hardworking Americans who had

faced bleak oppression and disenfranchisement.

With the founding, and the success, of this movement, nothing would ever be the same.

Barbara C. Jordan was a distinguished Member of this House from Houston, Texas, from 1973 to 1979, and a member of the Judiciary Committee.

In 1966, she became the first African American to serve in the Texas State Senate since 1883.

In 1972, she and Andrew Young became the first African Americans elected to Congress from the South since 1898.

If those dates are jarring, they should be. The post-Reconstruction era was marked by violence, state-sponsored terror, and legal roadblocks that disenfranchised African Americans throughout the South. These efforts were so effective in undermining the plain command of the 15th Amendment, that no African American would represent the South in this House until we enacted and began enforcing the Voting Rights Act of 1965.

Representative Jordan was both a symbol of that new law, and an activist who gave those legal guarantees real meaning.

When it came time to reauthorize the Voting Rights Act in 1975, Representative Jordan sponsored legislation broadening it to include Hispanic Americans, Native Americans, and Asian Americans. Thanks to her efforts, the Voting Rights Act now protects the rights of voters with limited English proficiency.

Always a tireless fighter for social justice, Barbara Jordan was known for her passion and her eloquence. In 1976, she became the first African American to deliver the keynote speech at the Democratic National Convention.

For her outstanding contributions to this nation, Barbara Jordan was awarded the Presidential Medal of Freedom by President Bill Clinton in 1994.

A legal scholar, a skilled legislator, an educator, and a fighter for social justice, Barbara Jordan's name belongs on the Voting Rights Act.

William C. Velasquez, another Texan, and another Presidential Medal of Freedom honoree, founded the Southwest Voter Registration and Education Project, the nation's largest voter registration project aimed at the Hispanic community.

Under his leadership, the SVREP launched hundreds of successful get-out-the-vote and voter registration drives throughout the Southwest, greatly expanding the number of registered Latino voters and increasing Hispanic participation in the political process.

Mr. Velasquez, who was also a leader in the United Farm Workers and helped found the Mexican American Youth Organization, and la Raza Unida, helped others believe as he did that "Su voto es su voz"—your vote is your voice.

When President Clinton posthumously awarded Mr. Velasquez the Presidential Medal of Freedom in 1995, he was only the second Latino to receive the nation's highest civilian honor.

His contributions make it more than appropriate for us to add his name to the Voting Rights Act.

Dr. Hector P. Garcia was a decorated veteran of World War II, a physician, and the founder of American GI Forum.

Organized by Dr. Garcia in a Corpus Christi elementary school classroom one evening in

March, 1948, the GI Forum ultimately spread across the United States and became a leading civil rights organization.

World War II was very much a watershed in opening up new opportunities for Texas Mexicans. But civil rights between 1945 and the late 1950s did not come to Mexican Americans automatically.

Many housing developments, restaurants, movies, swimming pools, and even hospitals were considered off-limits to Mexican-Americans. Police and other law enforcement agencies, such as the Texas Rangers and the Border Patrol, all too often reminded Tejanos of their second-class citizenship through disparagement or intimidation. Employment opportunities diminished quickly.

Politically, Texas Mexicans had to pay the poll tax, and cope with other voting and office-holding restrictions. Mexican American farm laborers, like those in a labor camp in nearby Mathis, Texas, endured inhuman living conditions.

Disabled Mexican American veterans were left starving or sick when a dilatory Veteran's Administration failed to send financial and medical benefits. Local school officials blithely admitted on the radio that Mexican American children were segregated. This was the Texas that Dr. Hector Garcia returned to after World War II.

In 1966, through the efforts of the Forum and other groups, the Texas poll tax was repealed. The Forum also undertook a march on the Texas State Capitol to protest the low wages of Mexican agricultural laborers.

In 1967, President Johnson appointed Dr. Garcia alternate ambassador to the United Nations. He was tasked with the improvement of relations with Latin American nations.

Dr. Garcia made history when, on October 26, he became the first United States representative to speak before the U.N. in a language other than English. President Johnson also appointed him to the U.S. Commission on Civil Rights.

In 1972, Garcia was arrested at a sit-in protest of the de facto segregation in Corpus Christi school district. In 1987, he became involved in the struggle against the campaign to name English the official language of the United States. His final project was to improve the standard of living in the colonias in the Rio Grande Valley along the United States-Mexico border.

A fighter for this nation in combat, a distinguished physician, a courageous leader in the struggle for equality and freedom, it is fitting for us to add Dr. Garcia's name to the Voting Rights Act.

I urge my colleagues to support this important legislation.

Ms. JACKSON-LEE of Texas. I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. JACKSON-LEE) that the House suspend the rules and pass the Senate bill, S. 188.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the Senate bill was passed.

A motion to reconsider was laid on the table.

ANDREW L. JEFFERSON ENDOWMENT FOR TRIAL ADVOCACY

Ms. JACKSON-LEE of Texas. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 31) recognizing the Honorable Andrew L. Jefferson, Jr., on the occasion of the establishment of an endowment for trial advocacy called the "Andrew L. Jefferson Endowment for Trial Advocacy" at Texas Southern University's Thurgood Marshall School of Law in Houston, Texas.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 31

Whereas this distinguished gentleman graduated from the University of Texas School of Law in 1959 and became a partner with Washington and Jefferson, Attorneys at Law, in Houston; he served as an assistant criminal district attorney for Bexar County, a chief assistant United States attorney for the Western District of Texas, and a trial counsel and labor relations counsel for Humble Oil & Refining Company;

Whereas in 1970, Andrew Jefferson was appointed judge of the Court of Domestic Relations 2, Harris County, and in 1974, he was elected judge of the 208th District Court, Harris County; in 1975, he decided to re-enter the practice of law and is currently in private practice;

Whereas Judge Jefferson was admitted to practice in the United States Court of Appeals for the Fifth Circuit, Sixth Circuit, and Eleventh Circuit and the Supreme Court of the United States;

Whereas a longtime active committee member of the State Bar of Texas, he is also a Fellow of the Texas Bar Foundation and the American Bar Foundation and a member of the Texas Trial Lawyers Association; he was formerly a member of the Texas Constitutional Revision Commission;

Whereas well known for his expertise in the legal field, Judge Jefferson has been a highly sought-after speaker throughout his career; he has been a frequent speaker at the Criminal Law Institute for the Houston Bar Association and the San Antonio Bar Association; he was a speaker for the National Bar Association's convention and for the Family Law Institute;

Whereas a highly respected individual, Judge Jefferson has been prominent in community organizations and activities throughout his life and is noted for his leadership and sound judgment;

Whereas a former chairman of the board of the Houston Branch of the Federal Reserve Bank and of the Texas Southern University Foundation, he is a life member of the Houston Area Urban League and the National Association for the Advancement of Colored People;

Whereas he has been the recipient of a number of awards, including the Anti-Defamation League National Torch of Liberty Award, the Forward Times Community Service Award, the League of United Latin American Citizens National Community Service Award, and the Community Service Award from La Raza; and

Whereas an exemplary and distinguished gentleman, Judge Jefferson is beloved and respected by his many friends and the people of the legal community, and he deserves recognition for his outstanding career and accomplishments: Now, therefore, be it

Resolved, That the House of Representatives hereby commends Andrew L. Jefferson,

Jr., on his achievements and extends congratulations to him on his selection as the First Endowed Chair of the Thurgood Marshall School of Law Trial Advocacy Program.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Texas (Ms. JACKSON-LEE) and the gentleman from California (Mr. ISSA) each will control 20 minutes.

The Chair recognizes the gentlewoman from Texas.

GENERAL LEAVE

Ms. JACKSON-LEE of Texas. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and include extraneous material on the resolution under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Texas?

There was no objection.

Ms. JACKSON-LEE of Texas. Madam Speaker, I yield myself such time as I may consume.

Madam Speaker, it is a true honor to have the opportunity to sometimes honor those who are quiet giants, who represent the embodiment of the best of America, those who have pulled themselves up by their bootstraps, and to have the success story written by their own pen, by their own ink. So I rise today to honor a great Texan, a great civil rights advocate and a great American. The resolution recognizes a great legal scholar, as well as a great institution of legal education located in Houston, Texas.

Judge Andrew Jefferson is the embodiment of scholarship, of toughness, of respect, of fairness. He is respected by members of our community, Republicans and Democrats alike. He is respected by members, icons themselves, of the Texas Bar, and well-known around the Nation. He is cherished by the National Bar Association, the Houston Bar Association, the American Bar Association, and as well he is cherished by Texas Southern University and the Thurgood Marshall School of Law.

This scholar is Judge Andrew L. Jefferson, and the institution that he cherishes is the Thurgood Marshall School of Law at Texas Southern University. Both embody the spirit of legal excellence and public service.

As we talked this day on the celebration of Juneteenth, I am reminded of Representative Al Edwards, who organized Juneteenth, and we have celebrated under his leadership for 29 years. Juneteenth, as I indicated, was about freedom, and Judge Jefferson connotes freedom.

Andrew L. Jefferson, a native of Dallas, Texas, graduated from the University of Texas School of Law in 1959. After earning his Bachelor's Degree from Texas Southern University, he was the President of the Alpha Phi Alpha Fraternity and rose to become a partner at the law firm of Washington and Jefferson, Attorneys at Law, in Houston. He has served as an assistant

criminal district attorney for Bexar County. These, Madam Speaker, were jobs that he was able to secure with his own talents way before integration came to the south.

He was a Chief Assistant United States Attorney for the Western District of Texas. He was a pioneer for young lawyers, a pioneer in going in places in the law where African American lawyers could not go. In Houston, Texas, African American lawyers could not use the law library. They could not eat in the cafeteria. And, of course, he was a trial counsel and labor relations counsel for Humble Oil and Refining Company, the predecessor to Exxon.

Each time, he was a pioneer, he explored new ground, and certainly as an African American getting his degrees in the late 1950s going through the 1960s before the passage of the Civil Rights Act of 1964 and 1965 and the Voting Rights Act, he truly braved new areas and stood for the dignity and respect of all in our community.

Judge Jefferson served in the Judge Advocate General Corps in the United States Army Reserve. He was honorably discharged as a captain. Mind you, he was pioneering and doing all of this in the early days of the 1950s and 1960s.

He has as his lovely bride another civic leader, Mary Jefferson, who I spoke to just last evening. I sent her my best greetings and those to Judge Jefferson, who is mending. We wish him a speedy recovery.

But we also know he has strength and determination and is a role model to many. Mary Jefferson, his partner of many years, has served on many organizations herself. She is a strong advocate for quality education for our youth and for more opportunities for young people to go to college by expanding financial access, and she is a fighter for civil rights herself. She is a long-standing member of the Links in Houston.

□ 1815

A longtime, active committee member of the State Bar of Texas, Judge Jefferson is also a fellow of the Texas Bar Foundation, a member of the American Bar Foundation, of the Texas Trial Lawyers Association, and of the Texas Constitutional Revision Commission. This outstanding jurist, who is renowned for his expertise in legal practice, has been a highly sought after speaker throughout his career and has frequently shared his experience and knowledge with the Criminal Law Institute for the Houston Bar Association, with the San Antonio Bar Association, and he has spoken in many places. He served on the board of the Houston branch of the Federal Reserve Bank and of the Texas Southern University Foundation.

I remind my colleagues that Texas Southern University was borne out of discrimination when individuals in the State of Texas could not go to the University of Texas, as evidenced by the Heman Sweatt lawsuit.

He has received numerous awards and honors, among them the Anti-Defamation League's National Torch of Liberty Award, the Forward Times Community Service Award, the League of United Latin American Citizens National Community Service Award, and the Community Service Award from La Raza. In addition, he was the Presidential nominee to sit on the United States Court of Appeals for the Fifth Circuit.

To honor Judge Jefferson on this occasion will be momentous for the City of Houston, for Texas Southern University and for minorities worldwide who aspire to study and practice law.

I congratulate Judge Jefferson for the life that he has led, for the young people whom he has been able to lead. Through his great service, the Texas Southern University Law School, the Thurgood Marshall School of Law, has established a trial advocacy program that will be in his name at the Thurgood Marshall School of Law, and it will be because of what he did for those he stood by and for those he managed to lead and to inspire.

Judge Jefferson was a good friend and advisor to Barbara Jordan. He ran many campaigns, but as he continues to live his life, he will be renowned and will continue to be known for fighting for equality, for civil rights, for standing tall, and for never stepping away from a tough fight.

So, as we acknowledge Congresswoman Barbara Jordan, I will say that he is the person who stood by her as she sought to expand the Voting Rights Act in her time in Congress.

Judge Jefferson: A leader, a role model, a civil rights fighter, along with his wife, Mary Jefferson, icons of our community, patriots, and great Americans.

I ask my colleagues to support the legislation H. Res. 31.

I reserve the balance of my time.

Mr. ISSA. Madam Speaker, I yield myself such time as I may consume.

I rise in support of House Resolution 31, recognizing the Honorable Andrew L. Jefferson, Jr. and congratulating him on his selection as the First Endowed Chair of the Thurgood Marshall School of Law Trial Advocacy Program at Texas Southern University in Houston, Texas.

Mr. Jefferson, a graduate of the University of Texas School of Law, served as an assistant criminal district attorney for Bexar County, a chief assistant United States attorney for the Western District of Texas, and a trial counsel and labor relations counsel for Humble Oil & Refining Company. He was later elected judge of the 208th District Court in Harris County before returning to private practice.

Mr. Jefferson received the Anti-Defamation League National Torch of Liberty Award, the League of United Latin American Citizens National Community Service Award, and the Community Service Award from La Raza.

I join my colleagues in congratulating Mr. Jefferson, and in recognizing his distinguished career and community service.

I yield back the balance of my time.

Ms. JACKSON-LEE of Texas. Madam Speaker, let me close by indicating

that Judge Jefferson is to be honored today for many reasons, but I hope one of the strongest reasons will be his ability to work with young lawyers and the excellent service that he gave as a member of the State bench.

For those reasons, along with his commitment to civil rights and voter rights, I ask my colleagues to enthusiastically support H. Res. 31, recognizing the Honorable Andrew L. Jefferson.

Madam Speaker, I rise today to honor a great Texan, a great civil rights advocate, and a great American. My resolution recognizes a great legal scholar, as well as a great institution of legal education located in the 18th Congressional District of Texas.

The scholar is Judge Andrew L. Jefferson, and the institution is the Thurgood Marshall School of Law at Texas Southern University. Both embody the spirit of the legal excellence and public service.

Andrew L. Jefferson, a native of Dallas, Texas, graduated from the University of Texas School of Law in 1959, after earning his Bachelor's degree from Texas Southern University.

He was president of Alpha Phi Alpha Fraternity, and rose to become a partner with Washington and Jefferson, Attorneys at Law, in Houston.

He has served as an assistant criminal district attorney for Bexar County, a chief assistant United States Attorney for the Western District of Texas, and a trial counsel and labor relations counsel for Humble Oil and Refining Company.

Each time, he was a pioneer, he explored new ground, and certainly as an African American, getting his degrees in the late 1950s, going through the 1960s before the passage of the Civil Rights Acts of 1964 and 1965, and the Voting Rights Act, he truly braved new areas and stood for the dignity and respect of all in our community.

Judge Jefferson served in the Judge Advocate General Corps in the U.S. Army Reserve, where he was honorably discharged as a captain.

He has as his lovely bride another civic leader, Mary Jefferson, who I have the pleasure of serving with on a number of organizations. She advocates for quality education for our youth, and for more opportunities for young people to go to college by expanding financial access.

A long-time active committee member of the State Bar of Texas, Judge Jefferson is also a Fellow of the Texas Bar Foundation, a member of the American Bar Foundation, the Texas Trial Lawyers Association, and the Texas Constitutional Revision Commission.

This outstanding jurist, who is renowned for his expertise in legal practice, has been a highly sought-after speaker throughout his career, and has frequently shared his experience and knowledge with the Criminal Law Institute for the Houston Bar Association and the San Antonio Bar Association. Furthermore, Judge Jefferson has spoken at conventions for the National Bar Association and the Family Law Institute.

Aside from the respect that he has earned as a skilled jurist and advocate, Judge Jefferson's leadership and sound judgment has merited tenures as chairman of the board of the Houston Branch of the Federal Reserve Bank and of the Texas Southern University

Foundation. Moreover, he is a life member of the Houston Area Urban League and the National Association for the Advancement of Colored People.

He has received numerous awards and honors, among them the Anti-Defamation League National Torch of Liberty Award, the Forward Times Community Service Award, the League of United Latin American Citizens National Community Service Award, and the Community Service Award from La Raza. In addition, he was a Presidential Nominee to sit on the United States Court of Appeals for the Fifth Circuit.

To honor Judge Jefferson on this occasion will be momentous for the City of Houston, for Texas Southern University, and for minorities worldwide who aspire to study and practice law. He is an inspiration for minority students to give them confidence in their potential to succeed.

I congratulate and thank the State of Texas for its contribution to the overall accrual of the resources that were required for the endowment.

The establishment of a Trial Advocacy program at the Thurgood Marshall School of Law will be both an actual and a symbolic landmark.

It was not in the Sixties, but only a few years ago, that I joined the students, legislators, and community leaders at Prairie View A&M University on the birthday of Dr. Martin Luther King, Jr. to fight for fair and unobstructed voting rights for those students. It was the skilled advocacy of the Lawyer's Committee that produced a statement by the Secretary of State in favor of the students.

Furthermore, the well-settled jurisprudence of case law such as *Symm v. United States and United States v. Texas*, which made important pronouncements as to the adequacy of students' residency/domicile status to determine eligibility to vote, were the product of skilled trial advocacy.

Without the work of the skilled advocates who argued those cases, we would have an even longer journey to equality of the right to vote in this nation.

Judge Jefferson was also a good friend and advisor to Barbara Jordan. They were strong friends together, because they believed in the empowerment of all. They fought side by side for equality and civil rights. When Barbara Jordan sought to expand the Voter Rights Act of 1965 to Texas in 1968, Judge Jefferson was right by her side.

My mentor, Barbara Jordan, was surrounded by the best and brightest, and Judge Jefferson was no exception.

Therefore, the endowment that will be established in the name of the Honorable Andrew L. Jefferson, Jr. will provide a legacy and will produce legal scholars who will contribute to the achievement of equality in the United States of America.

I congratulate the Thurgood Marshall School of Law at Texas Southern University and I thank Judge Jefferson for his service.

I urge my colleagues to support this resolution.

Mr. CONYERS. Madam Speaker, I rise in support of H. Res. 31, which commends the Honorable Andrew L. Jefferson, Jr. This resolution honors the professional excellence and community leadership of Judge Andrew Jefferson upon the establishment of an endowment for a trial advocacy chair in his honor at Texas

Southern University's Thurgood Marshall School of Law in Houston, Texas.

I believe that it is important for Congress to recognize the contributions of our constituents to the overall development of our communities. I commend Representative SHEILA JACKSON-LEE, a distinguished Member of the Judiciary Committee from Texas, who introduced this legislation for highlighting the contributions of Judge Jefferson. It is vitally important that we all remember the many courageous leaders whose achievements make possible the work we do today.

Judge Jefferson is a noted legal scholar and institution of legal education in the Eighteenth Congressional District of Houston, Texas. His experience ranges from service in the Judge Advocate General corps in the United States Army Reserve to labor relations. He has been appointed and elected to the Texas state courts and nominated for a seat on the Fifth Circuit Court of Appeals. In addition to serving both the bar and bench, Judge Jefferson has participated in the life of the Houston community and has been honored by numerous organizations, ranging from the Anti-Defamation League to the League of United Latin American Citizens.

The endowment of a chair in his honor at the Thurgood Marshall School of Law is a fitting tribute for such a distinguished member of the bar and community. I salute his record of achievement and encourage all Members to support this resolution in his honor.

Ms. JACKSON-LEE of Texas. I have no other speakers, and I would be happy to yield back my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Texas (Ms. JACKSON-LEE) that the House suspend the rules and agree to the resolution, H. Res. 31.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

A motion to reconsider was laid on the table.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 5876, STOP CHILD ABUSE IN RESIDENTIAL PROGRAMS FOR TEENS ACT OF 2008

Ms. SLAUGHTER (during consideration of H. Res. 31), from the Committee on Rules, submitted a privileged report (Rept. No. 110-717) on the resolution (H. Res. 1276) providing for consideration of the bill (H.R. 5876) to require certain standards and enforcement provisions to prevent child abuse and neglect in residential programs, and for other purposes, which was referred to the House Calendar and ordered to be printed.

REPORT ON RESOLUTION PROVIDING FOR CONSIDERATION OF H.R. 5781, FEDERAL EMPLOYEES PAID PARENTAL LEAVE ACT OF 2008

Ms. SLAUGHTER (during consideration of H. Res. 31), from the Committee on Rules, submitted a privileged report (Rept. No. 110-718) on the

resolution (H. Res. 1277) providing for consideration of the bill (H.R. 5781) to provide that 8 of the 12 weeks of parental leave made available to a Federal employee shall be paid leave, and for other purposes, which was referred to the House Calendar and ordered to be printed.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until approximately 6:30 p.m. today.

Accordingly (at 6 o'clock and 20 minutes p.m.), the House stood in recess until approximately 6:30 p.m.

□ 1832

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mrs. JONES of Ohio) at 6 o'clock and 32 minutes p.m.

HOOR OF MEETING ON TOMORROW

Mr. ARCURI. Madam Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at 9:30 a.m. tomorrow.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on motions to suspend the rules previously postponed.

Votes will be taken in the following order:

- H.R. 2964, by the yeas and nays;
- H.R. 3702, by the yeas and nays;
- H. Res. 1275, de novo.

Votes on remaining suspensions will be taken tomorrow.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

CAPTIVE PRIMATE SAFETY ACT

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill, H.R. 2964, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 2964, as amended.

The vote was taken by electronic device, and there were—yeas 302, nays 96, not voting 35, as follows:

[Roll No. 414]

YEAS—302

| | | |
|-----------------|-----------------|------------------|
| Abercrombie | Ferguson | Miller (MI) |
| Ackerman | Filner | Miller (NC) |
| Alexander | Forbes | Miller, George |
| Allen | Fortenberry | Mitchell |
| Altmire | Foster | Mollohan |
| Andrews | Frank (MA) | Moore (KS) |
| Arcuri | Gallegly | Moore (WI) |
| Baca | Gerlach | Moran (VA) |
| Bachus | Giffords | Murphy (CT) |
| Baird | Gillibrand | Murphy, Patrick |
| Baldwin | Gonzalez | Murtha |
| Barrow | Gordon | Nadler |
| Bartlett (MD) | Granger | Neal (MA) |
| Bean | Green, Al | Nunes |
| Becerra | Grijalva | Oberstar |
| Berkley | Gutierrez | Obey |
| Berman | Hall (NY) | Olver |
| Berry | Hare | Ortiz |
| Biggert | Harman | Pallone |
| Bilbray | Hastings (FL) | Pascarell |
| Bilirakis | Hayes | Pastor |
| Bishop (GA) | Heller | Payne |
| Bishop (NY) | Herseht Sandlin | Pearce |
| Blumenauer | Higgins | Perlmutter |
| Bono Mack | Hill | Peterson (MN) |
| Boozman | Hinchey | Petri |
| Boren | Hinojosa | Pickering |
| Boswell | Hirono | Platts |
| Boucher | Hobson | Pomeroy |
| Boyd (FL) | Hodes | Porter |
| Boyd (KS) | Hoekstra | Price (NC) |
| Brady (PA) | Holden | Rahall |
| Bralley (IA) | Holt | Ramstad |
| Brown (SC) | Honda | Rangel |
| Brown, Corrine | Hooley | Regula |
| Buchanan | Hoyer | Rehberg |
| Butterfield | Insee | Reichert |
| Calvert | Israel | Reyes |
| Camp (MI) | Issa | Reynolds |
| Campbell (CA) | Jackson (IL) | Richardson |
| Capito | Jackson-Lee | Rodriguez |
| Capps | (TX) | Rogers (AL) |
| Capuano | Jefferson | Rogers (KY) |
| Cardoza | Johnson (GA) | Rogers (MI) |
| Carnahan | Johnson, E. B. | Ross |
| Carney | Jones (NC) | Roybal-Allard |
| Carson | Jones (OH) | Royce |
| Castle | Kagen | Ruppersberger |
| Castor | Kanjorski | Ryan (OH) |
| Cazayoux | Kaptur | Salazar |
| Chabot | Keller | Sanchez, Linda |
| Chandler | Kennedy | T. |
| Childers | Kildee | Sanchez, Loretta |
| Clarke | Kilpatrick | Sarbanes |
| Clay | Kirk | Schakowsky |
| Cleaver | Klein (FL) | Schiff |
| Clyburn | Knollenberg | Schwartz |
| Cohen | Kucinich | Scott (GA) |
| Cole (OK) | Lampson | Scott (VA) |
| Cooper | Langevin | Sensenbrenner |
| Costa | Larsen (WA) | Serrano |
| Costello | Larson (CT) | Sestak |
| Courtney | Latham | Shays |
| Cramer | LaTourette | Shea-Porter |
| Crowley | Lee | Sherman |
| Cuellar | Levin | Shuler |
| Cummings | Lewis (GA) | Shuster |
| Davis (AL) | Linder | Simpson |
| Davis (CA) | Lipinski | Sires |
| Davis (IL) | LoBiondo | Skelton |
| Davis, Lincoln | Lofgren, Zoe | Slaughter |
| Davis, Tom | Lowey | Smith (NJ) |
| DeFazio | Lucas | Smith (WA) |
| DeGette | Lynch | Snyder |
| Delahunt | Mahoney (FL) | Solis |
| DeLauro | Maloney (NY) | Space |
| Dent | Markey | Speier |
| Diaz-Balart, L. | Marshall | Spratt |
| Diaz-Balart, M. | Matheson | Stupak |
| Dicks | Matsui | Sutton |
| Dingell | McCarthy (NY) | Tauscher |
| Doggett | McCollum (MN) | Thompson (CA) |
| Donnelly | McCotter | Thompson (MS) |
| Doolittle | McCrery | Tiberi |
| Doyle | McDermott | Tierney |
| Drake | McGovern | Towns |
| Duncan | McHugh | Tsongas |
| Edwards | McIntyre | Turner |
| Ehlers | McMorris | Udall (NM) |
| Ellison | Rodgers | Upton |
| Ellsworth | McNerney | Van Hollen |
| Emanuel | McNulty | Velázquez |
| Eshoo | Meech (FL) | Visclosky |
| Etheridge | Melancon | Walsh (NY) |
| Farr | Mica | Walz (MN) |
| Fattah | Michaud | |

| | | |
|-----------|----------------|------------|
| Wasserman | Welch (VT) | Woolsey |
| Schultz | Weller | Wu |
| Waters | Whitfield (KY) | Yarmuth |
| Watson | Wilson (NM) | Young (AK) |
| Watt | Wilson (OH) | Young (FL) |
| Waxman | Wittman (VA) | |
| Weiner | Wolf | |

NAYS—96

| | | |
|--------------|-----------------|---------------|
| Aderholt | Franks (AZ) | Miller, Gary |
| Bachmann | Garrett (NJ) | Moran (KS) |
| Barrett (SC) | Gingrey | Murphy, Tim |
| Barton (TX) | Gohmert | Musgrave |
| Bishop (UT) | Goode | Myrick |
| Blackburn | Goodlatte | Neugebauer |
| Blunt | Graves | Paul |
| Boehner | Hall (TX) | Peterson (PA) |
| Bonner | Hastings (WA) | Pitts |
| Boustany | Hensarling | Poe |
| Brady (TX) | Herger | Price (GA) |
| Broun (GA) | Inglis (SC) | Putnam |
| Brown-Waite, | Johnson, Sam | Renzi |
| Ginny | Jordan | Roskam |
| Burgess | King (IA) | Ryan (WI) |
| Burton (IN) | King (NY) | Sali |
| Buyer | Kingston | Scalise |
| Cantor | Kline (MN) | Sessions |
| Carter | Kuhl (NY) | Smith (NE) |
| Coble | LaHood | Smith (TX) |
| Conaway | Lamborn | Souder |
| Cubin | Latta | Stearns |
| Culberson | Lewis (CA) | Sullivan |
| Davis (KY) | Lewis (KY) | Tancred |
| Davis, David | Lungren, Daniel | Terry |
| Deal (GA) | E. | Thornberry |
| Dreier | Mack | Tiahrt |
| Emerson | Manzullo | Walberg |
| Everett | Marchant | Walden (OR) |
| Fallin | McCarthy (CA) | Wamp |
| Feeney | McCaul (TX) | Westmoreland |
| Flake | McKeon | Wilson (SC) |
| Foxx | Miller (FL) | |

NOT VOTING—35

| | | |
|---------------|--------------|-------------|
| Akin | Johnson (IL) | Rush |
| Cannon | Kind | Saxton |
| Conyers | Loeb | Schmidt |
| Crenshaw | Loeb | Shadegg |
| Engel | McHenry | Shimkus |
| English (PA) | Meeks (NY) | Stark |
| Fossella | Napolitano | Tanner |
| Frelinghuysen | Pence | Taylor |
| Gilchrest | Pryce (OH) | Udall (CO) |
| Green, Gene | Radanovich | Weldon (FL) |
| Hulshof | Rohrabacher | Wexler |
| Hunter | Ros-Lehtinen | |
| | Rothman | |

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining on this vote.

□ 1858

Messrs. LAHOOD, MANZULLO, HALL of Texas, TIAHRT, LEWIS of California, and BOEHNER changed their vote from “yea” to “nay.”

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

MONTANA CEMETERY ACT OF 2008

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill, H.R. 3702, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Guam (Ms. BORDALLO) that the House suspend the rules and pass the bill, H.R. 3702, as amended.

This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 396, nays 0, not voting 37, as follows:

[Roll No. 415]

YEAS—396

| | | |
|----------------|-----------------|-----------------|
| Abercrombie | Davis (CA) | Johnson (GA) |
| Ackerman | Davis (IL) | Johnson, E. B. |
| Aderholt | Davis, David | Johnson, Sam |
| Alexander | Davis, Lincoln | Jones (NC) |
| Allen | Davis, Tom | Jones (OH) |
| Altmire | Deal (GA) | Jordan |
| Andrews | DeFazio | Kagen |
| Arcuri | DeGette | Kanjorski |
| Baca | DeLahunt | Kaptur |
| Bachmann | DeLauro | Keller |
| Bachus | Dent | Kennedy |
| Baird | Diaz-Balart, L. | Kildee |
| Baldwin | Diaz-Balart, M. | Kilpatrick |
| Barrett (SC) | Dicks | King (NY) |
| Barrow | Dingell | Kingston |
| Bartlett (MD) | Doggett | Kirk |
| Barton (TX) | Donnelly | Klein (FL) |
| Bean | Doolittle | Kline (MN) |
| Becerra | Doyle | Knollenberg |
| Berkley | Drake | Kucinich |
| Berman | Dreier | Kuhl (NY) |
| Berry | Duncan | LaHood |
| Biggert | Edwards | Lamborn |
| Bilbray | Ehlers | Lampson |
| Bilirakis | Ellison | Langevin |
| Bishop (GA) | Ellsworth | Larsen (WA) |
| Bishop (NY) | Emanuel | Larson (CT) |
| Bishop (UT) | Emerson | Latham |
| Blackburn | Eshoo | LaTourette |
| Blumenauer | Etheridge | Latta |
| Blunt | Everett | Lee |
| Boehner | Fallin | Levin |
| Bonner | Farr | Lewis (CA) |
| Bono Mack | Fattah | Lewis (GA) |
| Boozman | Feeney | Lewis (KY) |
| Boren | Ferguson | Linder |
| Boswell | Filner | Lipinski |
| Boucher | Flake | LoBiondo |
| Boustany | Forbes | Lofgren, Zoe |
| Boyd (FL) | Fortenberry | Lowey |
| Boyd (KS) | Foster | Lucas |
| Brady (PA) | Fox | Lungren, Daniel |
| Brady (TX) | Frank (MA) | E. |
| Braley (IA) | Franks (AZ) | Lynch |
| Broun (GA) | Gallely | Mack |
| Brown (SC) | Garrett (NJ) | Mahoney (FL) |
| Brown, Corrine | Gerlach | Maloney (NY) |
| Brown-Waite, | Giffords | Manzullo |
| Ginny | Gillibrand | Marchant |
| Buchanan | Gingrey | Markey |
| Burgess | Gohmert | Marshall |
| Burton (IN) | Gonzalez | Matheson |
| Butterfield | Goode | Matsui |
| Buyer | Goodlatte | McCarthy (CA) |
| Calvert | Gordon | McCarthy (NY) |
| Camp (MI) | Granger | McCaul (TX) |
| Campbell (CA) | Graves | McCollum (MN) |
| Cantor | Green, Al | McCotter |
| Capito | Grijalva | McCreery |
| Capps | Gutierrez | McDermott |
| Capuano | Hall (NY) | McGovern |
| Cardoza | Hall (TX) | McHugh |
| Carnahan | Hare | McIntyre |
| Carney | Harman | McKeon |
| Carson | Hastings (FL) | McMorris |
| Carter | Hastings (WA) | Rodgers |
| Castle | Hayes | McNerney |
| Castor | Heller | McNulty |
| Cazayoux | Hensarling | Meek (FL) |
| Chabot | Herger | Melancon |
| Chandler | Herseht Sandlin | Mica |
| Childers | Higgins | Michaud |
| Clarke | Hill | Miller (FL) |
| Clay | Hinchey | Miller (MI) |
| Cleaver | Hinojosa | Miller (NC) |
| Clyburn | Hirono | Miller, Gary |
| Coble | Hobson | Miller, George |
| Cohen | Hodes | Mitchell |
| Cole (OK) | Hoekstra | Mollohan |
| Conaway | Holden | Moore (KS) |
| Cooper | Holt | Moore (WI) |
| Costa | Honda | Moran (KS) |
| Costello | Hooley | Moran (VA) |
| Courtney | Hoyer | Murphy (CT) |
| Cramer | Inglis (SC) | Murphy, Patrick |
| Crenshaw | Israel | Murphy, Tim |
| Crowley | Issa | Musgrave |
| Cubin | Jackson (IL) | Myrick |
| Cuellar | Jackson-Lee | Nadler |
| Culberson | (TX) | Neal (MA) |
| Cummings | Jefferson | Neugebauer |
| Davis (AL) | | Nunes |

| | | |
|---------------|------------------|----------------|
| Oberstar | Ryan (OH) | Tauscher |
| Obey | Ryan (WI) | Terry |
| Oliver | Salazar | Thompson (CA) |
| Ortiz | Sali | Thompson (MS) |
| Pallone | Sánchez, Linda | Thornberry |
| Pascarell | T. | Tiahrt |
| Pastor | Sanchez, Loretta | Tiberi |
| Paul | Sarbanes | Tierney |
| Payne | Scalise | Towns |
| Pearce | Schakowsky | Tsongas |
| Perlmutter | Schiff | Turner |
| Peterson (MN) | Schwartz | Udall (NM) |
| Peterson (PA) | Scott (GA) | Upton |
| Petri | Scott (VA) | Van Hollen |
| Pickering | Velázquez | Velázquez |
| Pitts | Serrano | Visclosky |
| Platts | Sessions | Walberg |
| Poe | Sestak | Walden (OR) |
| Pomeroy | Shays | Walsh (NY) |
| Porter | Shea-Porter | Walz (MN) |
| Price (GA) | Sherman | Wamp |
| Price (NC) | Shuler | Wasserman |
| Putnam | Shuster | Schultz |
| Rahall | Simpson | Waters |
| Ramstad | Sires | Watson |
| Rangel | Skelton | Watt |
| Regula | Slaughter | Waxman |
| Rehberg | Smith (NE) | Weiner |
| Reichert | Smith (NJ) | Welch (VT) |
| Renzi | Smith (TX) | Weller |
| Reyes | Smith (WA) | Westmoreland |
| Reynolds | Snyder | Whitfield (KY) |
| Richardson | Solis | Wilson (NM) |
| Rodriguez | Souder | Wilson (OH) |
| Rogers (AL) | Space | Wilson (SC) |
| Rogers (KY) | Speier | Wittman (VA) |
| Rogers (MI) | Spratt | Wolf |
| Roskam | Stearns | Woolsey |
| Ross | Stupak | Wu |
| Royce | Sullivan | Yarmuth |
| Roybal-Allard | Sutton | Young (AK) |
| Ruppersberger | Tancredo | Young (FL) |

NOT VOTING—37

| | | |
|---------------|--------------|-------------|
| Akin | Kind | Rush |
| Cannon | King (IA) | Saxton |
| Conyers | Loeb | Schmidt |
| Davis (KY) | McHenry | Shadegg |
| Engel | Meeks (NY) | Shimkus |
| English (PA) | Murtha | Stark |
| Fossella | Napolitano | Tanner |
| Frelinghuysen | Pence | Taylor |
| Gilchrest | Pryce (OH) | Udall (CO) |
| Green, Gene | Radanovich | Weldon (FL) |
| Hulshof | Rohrabacher | Wexler |
| Hunter | Ros-Lehtinen | |
| Johnson (IL) | Rothman | |

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining on this vote.

□ 1905

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

HONORING THE LIFE OF TIMOTHY JOHN RUSSERT, JR.

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and agreeing to the resolution, H. Res. 1275.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New York (Mr. HIGGINS) that the House suspend the rules and agree to the resolution, H. Res. 1275.

The question was taken. The SPEAKER pro tempore. In the opinion of the Chair, two-thirds being in the affirmative, the ayes have it.

Mr. CROWLEY. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 395, nays 0, not voting 38, as follows:

[Roll No. 416]

YEAS—395

| | | |
|----------------|-----------------|-----------------|
| Abercrombie | Crowley | Honda |
| Ackerman | Cubin | Hooley |
| Aderholt | Cuellar | Hoyer |
| Alexander | Culberson | Inglis (SC) |
| Allen | Cummings | Insee |
| Altmire | Davis (AL) | Israel |
| Andrews | Davis (CA) | Issa |
| Arcuri | Davis (IL) | Jackson (IL) |
| Baca | Davis (KY) | Jackson-Lee |
| Bachmann | Davis, David | (TX) |
| Bachus | Davis, Lincoln | Jefferson |
| Baird | Davis, Tom | Johnson (GA) |
| Baldwin | Deal (GA) | Johnson, E. B. |
| Barrett (SC) | DeFazio | Johnson, Sam |
| Barrow | DeGette | Jones (NC) |
| Bartlett (MD) | DeLahunt | Jones (OH) |
| Barton (TX) | DeLauro | Jordan |
| Bean | Dent | Kagen |
| Becerra | Diaz-Balart, L. | Kanjorski |
| Berkley | Diaz-Balart, M. | Kaptur |
| Berman | Dicks | Keller |
| Berry | Dingell | Kennedy |
| Biggert | Doggett | Kildee |
| Bilbray | Donnelly | Kilpatrick |
| Bilirakis | Doolittle | King (IA) |
| Bishop (GA) | Doyle | King (NY) |
| Bishop (NY) | Drake | Kingston |
| Bishop (UT) | Dreier | Kirk |
| Blackburn | Duncan | Klein (FL) |
| Blumenauer | Edwards | Kline (MN) |
| Blunt | Ehlers | Knollenberg |
| Boehner | Ellison | Kucinich |
| Bonner | Ellsworth | LaHood |
| Bono Mack | Emanuel | Lamborn |
| Boozman | Emerson | Lampson |
| Boren | Eshoo | Langevin |
| Boswell | Etheridge | Larsen (WA) |
| Boucher | Everett | Larson (CT) |
| Boustany | Fallin | Latham |
| Boyd (FL) | Farr | LaTourette |
| Boyd (KS) | Fattah | Latta |
| Brady (PA) | Feeney | Lee |
| Brady (TX) | Filner | Levin |
| Braley (IA) | Flake | Lewis (CA) |
| Broun (GA) | Forbes | Lewis (GA) |
| Brown (SC) | Foster | Lewis (KY) |
| Brown, Corrine | Fox | Linder |
| Ginny | Frank (MA) | Lipinski |
| Buchanan | Franks (AZ) | LoBiondo |
| Burgess | Gallely | Lofgren, Zoe |
| Burton (IN) | Garrett (NJ) | Lowey |
| Butterfield | Gerlach | Lucas |
| Buyer | Giffords | Lungren, Daniel |
| Calvert | Gillibrand | E. |
| Camp (MI) | Gingrey | Lynch |
| Campbell (CA) | Gohmert | Mack |
| Cantor | Gonzalez | Mahoney (FL) |
| Carney | Goode | Maloney (NY) |
| Carson | Goodlatte | Manzullo |
| Carter | Gordon | Marchant |
| Castle | Granger | Markey |
| Castor | Graves | Marshall |
| Cazayoux | Green, Al | Matheson |
| Chabot | Grijalva | Matsui |
| Chandler | Gutierrez | McCarthy (CA) |
| Childers | Hall (NY) | McCarthy (NY) |
| Clarke | Hall (TX) | McCaul (TX) |
| Clay | Hare | McCollum (MN) |
| Cleaver | Harman | McCotter |
| Clyburn | Hastings (FL) | McCreery |
| Coble | Hastings (WA) | McDermott |
| Cohen | Hayes | McGovern |
| Cole (OK) | Heller | McHugh |
| Conaway | Hensarling | McIntyre |
| Cooper | Herger | McKeon |
| Costa | Herseht Sandlin | McMorris |
| Costello | Higgins | Rodgers |
| Courtney | Hill | McNerney |
| Cramer | Hinche | McNulty |
| Crenshaw | Hinojosa | Meek (FL) |
| Crowley | Hirono | Melancon |
| Cubin | Hobson | Mica |
| Cuellar | Hodes | Michaud |
| Culberson | Hoekstra | Miller (FL) |
| Cummings | Holden | Miller (MI) |
| Davis (AL) | Holt | Miller (NC) |

| | | |
|-----------------|------------------|----------------|
| Miller, Gary | Reynolds | Stearns |
| Miller, George | Richardson | Stupak |
| Mitchell | Rodriguez | Sullivan |
| Mollohan | Rogers (AL) | Sutton |
| Moore (KS) | Rogers (KY) | Tancredo |
| Moore (WI) | Rogers (MI) | Tauscher |
| Moran (KS) | Roskam | Terry |
| Moran (VA) | Ross | Thompson (CA) |
| Murphy (CT) | Roybal-Allard | Thompson (MS) |
| Murphy, Patrick | Royce | Thornberry |
| Murphy, Tim | Ruppersberger | Tiahrt |
| Musgrave | Ryan (OH) | Tiberi |
| Myrick | Ryan (WI) | Tierney |
| Nadler | Salazar | Towns |
| Neal (MA) | Sanchez, Linda | Tsongas |
| Neugebauer | Nunes | Turner |
| Nunes | T. | Udall (NM) |
| Oberstar | Sanchez, Loretta | Upton |
| Obey | Sarbanes | Van Hollen |
| Olver | Scalise | Velázquez |
| Ortiz | Schakowsky | Visclosky |
| Pallone | Schiff | Walberg |
| Pascarell | Schwartz | Walden (OR) |
| Pastor | Scott (GA) | Walsh (NY) |
| Paul | Scott (VA) | Walz (MN) |
| Payne | Sensenbrenner | Wamp |
| Pearce | Serrano | Wasserman |
| Perlmutter | Sessions | Schultz |
| Peterson (MN) | Sestak | Waters |
| Peterson (PA) | Shays | Watson |
| Petri | Shea-Porter | Watt |
| Pickering | Sherman | Waxman |
| Pitts | Shuler | Weiner |
| Platts | Shuster | Welch (VT) |
| Poe | Simpson | Weller |
| Pomeroy | Sires | Westmoreland |
| Porter | Skelton | Whitfield (KY) |
| Price (GA) | Slaughter | Wilson (NM) |
| Price (NC) | Smith (NE) | Wilson (OH) |
| Putnam | Smith (NJ) | Wilson (SC) |
| Rahall | Smith (TX) | Wittman (VA) |
| Ramstad | Smith (WA) | Wolf |
| Rangel | Snyder | Woolsey |
| Regula | Solis | Wu |
| Rehberg | Souder | Yarmuth |
| Reichert | Space | Young (AK) |
| Renzi | Speier | Young (FL) |
| Reyes | Spratt | |

NOT VOTING—38

| | | |
|---------------|--------------|-------------|
| Akin | Johnson (IL) | Rothman |
| Cannon | Kind | Rush |
| Conyers | Kuhl (NY) | Saxton |
| Engel | Loebsock | Schmidt |
| English (PA) | McHenry | Shadegg |
| Ferguson | Meeks (NY) | Shimkus |
| Fortenberry | Murtha | Stark |
| Fossella | Napolitano | Tanner |
| Frelinghuysen | Pence | Taylor |
| Gilchrest | Pryce (OH) | Udall (CO) |
| Green, Gene | Radanovich | Weldon (FL) |
| Hulshof | Rohrabacher | Wexler |
| Hunter | Ros-Lehtinen | |

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining on this vote.

□ 1913

So (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. CONYERS. Madam Speaker, on June 17, 2008, I regret that I was not present to vote on H.R. 2964, H.R. 3702, and H.R. 1275 due to a personal business conflict.

Had I been present, I would have voted "yea" on all votes.

□ 1915

AIR FORCE TANKER DECISION

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

Mr. HARE. Madam Speaker, I rise today to discuss the Air Force tanker decision and its impact on our economy and jobs, especially during these hard economic times.

Recently, an independent report predicted that 14,000 jobs would be lost if the multibillion dollar Air Force tanker contract was awarded to a foreign company. And the report states, "These figures understate the potential losses to U.S. employment."

Madam Speaker, it's outrageous that the Air Force officials did not take into consideration the economic impact of this decision. By outsourcing the production of the tanker, we are denying hardworking Americans good, high-paying jobs, and turning a blind eye to our deteriorating economic situation.

Madam Speaker, this tanker deal further jeopardizes the economic security of our Nation. At a time when America is facing a record-high level of unemployment recession, creating jobs in Europe is not in the best interests of the American people.

Madam Speaker, this Congress must address the broader economic concerns raised by the tanker decision. We owe it to the American people to take advantage of the opportunity to create jobs right here in the United States and resuscitate our failing economy.

PERMISSION FOR MEMBER TO BE CONSIDERED AS FIRST SPONSOR OF H.R. 2472

Mr. TOWNS. Madam Speaker, I ask unanimous consent that I may hereafter be considered to be the first sponsor of H.R. 2472, a bill originally introduced by Representative WYNN of Maryland, for the purposes of adding cosponsors and requesting reprintings pursuant to clause 7 of rule XII.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from New York?

There was no objection.

CONGRESS MUST INCREASE DOMESTIC OIL SUPPLIES

(Ms. GINNY BROWN-WAITE of Florida asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. GINNY BROWN-WAITE of Florida. Madam Speaker, I rise today to share the absolute disgust that my constituents have with the inability of this majority to do anything about rising gas prices.

Today, I received this letter from a constituent in Wesley Chapel. His name is Benjamin, and he's more than ready to drill for oil and natural gas here in the United States and certainly off the coast of Florida. His message is, "It's Time to Drill Our Own Oil Now!" And that's very clear.

But in case you don't get the message, he was also kind enough to include a drill bit in his envelope so that we might start drilling right away.

Madam Speaker, if Benjamin gets the need for increased domestic production, why doesn't this Congress?

We need to promote efforts to drill in ANWR, drill in the non-protected areas of the Outer Continental Shelf, support new refineries, and promote nuclear power.

Instead, the Democrat majority wants to raise your gas tax by as much as 50 cents gallon, as the chairman of the Energy and Commerce Committee recently suggested.

Madam Speaker, we need to listen to Benjamin and to other constituents who don't want our taxes raised.

INTERIOR APPROPRIATIONS BILL

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

Mr. TIAHRT. Madam Speaker, the Interior approps bill will be in the full committee tomorrow and is, on balance, a very good bill. Chairman DICKS has done a thorough job, with many hearings, and has been very fair in looking at the various elements of the bill.

But it is an energy bill as well, and with gas at \$4.089 as a nationwide average, and with great opportunity in the Interior bill, we have done nothing to bring down the price of gas.

So, tomorrow, in the full committee, we have a series of amendments that will address the price of gasoline, and I urge all my colleagues to join in the effort to bring down the price of gas.

We can do this by increasing production in ANWR, in the Outer Continental Shelf. We can start to do the permitting process for oil shale. In every case, we will increase a reliable, environmentally safe supply of oil, and bring down the price of oil for working men and women here in America.

So, again, Madam Speaker, I encourage my colleagues to join with us and bring down the price of oil by increasing the supply.

WE NEED TO DRILL FOR OIL HERE IN AMERICA

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

Mr. BURTON of Indiana. Madam Speaker, you know, one of the things that I think everybody in business understands is if you raise the taxes on a business, they pass that tax along to the consumer in the form of a price increase, cars, no matter what the product is. And in this particular case, what we're talking about tonight is oil.

Senator OBAMA, who is running for President, says we ought to tax the windfall profits of the oil companies. Well, that may be a good idea as far as he is concerned, but when you tax the oil companies, they're going to pass that on to the consumer in the form of price increases. Gas prices are already high enough as it is.

What we should be doing instead of increasing taxes like that is to drill in the United States of America. As my colleagues have just said, we have a lot of oil in the ANWR, and the geologists have told us there is oil there, as much as 1 million or 2 million barrels of oil a day, which could drive the price of gasoline down. And yet, my colleagues on the other side of the aisle and Senator OBAMA continue to say, no, no, that's not the answer; raise taxes on the oil companies.

That isn't going to get us one drop of oil. We need to drill here in America.

SPECIAL ORDERS

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, and under a previous order of the House, the following Members will be recognized for 5 minutes each.

STOP-LOSS POLICY IS A BREACH OF TRUST

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from California (Ms. WOOLSEY) is recognized for 5 minutes.

Ms. WOOLSEY. Madam Speaker, for over 5 years, the American people have seen the administration break one promise after another when it comes to Iraq. Now, another promise is being broken. This time, it has to do with the stop-loss policy, a policy that forces soldiers to stay in the military when their unit deploys to Iraq within 90 days of the end of the soldiers' enlistment period. Stop-loss means that troops must continue to serve even when their enlistment period has expired.

In January 2007, Secretary of Defense Gates ordered the military services to limit the number of stop-loss troops. For a while, in fact, the order seemed to be working. The number of troops affected by the policy dropped to about 8,500. However, now the number is back up to 11,000, and Admiral Mike Mullen, Chairman of the Joint Chiefs of Staff, said just last week that the number of stop-loss troops would continue to rise over the next couple of years.

Stop-loss soldiers are forced to serve an average of over 6 months more than they signed up for. This creates enormous stress, Madam Speaker, and it also creates great strain on the soldiers and on their families. The multiple deployments that many of our troops face make the hardship even worse.

The stop-loss policy is actually a backdoor draft, but it is even worse than that. It is a breach of trust with the men and women who put their lives on the line for our country. They deserve a lot better treatment and a lot more respect than that.

The stop-loss policy is causing a great deal of suffering, but our troops and veterans are suffering in many other ways as well. It is easy for some of us to convince ourselves that every-

thing is just hunky-dory with our troops now because Iraq has disappeared from our television screens. But while the conflict may have disappeared from television, it has not disappeared from the lives of our troops and from the lives of their families.

Over 300,000 veterans of Iraq and Afghanistan have major depression or post-traumatic stress disorder, according to the Rand Corporation. That is one in five who have served, and an additional 320,000 have sustained head injuries. The great majority of these injuries were sustained in Iraq.

Only half of those suffering from depression or post-traumatic stress have sought treatment actually because many fear that it will harm their military careers. And half of those who have received treatment have gotten only "minimally adequate" treatment. That, too, is according to Rand.

And there was also a very disturbing report in the press today that the Veterans Administration has tested drugs on veterans suffering from post-traumatic stress without telling them about the possible mental side effects. Congress must conduct a full investigation of that report.

Most tragically, suicides among members of the Army have been rising steadily during the occupation. In 2007, 150 soldiers committed suicide, Mr. Speaker, compared with 67 in 2004. About a quarter of the deaths occurred in Iraq. And an average of five U.S. soldiers attempted suicide every day in the year 2007. Before the occupation, the number was one per day.

However, not everyone is being hurt by the occupation. Some people are doing quite well, thank you, and they've got the money to prove it. Chairman WAXMAN of the Committee on Oversight and Government Reform has asked the Inspector General of the Department of Defense to investigate "potentially thousands of criminal cases involving fraudulent contracts in Iraq." Hundreds of millions of dollars could be involved.

□ 1930

And the Special Inspector General for Iraq Reconstruction has already reported that millions of dollars in contracts have been wasted.

Mr. Speaker, we must hold the administration accountable for every dollar spent in Iraq. We must do everything we can to give our veterans the best possible care. We cannot allow war profiteering to go on while our injured veterans lack the care that they need.

The SPEAKER pro tempore (Mr. DONNELLY). Under a previous order of the House, the gentleman from Texas (Mr. POE) is recognized for 5 minutes.

(Mr. POE addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

SUNSET MEMORIAL

The SPEAKER pro tempore. Under a previous order of the House, the gen-

tleman from Arizona (Mr. FRANKS) is recognized for 5 minutes.

Mr. FRANKS of Arizona. Mr. Speaker, as so many times before, I stand once again before this body with yet another Sunset Memorial.

It is June 17, 2008, in the land of the free and the home of the brave, and before the sun set today in America, almost 4,000 more defenseless unborn children were killed by abortion on demand. And that's just today, Mr. Speaker. That's more than the number that were killed on September 11 in this country, only it happens every day.

It has now been exactly 12,930 days since the tragedy called Roe v. Wade was first handed down. Since then, Mr. Speaker, the very foundation of this Nation has been stained by the blood of almost 50 million of its own children. Some of them cried and screamed as they died, but because it was amniotic fluid passing over the vocal chords instead of air, we couldn't hear them.

All of them had at least four things in common: First, they were each just little babies who had done nothing wrong in this world to anyone. And each one of them died a nameless and lonely death. And each one of their mothers, whether she realizes it or not, will never be quite the same. And all of the gifts that these children might have brought to humanity are now lost forever. Yet even in the glare of such tragedy, this generation still clings to a blind, invincible ignorance while history repeats itself and our own silent genocide mercilessly annihilates the host helpless of all victims yet to date, those yet unborn.

Mr. Speaker, perhaps it's time for those of us in this Chamber to remind ourselves of why we're really all here. Thomas Jefferson said, "The care of human life and its happiness and not its destruction is the chief and only object of good government." The phrase in the 14th amendment capsulizes our entire Constitution. It says, "No State shall deprive any person of life, liberty or property without due process of law." Mr. Speaker, protecting the lives of our innocent citizens and their constitutional rights is why we are all here.

The bedrock foundation of this Republic is that clarion declaration of the self-evident truth, that all human beings are created equal and endowed by their Creator with certain unalienable rights of life, liberty, and the pursuit of happiness. Every conflict and battle our Nation has ever faced can be traced to our commitment to this core, self-evident truth. It has made us the beacon of hope for the entire world. Mr. Speaker, it is who we are. And yet today another day has passed, and we in this body have failed yet again to honor that foundational commitment. We have failed our sworn oath and our God-given responsibility as we broke faith with nearly 4,000 more innocent American babies who died today without the protection we should have given them.

And it seems so sad to me, Mr. Speaker, that this Sunset Memorial may be the only acknowledgement or remembrance these children who died today will ever have in this Chamber. So as the smallest gesture, I would ask for those in the Chamber who are inclined to join me for a moment of silent memorial to these lost little Americans.

Mr. Speaker, let me conclude this Sunset Memorial in the hope that perhaps someone new who heard it tonight will finally embrace the truth that abortion really does kill little babies, that it hurts mothers in ways that we can never express, and that 12,930 days spent killing nearly 50 million unborn children in America is enough. And that it is time that we stood up together again and remember that we are the same America that rejected human slavery and that marched into Europe to arrest the Nazi Holocaust. And we are still courageous and compassionate enough to find a better way for mothers and their unborn babies than abortion on demand.

Mr. Speaker, as we consider the plight of unborn America tonight, may we each remind ourselves that our own days in this sunshine of life are also numbered, and that we will all too soon, each one of us, walk from these Chambers for the very last time. And if it should be that this Congress is allowed to convene on yet another day to come, may that be the day when we finally hear the cries of unborn children in this Nation. May that be the day that we find the humanity, the courage, and the will to embrace together our human and our constitutional duty to protect these, the least of our tiny little brothers and sisters, from this murderous scourge upon our Nation called abortion on demand.

It is June 17, 2008, 12,930 days since Roe v. Wade first stained the foundation of this Nation with the blood of its own children; this in the land of the free and the home of the brave.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Oregon (Mr. DEFAZIO) is recognized for 5 minutes.

(Mr. DEFAZIO addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from North Carolina (Mr. JONES) is recognized for 5 minutes.

(Mr. JONES of North Carolina addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Ohio (Ms. KAPTUR) is recognized for 5 minutes.

(Ms. KAPTUR addressed the House. Her remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Indiana (Mr. BURTON) is recognized for 5 minutes.

(Mr. BURTON of Indiana addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

STATUS REPORT ON CURRENT LEVELS OF ON-BUDGET SPENDING AND REVENUES FOR FISCAL YEARS 2008 AND 2009 AND THE 5-YEAR PERIOD FY 2009 THROUGH FY 2013

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from South Carolina (Mr. SPRATT) is recognized for 5 minutes.

Mr. SPRATT. Madam Speaker, I am transmitting a status report on the current levels of on-budget spending and revenues for fiscal years 2008 and 2009 and for the 5-year period of fiscal years 2009 through 2013. This report is necessary to facilitate the application of sections 302 and 311 of the Congressional Budget Act and sections 301 and 302 of S. Con. Res. 70, the Concurrent Resolution on the Budget for Fiscal Year 2009.

The term "current level" refers to the amounts of spending and revenues estimated for each fiscal year based on laws enacted or awaiting the President's signature.

The first table in the report compares the current levels of total budget authority, outlays, and revenues with the aggregate levels set by S. Con. Res. 70. This comparison is needed to enforce section 311(a) of the Budget Act, which creates a point of order against measures that would breach the budget resolution's aggregate levels.

The second table compares the current levels of budget authority and outlays for each authorizing committee with the "section 302(a)" allocations made under S. Con. Res. 70 for fiscal years 2008 and 2009 and fiscal years 2009 through 2013. This comparison is needed to enforce section 302(f) of the Budget Act, which creates a point of order against measures that would breach the section 302(a) discretionary action allocation of new budget authority for the committee that reported the measure.

The third table compares the current levels of discretionary appropriations for fiscal years 2008 and 2009 with the "section 302(a)" allocation of discretionary budget authority and outlays to the Appropriations Committee. The Appropriations Committee shortly will be distributing this section 302(a) allocation among its subcommittees, creating 302(b) suballocations. At that time, a point of order under section 302(f) of the Budget Act will become applicable to measures that would breach the applicable section 302(b) suballocation.

The fourth table gives the current level for fiscal years 2010 and 2011 for accounts identified for advance appropriations under section 302 of S. Con. Res. 70. This list is needed to enforce section 302 of the budget resolution,

which creates a point of order against appropriation bills that contain advance appropriations that: (i) are not identified in the statement of managers; or (ii) would cause the aggregate amount of such appropriations to exceed the level specified in the resolution.

REPORT TO THE SPEAKER FROM THE COMMITTEE ON THE BUDGET—STATUS OF THE FISCAL YEAR 2009 CONGRESSIONAL BUDGET ADOPTED IN S. CON. RES. 70

(Reflecting Action Completed as of June 13, 2008—On-budget amounts, in millions of dollars)

| | Fiscal Year 2008 ¹ | Fiscal Year 2009 ^{1, 2} | Fiscal Years 2009–2013 |
|--|-------------------------------|----------------------------------|------------------------|
| Appropriate Level: | | | |
| Budget Authority | 2,454,256 | 2,455,920 | n.a. |
| Outlays | 2,435,860 | 2,490,920 | n.a. |
| Revenues | 1,875,400 | 2,029,644 | 11,780,107 |
| Current Level: | | | |
| Budget Authority | 2,448,861 | 1,472,948 | n.a. |
| Outlays | 2,433,207 | 1,875,104 | n.a. |
| Revenues | 1,879,400 | 2,097,399 | 12,116,677 |
| Current Level over (+) / under (-) Appropriate Level: | | | |
| Budget Authority | -5,395 | -982,972 | na. |
| Outlays | -2,653 | -615,816 | n.a. |
| Revenues | 4,000 | 67,755 | 336,570 |

n.a. = Not applicable because annual appropriations Acts for fiscal years 2010 through 2013 will not be considered until future sessions of Congress.

¹ Current aggregates do not include spending covered by section 301(b)(1) (overseas deployments and related activities). The section has not been triggered to date in Appropriations action.

² Current aggregates do not include Corps of Engineers emergency spending assumed in the budget resolution, that will not be included in current level due to its emergency designation (section 301(b)(2)).

BUDGET AUTHORITY

Enactment of measures providing new budget authority for FY 2008 in excess of \$5,395 million (if not already included in the current level estimate) would cause FY 2008 budget authority to exceed the appropriate level set by S. Con. Res. 70.

Enactment of measures providing new budget authority for FY 2009 in excess of \$982,972 million (if not already included in the current level estimate) would cause FY 2009 budget authority to exceed the appropriate level set by S. Con. Res. 70.

OUTLAYS

Enactment of measures providing new outlays for FY 2008 in excess of \$2,653 million (if not already included in the current level estimate) would cause FY 2008 outlays to exceed the appropriate level set by S. Con. Res. 70.

Enactment of measures providing new outlays for FY 2009 in excess of \$615,816 million (if not already included in the current level estimate) would cause FY 2009 outlays to exceed the appropriate level set by S. Con. Res. 70.

REVENUES

Enactment of measures resulting in revenue reduction for FY 2008 in excess of \$4,000 million (if not already included in the current level estimate) would cause FY2008 revenues to fall below the appropriate levels set by S. Con. Res. 70.

Enactment of measures resulting in revenue reduction for FY 2009 in excess of \$67,755 million (if not already included in the current level estimate) would cause FY2009 revenues to fall below the appropriate levels set by S. Con. Res. 70.

Enactment of measures resulting in revenue reduction for the period of fiscal years 2009 through 2013 in excess of \$336,570 million (if not already included in the current level estimate) would cause revenues to fall below the appropriate levels set by S. Con. Res. 70.

DIRECT SPENDING LEGISLATION—COMPARISON OF CURRENT LEVEL WITH AUTHORIZING COMMITTEE 302(a) ALLOCATIONS FOR RESOLUTION CHANGES, REFLECTING ACTION COMPLETED AS OF JUNE 13, 2008

[Fiscal Years, in millions of dollars]

| | 2008 | | 2009 | | 2009–2013 Total | |
|---|------|---------|--------|---------|-----------------|---------|
| | BA | Outlays | BA | Outlays | BA | Outlays |
| House Committee: | | | | | | |
| Agriculture: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Armed Services: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Education and Labor: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Energy and Commerce: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Financial Services: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Foreign Affairs: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Homeland Security: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| House Administration: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Judiciary: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Natural Resources: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Oversight and Government Reform: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Science and Technology: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Small Business: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Transportation and Infrastructure: | | | | | | |
| Allocation | 395 | 0 | 1,496 | 0 | 4,176 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | -395 | 0 | -1,496 | 0 | -4,176 | 0 |
| Veterans' Affairs: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |
| Ways and Means: | | | | | | |
| Allocation | 0 | 0 | 0 | 0 | 0 | 0 |
| Current Level | 0 | 0 | 0 | 0 | 0 | 0 |
| Difference | 0 | 0 | 0 | 0 | 0 | 0 |

DISCRETIONARY APPROPRIATIONS FOR FISCAL YEARS 2008 AND 2009—COMPARISON OF CURRENT LEVEL WITH APPROPRIATIONS COMMITTEE 302(a) ALLOCATION¹
[In millions of dollars]

| | 302 Allocations ² | | Current level reflecting action completed as of June 13, 2008 | | Current level minus allocations | |
|------------|------------------------------|-----------|---|-----------|---------------------------------|---------|
| | BA | OT | BA | OT | BA | OT |
| 2008 | 1,050,478 | 1,094,944 | 1,045,478 | 1,092,291 | -5,000 | -2,653 |
| 2009 | 1,011,718 | 1,106,112 | 25,719 | 486,341 | 985,999 | 619,771 |

¹ Comparisons are not provided by subcommittee because the Appropriations Committee has not yet approved 302(b) allocations pursuant to section 302 of the Congressional Budget Act and S. Con. Res. 70.
² Allocation for 2009 can be further adjusted if funding is provided pursuant to section 301 of S. Con. Res. 70.

2010 and 2011 advance appropriations under section 302 of S. Con. Res. 70
[Budget Authority in Millions of Dollars]

| | |
|--|--------|
| Appropriate Level | 2010 |
| Enacted advances: | 28,852 |
| Accounts Identified for Advances: | |
| Employment and Training Administration | --- |
| Job Corps | --- |
| Education for the Disadvantaged School Improvement | --- |
| Children and Family Services (Head Start) | --- |
| Special Education | --- |
| Career, Technical and Adult Education | --- |
| Payment to Postal Service | --- |

| | | |
|---|------|------|
| Tenant-based Rental Assistance .. | 2010 | --- |
| Project-based Rental Assistance .. | 2010 | --- |
| Appropriate Level ¹ | 2011 | n.a. |
| Enacted advances: | | |
| Accounts Identified for Advances: | | |
| Corporation for Public Broadcasting | 2011 | --- |

¹ S. Con. Res. 70 does not provide a dollar limit for 2011.

U.S. CONGRESS,
CONGRESSIONAL BUDGET OFFICE
Washington, DC, June 17, 2008.
Hon. JOHN M. SPRATT Jr.,
Chairman, Committee on the Budget,
House of Representatives, Washington, DC.
DEAR MR. CHAIRMAN: The enclosed report shows the effects of Congressional action on the fiscal year 2008 budget and is current through June 13, 2008. This report is submitted under section 308(b) and in aid of section 311 of the Congressional Budget Act, as amended.
The estimates of budget authority, outlays, and revenues are consistent with the technical and economic assumptions of S. Con. Res. 70, the Concurrent Resolution on the Budget for Fiscal Year 2009, as approved

by the Senate and the House of Representatives.

Since my last letter, dated January 29, 2008, the Congress has cleared several acts that affect budget authority, outlays, and revenues. Please see footnote 1 of the accom-

panying report for a list of those acts. This is CBO's first current level report since the adoption of S. Con. Res. 70.

Sincerely,

ROBERT A. SUNSHINE
(For Peter R. Orszag, Director).

Enclosure.

FISCAL YEAR 2008 HOUSE CURRENT LEVEL REPORT AS OF JUNE 13, 2008

(In millions of dollars)

| | Budget authority | Outlays | Revenues |
|--|------------------|-----------|-----------|
| Previously Enacted ¹ | | | |
| Revenues | n.a. | n.a. | 1,879,400 |
| Permanents and other spending legislation | 1,441,017 | 1,394,894 | n.a. |
| Appropriation legislation | 1,604,649 | 1,635,118 | n.a. |
| Offsetting receipts | -596,805 | -596,805 | n.a. |
| Total, Previously enacted | 2,448,861 | 2,433,207 | 1,879,400 |
| Total Current Level ² | 2,448,861 | 2,433,207 | 1,879,400 |
| Total Budget Resolution ³ | 2,562,312 | 2,464,761 | 1,875,392 |
| Adjustment to budget resolution pursuant to section 301(b)(1) ⁴ | -108,056 | -28,901 | n.a. |
| Adjusted Budget Resolution | 2,454,256 | 2,435,860 | 1,875,392 |
| Current Level Over Budget Resolution | n.a. | n.a. | 4,008 |
| Current Level Under Budget Resolution | 5,395 | 2,653 | n.a. |

Source: Congressional Budget Office.

Note: n.a. = not applicable; P.L. = Public Law.

¹ Includes the following acts that affect budget authority, outlays, or revenues, and were cleared by the Congress during this session, but before the adoption of S. Con. Res. 70: National Defense Authorization Act for Fiscal Year 2008 (P.L. 110-181), Economic Stimulus Act of 2008 (P.L. 110-185), Andean Trade Preference Extension Act of 2008 (P.L. 110-191), Ensuring Continued Access to Student Loans Act of 2008 (P.L. 110-227), Consolidated Natural Resources Act of 2008 (P.L. 110-229), Strategic Petroleum Reserve Fill Suspension and Consumer Act of 2008 (P.L. 110-232), Food, Conservation, and Energy Act of 2008 (P.L. 110-234), SAFETEA-LU Technical Corrections Act of 2008 (P.L. 110-244), and Heroes Earnings Assistance and Relief Act (H.R. 6081).

² For purposes of enforcing section 311 of the Congressional Budget Act in the House, the budget resolution does not include budget authority, outlays, or revenues for off-budget amounts. As a result, current level excludes these items.

³ Periodically, the House Committee on the Budget revises the totals in S. Con. Res. 70, pursuant to various provisions of the resolution.

| | Budget authority | Outlays | Revenues |
|--|------------------|-----------|-----------|
| Original Budget Resolution | 2,563,262 | 2,465,711 | 1,875,392 |
| Revisions: | | | |
| For the Strategic Petroleum Reserve Fill Suspension and Consumer Protection Act of 2008 (section 323(b)) | -950 | -950 | 0 |
| For the Heroes Earnings Assistance and Relief Tax Act of 2008 (section 323(b)) | 0 | 0 | 8 |
| Revised Budget Resolution | 2,562,312 | 2,464,761 | 1,875,392 |

⁴ Section 301(b)(1) of S. Con. Res. 70 assumed \$108,056 million in budget authority and \$28,901 million in outlays for overseas deployment and related activities. Because action to date has not triggered this provision, the House Committee on the Budget has directed that these amounts be excluded from the budget resolution aggregates in the current level report.

U.S. CONGRESS,
CONGRESSIONAL BUDGET OFFICE,
Washington, DC, June 17, 2008.

Hon. JOHN M. SPRATT JR.,
Chairman, Committee on the Budget, House of Representatives, Washington, DC.

DEAR MR. CHAIRMAN: The enclosed report shows the effects of Congressional action on the fiscal year 2009 budget and is current

through June 13, 2008. This report is submitted under section 308(b) and in aid of section 311 of the Congressional Budget Act, as amended.

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by the Senate and the House of Representatives.

This is CBO's first current level report for fiscal year 2009.

Sincerely,

ROBERT A. SUNSHINE
(For Peter R. Orszag, Director.)

Enclosure.

FISCAL YEAR 2009 HOUSE CURRENT LEVEL REPORT AS OF JUNE 13, 2008

(in millions of dollars)

| | Budget authority | Outlays | Revenues |
|---|------------------|-----------|------------|
| Previously Enacted ¹ | | | |
| Revenues | n.a. | n.a. | 2,097,399 |
| Permanents and other spending legislation | 1,485,953 | 1,436,774 | n.a. |
| Appropriation legislation | 0 | 471,581 | n.a. |
| Offsetting receipts | -587,749 | -587,749 | n.a. |
| Total, Previously enacted | 898,204 | 1,320,606 | 2,097,399 |
| Entitlements and mandates: | | | |
| Budget resolution estimates of appropriated entitlements and other mandatory programs | 574,744 | 554,498 | 0 |
| Total Current Level ² | 1,472,948 | 1,875,104 | 2,097,399 |
| Total Budget Resolution ³ | 2,531,681 | 2,566,881 | 2,029,644 |
| Adjustment to budget resolution pursuant to section 301(b)(1) ⁴ | -70,000 | -74,809 | n.a. |
| Adjustment to budget resolution pursuant to section 301(b)(2) ⁵ | -5,761 | -1,152 | n.a. |
| Adjusted Budget Resolution | 2,455,920 | 2,490,920 | 2,029,644 |
| Current Level Over Budget Resolution | n.a. | n.a. | 67,755 |
| Current Level Under Budget Resolution | 982,972 | 615,816 | n.a. |
| Memorandum: | | | |
| Revenues, 2009-2013: | | | |
| House Current Level | n.a. | n.a. | 12,116,677 |
| House Budget Resolution | n.a. | n.a. | 11,780,107 |
| Adjusted Budget Resolution | n.a. | n.a. | 11,780,107 |
| Current Level Over Budget Resolution | n.a. | n.a. | 336,570 |
| Current Level Under Budget Resolution | n.a. | n.a. | n.a. |

Source: Congressional Budget Office.

Note: n.a. = not applicable; P.L. = Public Law.

¹ Includes the following acts that affect budget authority, outlays, or revenues, and were cleared by the Congress during this session, but before the adoption of S. Con. Res. 70: National Defense Authorization Act for Fiscal Year 2008 (P.L. 110-181), Economic Stimulus Act of 2008 (P.L. 110-185), Andean Trade Preference Extension Act of 2008 (P.L. 110-191), Ensuring Continued Access to Student Loans Act of 2008 (P.L. 110-227), Consolidated Natural Resources Act of 2008 (P.L. 110-229), Strategic Petroleum Reserve Fill Suspension and Consumer Act of 2008 (P.L. 110-232), Genetic Information Nondiscrimination Act of 2008 (P.L. 110-233), Food, Conservation, and Energy Act of 2008 (P.L. 110-234), SAFETEA-LU Technical Corrections Act of 2008 (P.L. 110-244), and Heroes Earnings Assistance and Relief Act (H.R. 6081).

² For purposes of enforcing section 311 of the Congressional Budget Act in the House, the budget resolution does not include budget authority, outlays, or revenues for off-budget amounts. As a result, current level excludes these items.

³ Periodically, the House Committee on the Budget revises the totals in S. Con. Res. 70, pursuant to various provisions of the resolution.

| | Budget authority | Outlays | Revenues |
|--|------------------|-----------|-----------|
| Original Budget Resolution | 2,530,703 | 2,565,903 | 2,029,612 |
| Revisions: | | | |
| For the Strategic Petroleum Reserve Fill Suspension and Consumer Protection Act of 2008 (section 323(b)) | 950 | 950 | 0 |
| For the Heroes Earnings Assistance and Relief Tax Act of 2008 (section 323(b)) | 28 | 28 | 32 |

| | Budget authority | Outlays | Revenues |
|---------------------------------|------------------|-----------|-----------|
| Revised Budget Resolution | 2,531,681 | 2,566,881 | 2,029,644 |

⁴ Section 301(b)(1) of S. Con. Res. 70 assumed \$70,000 million in budget authority and \$74,809 million in outlays for overseas deployment and related activities. Because action to date has not triggered this provision, the House Committee on the Budget has directed that these amounts be excluded from the budget resolution aggregates in the current level report.

⁵ Section 301(b)(2) of S. Con. Res. 70 assumed \$5,761 million in budget authority and \$1,152 million in outlays for the Corps of Engineers. Because action to date has not triggered this provision, the House Committee on the Budget has directed that these amounts be excluded from the budget resolution aggregates in the current level report.

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Utah (Mr. BISHOP) is recognized for 5 minutes.

(Mr. BISHOP of Utah addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Nebraska (Mr. FORTENBERRY) is recognized for 5 minutes.

(Mr. FORTENBERRY addressed the House. His remarks will appear hereafter in the Extensions of Remarks.)

BONNIE RICHARDSON, A CHAMPION IN EVERY SENSE OF THE WORD

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Mr. CONAWAY) is recognized for 5 minutes.

Mr. CONAWAY. Mr. Speaker, Heywood Broun, a renowned sportswriter and life-long champion of the underdog, once said that "Sports do not build character, they reveal it." I've heard it before, but today I finally understand it thanks to Rochelle High School junior Bonnie Richardson.

On the weekend of May 9 and 10 this year, high school athletes from all across Texas gathered for the State track and field championship. At the meet, athletes compete for two honors, for success in each event as individuals and for the State championship as a team.

With Bonnie Richardson as a sole member of the Rochelle High School Lady Hornets to qualify for the meet, the Lady Hornets were the ultimate underdog to win a team trophy. Yet, after medaling in all five of her events—winning two golds, two silvers and a bronze—Bonnie found herself in an unlikely position, standing atop the podium to accept the girl's Class 1A team trophy. Her five individual medals earned her 42 points, more than any other school in her team's class. She also wrote herself into the Texas Track and Field history books as the only female ever to win a State team championship without the help of teammates.

While Bonnie's accomplishment defines the word "exceptional," the depth of her character is not revealed in her medals or trophies, but in her attitude. Even as her story has been transmitted around the world and back again, her comments reflect a young woman with poise beyond her years. In every article and in every quote, Bonnie has been very gracious to her competitors and modest in her unparalleled achievement.

In an era where athletes' behavior and attitudes can be more infamous than celebrated, Bonnie's self-effacing demeanor shows us how sportsmanship should be practiced. I am amazed by Bonnie's athletic prowess, but I am humbled by her easy and free manner in which she praises her opponents, remains grateful for her gifts, and uplifts those around her. Although such an attitude may seem routine to her, a lifetime has taught me that character like hers is not as common as we would all wish.

Bonnie's quiet confidence extends beyond her abilities in track and field. She is a well-rounded athlete who is an all-state basketball player and an accomplished tennis player. In addition, she is in the running to be named her class valedictorian. It is clear to me that her attitude is an asset in all she undertakes.

It is an honor to represent Bonnie and all the students like her across the 11th District of Texas. As she prepares for her senior year, and as her national notoriety begins to wane, I wish her luck in returning to her version of business as usual—excelling at everything—and success in the upcoming season and beyond.

BLUE DOG COALITION

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, the gentleman from Utah (Mr. MATHESON) is recognized for 60 minutes as the designee of the majority leader.

Mr. MATHESON. Mr. Speaker, I stand before you tonight to lead a discussion among the Blue Dog Coalition as we talk about issues of fiscal responsibility, pursuing a balanced budget, and doing the right thing for future generations.

I would like to open this discussion by recognizing one of my colleagues, one of the newest members of the Blue Dogs, Mr. CAZAYOUX from Louisiana, and I would yield to him as much time as he may consume.

Mr. CAZAYOUX. Mr. Speaker, I rise tonight to express my support for the PAYGO principles by which the Congress has committed to govern.

As a newly elected Member of Congress, PAYGO simply makes sense to me. Thomas Jefferson realized the importance of PAYGO principles nearly 200 years ago when he said, "It is incumbent upon every generation to pay its own debts as it goes."

In the 110th Congress, we have made PAYGO a priority, and I hope it continues to remain a priority. My Blue Dog colleagues and I are cosponsoring H.R. 2686 that will extend the PAYGO rules through fiscal year 2012. I urge all

Members of Congress to support this important piece of legislation.

I believe that balancing a budget and paying down the debt can be done. We will have to make tough choices now to ensure that our future remains financially solvent for our children. Thank you for the opportunity to speak tonight, and thank you to all my Blue Dog colleagues for their work in furthering the PAYGO principle.

Mr. MATHESON. I thank my colleague for his comments, a new Member of this body, but someone who recognizes the importance of fiscal responsibility.

I think that it's important to expand on what PAYGO is. This is a term that gets thrown around a lot in Washington, but we really ought to review what it means. And at its basis, it's a pretty simple concept, and that is that if you have new spending, you've got to pay for it. You've got to pay for it by cutting spending elsewhere or raising revenues, but you've got to pay for it.

And, you know, this isn't a new concept even here in Washington. It turns out back in 1990, during the presidency of George H.W. Bush, Congress passed legislation to put a pay-as-you-go, or PAYGO, policy into effect. And at that time, Congress came together in a bipartisan way and then President Bush signed that into law.

And when it was passed, it put us on a path to where decisions had to be made where you had to live within a budget. Everybody in this town can come up with a new idea about how to spend money, both sides of the aisle, everyone can come up with those ideas. It's easy to say yes to that. It's a lot more difficult to say, you know what, we're going to live within a budget. But you know what, we ought to be doing that because that's what everyone in this country does, everyone who runs a business, everyone in their own household budget, everybody does that.

So let's look at what happened after passage of that law in 1990. There were a number of other things that happened during the decade of the 1990s. There was a strong economic growth period, the dot-com industry really took off, and a whole series of reasons, including restraint on spending in Washington, allowed us to move from annual deficits to annual surpluses. It was a remarkable period in our country's history to have that transition take place. And it was an exciting time for this country. And it was good for the government's books to be balanced and it was good for our economy, and it led to a stronger dollar. I mention that, and we'll come back to that later in this discussion, because today we all know we're suffering from a rather low dollar situation in the global economy.

So if that was such a good idea, if it worked so well, why is it that we aren't having both the House and the Senate live by that same law today? Well, it turns out that law expired at the end of 2001. And that was really unfortunate that it did because it provided that set of constraints, if you will, on Washington—on Congress, on the President, on everybody, on Democrats, on Republicans. It provided that constraint that asked people to live within a budget.

And after it expired, I think we all know what happened. You had over 6 years, 2001 through 2006, you had an explosion of spending. You had an explosion of debt. Annual deficits were so large. And over those 6 years, our national debt went from \$6 trillion to \$9 trillion. Now, you throw these numbers around, it almost gets to the point where it's hard to recognize what they really mean. But I think we all know a trillion dollars is a lot of money. And I think we all know that when you have \$6 trillion created through the whole country's history through the first 42 Presidents, and then during the first 6 years of the 43rd President you add another \$3 trillion, you're adding a lot of debt in a short amount of time. And PAYGO didn't exist. Spending took off at a huge rate, greatest increase in government spending since the 1960s, in fact.

□ 1945

That is what happened during those first 6 years. And the Blue Dog Coalition during all that time said, wait a minute. Wait a minute. Let's not get into a deficit mode again. Let's not create more debt that creates a burden on future generations who have to pay the interest on that debt. Let's not ensure high taxes on future generations to pay the interest on the debt. Let's recognize that we have an obligation to future generations that they shouldn't have to pay for obligations that we have created on our watch.

But we could never get the PAYGO principles put back into place. We couldn't get a vote to put it into statute. We couldn't get it in a rule of the House of Representatives, either, until January of 2007. There was a change in control in the House of Representatives. And on the first day when we were all sworn in here to take the oath of office for the 110th Congress, we set the rules that we are going to work under during that 2-year session. And in that rule, pay-as-you-go was put in place for the House of Representatives.

And I am really proud of the Blue Dog Coalition for taking the lead on pushing that rule to be put in place. It is not easy to live under a budget. The PAYGO rule has been attacked. And yes, there have been a couple of circumstances where it has been waived. But I think that the Blue Dog Coalition deserves a lot of credit for taking a stand, forcing the tough decisions, and quite frankly, creating the dynamic where I think there has been a real restraint on this body in terms of

what could have happened instead in terms of additional spending and adding to our national debt.

It is at the start of a real challenging period we face in this country, because we all know that as baby boomers retire and additional pressures occur on Social Security and Medicare that it is going to take a very thoughtful and aggressive effort by this body in a bipartisan way to navigate through that challenge and make sure that we maintain fiscal discipline and fiscal responsibility. And pay-as-you-go, the PAYGO principles, provide a tool. They provide a tool that would benefit all of us.

So this isn't really, again, about Democrats or Republicans. This isn't about trying to place blame on people or anything else. It is really just talking about the fact that if you look at the way we are set up in this country as a government, in the Federal side we are allowed to run deficits. You can have deficits if you don't bring in as much revenues as you spend. In a lot of States, they have constitutional amendments that require a balanced budget. That doesn't exist here in Washington.

As a result, as I said earlier, it is easy to spend money. And over the years both parties have shown an ability to spend money. There's no doubt about that. And so we need this external constraint, if you will, of pay-as-you-go. And I will go beyond that to say the Blue Dogs support a balanced budget, as well. That is one of the guiding principles of the Blue Dog Coalition, is a balanced budget amendment to the Constitution. It takes a long time to amend the Constitution. It takes many years to get enough States to ratify and whatnot. And that is an important goal. But pay-as-you-go we can do right away. We've had it as a rule in the House. We would like to see it as a law. We want a statute passed by the House and the Senate because it will serve us all so well.

I will close with one more comment. And I will recognize a couple of my colleagues from the Blue Dog Coalition to participate in this discussion. But I just want to come back, as I mentioned, to the issue of the low dollar we have today. When you're borrowing lots of money, and the United States has been borrowing a lot of money from foreign lenders, that devalues the dollar. It's a supply-and-demand issue. And we're having to borrow to pay for so much in this country. And we know that that low dollar has had some serious implications for us. Oil is priced on a dollar-per-barrel basis. The global market is one market for everybody. And as other currencies in the world go up, as the dollar goes down, that means the price per barrel in dollars is going up. That's just one example of where a low-dollar policy can have a serious impact on our economy and on the daily lives of all of us.

A strong dollar and a dollar that we can be proud of can be reinforced by

public policy that encourages balanced budgets. A government that lives within its means has a stronger currency. And again, that shouldn't be about Democrats or Republicans, or the left or the right. That's about what's right for this country. And that's what the Blue Dogs are about. And that's why I'm proud to be a member of the Blue Dog Coalition, because the Blue Dogs like to look out for what's right for this country. And they take an independent approach. And they want to sit down, roll up their sleeves, tackle these issues and work with everybody on these issues.

So that's why we are here tonight, to talk about pay-as-you-go, to talk about the benefits of this country. I have been joined by some of my other Blue Dog colleagues. And I would like to now recognize my good friend and colleague from the State of Georgia, Representative DAVID SCOTT, for as much time as he might consume.

Mr. SCOTT of Georgia. Thank you very much. It is always a pleasure to come down and to be able to communicate with the American people with my distinguished members of our Blue Dog Coalition. What I would like to do as a part of this discussion tonight is to certainly communicate why we need to institute and maintain what we have instituted or reinstated, and that is PAYGO, to pay our bills as we go.

Let me see if I can just set the stage to show the American people just how precarious a position we are in both from a national security standpoint as well as an economic security standpoint. As we stand right now, the national debt is a staggering \$9.13 trillion. That is almost \$10 trillion of national debt. And just to show you how serious this is, we are accumulating this debt at an astounding rate of \$1.4 billion every single day. That amounts to nearly \$10 billion every week that we are adding to our national debt.

And then we compound that. This debt is not free. We must pay interest on this debt. And the interest on this debt last year alone was an astounding \$430 billion. So I can put that in perspective. Just the interest that we pay for borrowing this money is four times more than what we pay for education, for the health of our children, for our veterans and homeland security combined. Folks, that's mighty, mighty dangerous ground for this country to be on. That is one of the foremost reasons why we must change this direction, or else we are going off the cliff. And this is something that is of very, very much concern to Democrats, I think to some Republicans as well, and most assuredly, to our Blue Dog Coalition that is providing the leadership here so that we can be responsible.

Now let me just add another point. This money that we are borrowing is broken down into two groups. Of the \$9.13 trillion in debt, about \$5.1 trillion of that is what we call the public debt. The other \$4 trillion is debt that we

incur through our private means, through borrowing from Social Security and other government agencies. But let's just look at that public debt for a moment because the other reason that this is so much of a great concern is the threat to our national security. Because, ladies and gentlemen, 45 percent of our public debt is being borrowed from foreign governments, and not just any foreign government. We are borrowing this money from places like China. They have \$500 billion of our debt. Japan has \$601 billion of our debt. And then Saudi Arabia and the oil-producing OPEC nations have \$153 billion in debt. And then if we go to places like Russia, \$43 billion, and to Korea, \$42 billion. And I think you are getting the picture, ladies and gentlemen. These are countries that we have got to deal with firmly. It is undermining our security to have our debt in the hands of these countries because he who controls your debt controls you and your future. And it begins to weaken our leverage in dealing on the international stage.

Let me just give you one example. About 3 or 4 weeks ago, our President Bush went over to Saudi Arabia, yes, to really try to do something about the high price of gasoline that my dear friends on the other side have just talked about a few moments ago. But here is the President going to Saudi Arabia begging hat in hand basically to ask the Saudis to increase their oil output. Keep in mind that it only costs the Saudis \$2 a barrel to get that oil out of the ground. And now it's going for what, \$120, \$130 a barrel? But the Saudis said "no." In the back of their minds I am sure they were saying, we got your oil, and we got your debt.

That's why I'm saying that this debt situation is placing our Nation in a terribly precarious situation from an economic security standpoint as well as a national security standpoint. And we have got to change that.

And finally, I want to just add this one point, too, because this business of continually not only having this huge debt, which we've got to saddle on the backs of our grandchildren and other generations, is not fair to them. But not only that, but the monies that we are spending in Iraq and in Afghanistan are being borrowed from China and Japan.

Finally, on the foreign standpoint, it is very important to really dramatize the seriousness of this debt. Over the last 8 years, since 2001, we have borrowed under this President and this Congress, he couldn't have done it by himself, more money from foreign governments than we have borrowed in the previous 224 years of our existence. That's right, ladies and gentlemen. We have borrowed more money under the Bush administration and under this last 7 years of Congress than we have done in the previous 42 administrations of this country. That is numbing. It is mind-boggling. This is a terrible situation for us to be in. This is the reason

why we have got no choice in this matter. We've got to pay our bills.

And it is a great testimony to the leadership of the Blue Dogs and certainly the leadership of the Democratic party in this Congress that we have indeed instituted pay-as-you-go so that we can have both economic security as well as national security. The American people deserve no less.

Mr. MATHESON. I want to thank my colleague from Georgia for those words. He is an excellent member of the Blue Dog Coalition.

And Mr. Speaker, I would like to yield back my portion to let Mr. BOYD control the rest of the 60 minutes if I could.

THE BLUE DOG COALITION

The SPEAKER pro tempore (Mr. DONNELLY). Under the Speaker's announced policy of January 18, 2007, the gentleman from Florida (Mr. BOYD) is recognized for the remainder of the hour as the designee of the majority leader.

Mr. BOYD of Florida. Mr. Speaker, it is great to see you in that chair as a member of the Blue Dogs, a freshman member of the Blue Dogs. We are very proud of you. And also I want to thank my friend and colleague from Utah (Mr. MATHESON). Mr. MATHESON has been a solid leader of the Blue Dog Coalition since he arrived here 6 or 8 years ago. And he actually, in the previous Congress, served as one of the Chairs of the Blue Dog Coalition. And I am grateful to him for his leadership and also for filling in tonight. Thank you very much, Mr. MATHESON.

At this time, Mr. Speaker, I would like to yield as much time as he would consume to our friend, the gentleman from Kansas, DENNIS MOORE, who is the cochair of the Blue Dog Coalition. He is the cochair for policy. So I will yield at this time to Mr. MOORE.

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Mr. MOORE of Kansas. Thank you, Mr. BOYD. I appreciate the opportunity to speak here tonight about something that should be very important and that, I believe, is very important to every one of us whether we acknowledge and understand the importance or not.

After the change in the last election when we got the majority after 8 years—and this is my 10th year in Congress, and as Mr. BOYD said, I am the policy cochair for the Blue Dog Coalition—the Blue Dog Coalition leadership was invited, along with the leadership of a group called the New Democratic Coalition, over to the White House to meet with the President. Frankly, I think all of us appreciated the opportunity to go over and to meet with the President because we wanted to discuss items of interest to people in our Nation, not on a partisan basis but simply to find some common ground where we could work together. There were, I believe, nine of us all together—

four from the Blue Dog Coalition and five from the New Democratic Coalition. We met in my office before going over.

We only had a 45-minute meeting, and I think all of us had a little concern that somebody, if we didn't have any ground rules, might spend more time and take virtually all of the time. So we agreed, if we had a chance to speak at all—and the President was running the meeting—that we would each take 2 minutes.

When it was my turn, I said, "Mr. President, I'm a year older than you are. I have seven-and-a-half grandchildren, and we have mortgaged their future." I said, "I'm not pointing at you and your administration. This goes back 25 years to Democratic and Republican Presidents." Although, because I was trying to find common ground, what I did not say was our debt in this country has gone up over \$3.4 trillion in the last 7 years. Fully a third of our debt has been added in the last 7 years of this Presidency.

I tell folks back home all the time that 80 percent of what we do in Congress should not be about Democrats and Republicans. It ought to be about taking care of our people and our country, and I think people out there really believe that and want that to happen.

Put aside this partisanship, and let's work together. Working together for fiscal responsibility should not be a partisan matter at all. We should all be concerned about that because, as Mr. SCOTT, the previous speaker, pointed out, we have a large portion of our debt right now held by foreign nations that might have control over some of our actions in the future by virtue of the fact that they hold our debt. We should be very concerned about that, and we should try to do something positive about that.

Mr. Speaker, we have an opportunity, I think, at this time with the reinstatement of a rule called PAYGO that expired in 2002. Some of the previous speakers, I think, have told you "PAYGO" simply means "pay as you go." If you have a new spending proposal, a new program proposal or a new tax cut, section 1 is here is my proposal, and section 2 is here is how it's paid for so it's revenue neutral and doesn't increase our deficit and our debt. To me, that is a very simple, understandable rule that we all should follow. If we do that, we can stop this increase which is going to be detrimental to future generations in our country.

The Blue Dogs passed out a chart that's not manufactured or made by our group. I think it's U.S. Budget "something," and you can get it on the Web site. It shows a bar graph of expenditures in our country, different categories of expenditures. The big three bars on the bottom are, as most people would imagine, defense. We all want an adequate defense for our Nation; the Department of Health and Human Services, which basically is

Medicare; and the third is interest on our national debt. Interest on our national debt is the third largest category of expenditure in our Federal budget at this time. That's money that could be used for education, for health care, for anything worthwhile besides paying interest on a debt.

Folks, we have got to get back to living like most American families do, within a budget. We have got to do this, not just for us. It's not about us. It's about our children and our grandchildren and about future generations in this country. I believe we owe them the very best, and we owe them to do that.

I encourage and I ask that our compatriots across the aisle, our Republican friends, join with us and support this concept of PAYGO because we need to do this for future generations in our country.

Mr. BOYD of Florida. I want to thank my friend and colleague, Mr. MOORE from Kansas, for coming tonight to speak to us on behalf of the fiscally responsible 49-member-strong Blue Dog Coalition. DENNIS MOORE has been a great leader on this issue in Congress ever since he got here 8 or 10 years ago, and I'm very pleased to work with him.

Mr. Speaker, this whole notion of how we run our government's fiscal matters is not rocket science. The people watching us out in the country tonight understand that they have to balance their budgets in their own households. They have to balance their budgets in their own small businesses. They can't spend more money than they take in. In local governments, if they didn't balance their budgets, if they continuously spent more money than they took in, the people would elect somebody else. It's only the United States Government that doesn't put in place a requirement that it lives within its means.

I think it's time that we fix this. The Blue Dogs will continue to press this issue. PAYGO is one of the tools that we can use to make this happen.

I'm delighted to be joined tonight by other Blue Dog members. There is no member who is more passionate about this issue and more principled on this issue than our friend and colleague from Indiana, Representative BARON HILL.

I would like to yield to Representative HILL now whatever time he may consume.

Mr. HILL. I thank my friend, Congressman BOYD from Florida, for being a leader of the Blue Dogs on this particular issue.

Mr. Speaker, I remember when I got elected back in 1998 that PAYGO rules were in place, and there was the strong possibility that if we kept those rules in place that we would actually produce surpluses for the first time in, I think, probably 40 years. Well, that dream did come true. PAYGO rules were in place in 1998 when I got elected, and they were in place in 1999 and in the year 2000. Those rules that were in

place caused this place to come up with surpluses for the first time in 40 years.

I can remember at the time how elated I was because, as a Blue Dog who believes in pay-as-you-go rules, the predictions that we were all making in our campaigns were actually coming true. That was, if you have PAYGO, it is the one discipline that Congress can practice that will actually produce balanced budgets and surpluses, and that's exactly what happened in the year 2000. I can remember at the time that I was thinking, now, finally, we've got a handle on the deficit, that we're actually producing surpluses, surpluses to the tune from a lot of economists of \$1 trillion over 10 years, that we could actually start doing the things that have to be done to correct some problems that we have with Social Security, with paying down the debt, with maybe reducing some taxes. That's the position the Blue Dogs took when those surpluses materialized. We advocated paying down the debt, fixing Social Security and cutting taxes.

Then we had an election, and Mr. Bush became President of the United States, and the Republicans grew their majorities. They had a different way of looking at things, and that's okay. That's what elections are all about. In that particular year, the Republicans won, and they wanted to change the policies.

One of the policies they changed was in dropping the principle of PAYGO. I can remember, at the time they dropped the principle of PAYGO, that people like ALLEN BOYD and BARON HILL and other Blue Dogs were warning that, if you dropped this discipline, there would be a good chance that these surpluses that we had then would disappear. Well, that's exactly what happened.

In the year 2000–2002, there was an approximately \$6 trillion deficit, which was bad enough, but with the surpluses that we knew were going to be created we thought we were going to be able to fix that. Now that those policies were changed, we predicted that the deficit would grow. Sure enough, it has. It is now \$9 trillion in debt. So it took us well over 200 years to go \$6 trillion in debt, and because we dropped those PAYGO rules, in 8 short years, we've added another \$3 trillion to the national deficit.

As Congressman MOORE said earlier this evening, we are paying huge amounts of interest on that deficit, and it is growing, and it is spiraling out of control. We have got to get a handle on it.

Now, there was an article in the U.S. News and World Report recently that talked about the Blue Dogs' advocating these PAYGO rules. Let me read you a bit of what it said. So this is just not the Blue Dogs who are pontificating here tonight and who are bragging on the policies that created surpluses in the year 2000.

"The Blue Dog Democrats are colorfully named, but they're dead serious

about their mission of attacking the record \$9.4 trillion national debt . . . The group's top dog, Representative Allen Boyd," who is leading this discussion tonight, "a 63-year-old cattle farmer from Florida's panhandle, thinks Americans have been lulled into believing that any new program or tax cut will fly, 'and if there's a gap, we just go overseas and borrow the money.' We go to the piggy bank in the People's Republic of China until it goes empty or until they cut it off."

What is this talk about China that we're talking about here tonight?

Well, because the American government can not pay its debts, it has to borrow money. One of the countries that we're borrowing money from is the People's Republic of China. I think most people, when they hear that, are appalled that we're actually borrowing money from China to pay for our debts that we have here in the United States.

Now, what does this mean in translation in terms of how this affects the real lives of most Americans? Here is what it does.

These PAYGO rules are tough for Congress. They're tough for Members like myself and Congressman BOYD because we've got to make the tough decisions about how we're going to pay for programs that we think the American people deserve, and we've got a tough vote coming up here in the very near future on the GI Bill.

We all believe as Blue Dogs that our veterans who are coming home from Iraq and Afghanistan deserve additional education benefits through the GI Bill, and the Blue Dogs want to vote for this bill, but we've got to pay for it because it's going to cost approximately \$60 billion.

I would think that any veteran who is listening out there on C-SPAN all across this Nation, that most of the American people and that most people in this Congress would believe that we should not be borrowing money from the Chinese to pay for the GI Bill. I think most veterans would agree to that, but that's what I mean when I say it's tough to have these PAYGO rules. We have to make the tough decisions about how to balance the needs of the American people in terms of veterans' programs and also how to balance the needs of the American people because, I think, most veterans would not want us to borrow this money from the Chinese in order for their children and grandchildren to pay for that veterans' program.

So that is the reality of PAYGO rules. It disciplines Congress. Quite frankly, the Blue Dogs are the only ones in Congress right now who are insisting that these rules remain in place so that we can discipline the Members of Congress in doing the right thing.

I throw that out there about the veterans' programs. These are the tough decisions that we have to make. Congressman BOYD and myself and every Blue Dog in this Chamber want to make sure that we extend those benefits to our veterans who deserve them,

but we're going to insist that it be paid for because, I think, our veterans would demand that, and I think the American people would demand that.

Mr. BOYD of Florida. Mr. Speaker, I know that the viewers can see the passion that exists within Congressman BARON HILL. He is a great Member of Congress. He is a good leader of the Blue Dogs. I am happy to serve with him and to call him my colleague.

He has explained what the PAYGO rule does. It makes us make the hard choices. If money just grew on trees, we could do any program we wanted, but somebody has to pay for these programs, and we either pay for them today or we borrow the money and send the bill to our children, along with an interest bill, down the road. We think that's immoral. We think it's wrong, inherently wrong.

I know Mr. HILL said that the Blue Dogs care passionately about PAYGO and about getting this thing back on track. We went to Speaker PELOSI after the 2006 election and said we would like to do this. We know that we can't get a statutory PAYGO, which is one that goes into law.

As you know, Mr. Speaker, in order for it to go into law, the House would have to pass it; the Senate would have to pass it, and the President would have to sign it. We were assured by some other bodies and the White House that that wouldn't happen.

So we asked the Speaker to at least put a rule in place in the House of Representatives that would make the House abide by PAYGO. We knew it wouldn't be as good as statutory PAYGO, but it would, in some ways, serve the same purpose. It would be a rule for which the House would have to take a two-thirds vote. Even though it would only apply to us in the House, the House would have to take a two-thirds vote to waive that. She agreed to do that, to her credit, and she is a great advocate of the PAYGO principle.

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I am grateful to her and the Blue Dogs are grateful to her for her position on PAYGO.

Now, we would like to see PAYGO become part of the law, like it was back in the 1990s. PAYGO, along with discretionary spending caps and other tools that were used, enabled us to dig out of a hole back in 1992, the largest deficit in the history of the Nation at that time, \$290 billion.

Congress, working together with the White House, and in the 1990s, that was mid-1990s and late 1990s, that was a Republican-led Congress, and a democratically controlled White House, working together in a bipartisan way, put in place statutory PAYGO, discretionary spending caps and other budget enforcement tools. This enabled us to dig out of that big deficit hole, \$290 billion in 1992 is what we were borrowing to operate this government, \$290 billion.

For the efforts of the Congress and the White House in the 1990s, tools

were put in place. We had an economic turnaround and, lo and behold, the next thing you knew all kinds of good things were happening.

In 1997, Congress put in place The Balanced Budget Act. I had just gotten here as a brand-new freshman, and I was very fortunate to be a part of the Blue Dogs in some ways, and in some minor way involved in helping President Clinton and the congressional leadership get the votes to pass that budget, The Balanced Budget Act.

That was an important act in 1997, and statutory PAYGO, the law of the land, paying your bills as you go, don't borrow money to do it. If you are going to have a program, you have either got to cut spending someplace or find a revenue source. That was a good tool, and it served this country well economically, the greatest economic expansion in the history of this Nation during the 1990s, the greatest economic expansion in the history of this Nation during the 1990s. The government was doing its part, acting responsibly in the discharging of its duties and acting fiscally responsible.

So, what happened, \$290 billion deficit in 1992, we worked hard together, we cut spending, we put in place the PAYGO rules. Lo and behold, at the end of the 1990s and the year 2000, we had a budget surplus for the first time, as BARON HILL said, for the first time in 40 years, with we had a budget surplus.

The next year, I think it was 1999, we had our first one. The next year in 2000, we had another one, over \$200 billion surplus. It was unheard of in recent American history.

Then what happened? We had an election. The economic forecasters were forecasting over a \$5 trillion surplus, its projected surplus. Now, it's not real, it's projected if things worked like they were supposed to for the next 10 years.

We had an election, had a new President, and that President and the Congress decided that they wanted to go a different route, as BARON HILL says. Now, they came and met with the Blue Dogs.

I remember Vice President CHENEY and the OMB Director, who now is the governor of Indiana, came and met with us. We told them they needed to do three things with that surplus.

Cut taxes, who doesn't want to have lower taxes? We know what lower taxes do for our people. It gives them more to spend on their own families, and it helps economically. Cut taxes, number one.

Pay down debt, number two. Debt was continuing to climb, and we thought it was important to pay that down.

Thirdly, we could see the baby boomer retirement coming right over the horizon, and we knew Social Security and Medicare were in trouble. Let's take some of that projected surplus and use it to fix Social Security and Medicare.

Those were the recommendations that we as Blue Dogs made to the White House and their fiscal team, their budget team. What do they decide to do? They said, no, we can't pay down debt, and we don't have time to fix Social Security and Medicare. We have got to take all the money we can get our hands on and put it in tax cuts. The number back then was about \$1.7 trillion. It was projected now, it wasn't real, it was projected. That was like in June of 2001.

September 11, 2001, everybody here listening knows what happened. All those projections, every assumption that went into that rejection went out the window on September 11, 2001.

After the Bush economic plan had been put into place, then what do we do as a government? We just charge right ahead with that economic plan. You have seen a continuation or a return to budget deficits that have set records in the last 3 or 4 years, highest budget deficits in the history of this Nation.

You have seen an increase, as BARON HILL said, from \$5.6 trillion debt to the a debt that is expected this year to pass \$10 trillion, \$10 trillion, trillion with a "T." That's a lot of zeros on the end of it. I think it's about 12. I am not even sure.

So the economic policy is wrong, and the Blue Dogs are going to insist that we do it differently. If we have to take baby steps, if we have to do with a PAYGO rule, we are going to stand tough when it comes to the votes on that rule. We are hopeful that the other Members of Congress, House and Senate and the White House, will come to us on this position of fiscal responsibility.

Mr. HILL. Will the gentleman yield?

Mr. BOYD of Florida. I will be glad to yield to the gentleman from Indiana.

Mr. HILL. I was listening with great interest what the gentleman from Florida was talking about as he went again down history lane and about what happened in late 1999 and the year 2000, because I get asked quite often, you know, how are we going to balance our budgets? It's almost like when I go home that my constituents don't feel like it is it's realistic for us to be thinking about balancing the budget.

They don't think there is any practical way that we can balance our budget, but we can now use history as our guide that back in the late 1990s and 2000, these issues of PAYGO worked and produced surpluses, and it was Blue Dog proposals during those surplus years, that we should cut taxes, that we should pay down the debt, and that we should fix Social Security.

Now, we are not able to do that because we are running up these huge deficits again. It's important that we return to fiscal discipline by implementing these PAYGO rules.

Now, I don't know about you, Congressman BOYD. Well, I do know about you. We have had many, many discussions about this in the Blue Dogs. Blue Dogs meet every Tuesday at 5:00 to talk about this issue.

But I believe, as you pointed out today very eloquently at the Blue Dog meeting, that it is immoral for us to be passing on this debt. It is immoral that we are not fixing Social Security for our children and our grandchildren.

It's going to be probably okay for us, but it's going to be a real problem if we don't fix it for our children. It's also going to be a problem if we don't fix Medicare. It's probably going to be okay for us, but it's probably not going to be okay for our children and grandchildren unless we start to fix these problems.

One of the ways that we fix it that was thrown down and thrown away after the elections in the year 2000, one way we fix it is to return to the days of fiscal discipline so that we can create these surpluses again.

We create the surpluses, and then we can begin to fix Social Security and Medicare and other programs that the American people demand, want and deserve.

So the Blue Dogs are not only speaking for the principle of PAYGO rules and fiscal discipline just on the merits of fiscal discipline and PAYGO, this is about programs that we believe in and getting our fiscal House in order so that we can preserve Social Security, so that we can preserve Medicare and so that we can start paying down this debt so that we are not passing it on to our children and grandchildren.

Congressman BOYD was right at the Blue Dog meeting today, and he is right tonight to say that it is immoral if we don't start fixing these problems.

Mr. BOYD of Florida. I thank my friend for those insightful remarks.

May I ask the Speaker how much time we have remaining?

The SPEAKER pro tempore. The gentleman from Florida has 14 minutes left.

Mr. BOYD of Florida. I thank my friend, Mr. HILL of Indiana.

You know, looking back at the 1990s and coming out of an era where we didn't have much fiscal discipline in the 1990s and then to a period where we put in place some tools, I want to cite some statistics to you. Of course, I already talked about one, in 1992 this country had a deficit of \$290 billion, deficit, annual deficit. That was the largest at that time in the history of the Nation.

By the year 2000, we had turned that into a \$236 billion surplus, which was also the largest surplus in U.S. history. Again, that's about a \$526 billion swing in 8 years with good fiscal management.

Actually, President Clinton was the recipient of those PAYGO policies, but he was very involved, and he believed in it. He, working with the Congress, helped write those PAYGO policies. He was also committed to fiscal discipline, however unpopular that trend was back then, but it also, by doing that, fostered very rapid growth in net national savings and investment in this country.

In 1992, the net savings in the U.S. economy, the net savings, by all of its citizens, were only 3 percent. Eight years later, after fiscal discipline and moving from a deficit to a surplus, savings was at a 6 percent level, had doubled, from 3 percent in 1992 to 6 percent in 2000. Actually, you know what these savings are due, they are used to finance investment, domestic investment, and it makes the economy grow and everything works better.

Unemployment, obviously unemployment is an issue that we are all very concerned about today. We saw some figures come out last week, we are now at about 5.5 percent.

In the early 1990s, unemployment was at 7.5 percent. Those fiscal discipline tools were put in place and the government began to act responsibly from a fiscal perspective. By 2000, 8 years later that, the unemployment rate had dropped from 7.5 percent down to 4 percent. Now, you know, we are back up at that time 5.5 percent figure.

Let's talk about jobs. The average annual increase in jobs in America during the 8 years from 1992 to 2000 was during the Bill Clinton presidency at a time when Congress and the President were working together to solve this deficit problem. The average job creation number was 2.8 million a year, an additional 2.8 million jobs a year.

Does anybody, do you have any idea what it has been since the year 2000, since the new administration, since this administration came in? It's actually less than a half a million a year.

You figure all that out over a period of 8 years, it's 15 to 20 million jobs that we didn't create. Many of us think it's because of the deficit problems that exist, the irresponsible fiscal policy of this Nation.

I want to recognize my friend from Georgia again, but I want to close this point by reminding our viewers that PAYGO helped with this economic boom. Fiscal discipline and the conduct of the government's business is an important part of how this economy works. We can increase productivity, we can increase gross domestic product, and we increase employment.

I want to remind you that the economic expansion of 1991 to 2000 was the largest in U.S. history. We can do it again, but we have to start disciplining ourselves, and we have to get away from this notion that we can have every program we want, and we can have every tax cut we want, and we go somewhere else and borrow the money and not worry about paying for those programs.

I would like to yield to my friend from Georgia.

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Mr. SCOTT of Georgia. Thank you very much, Mr. BOYD.

I want to go back and complement what you are saying because you are hitting it from the domestic side in terms of our jobs. I want to complement that because I serve on the

Foreign Affairs Committee, as you know. In addition to that, I serve on the Middle East Subcommittee and am vice chairman of the Subcommittee on International Trade, Nuclear Proliferation and Terrorism, and I am a sitting member of NATO's Parliamentary Assembly. I mention those committees that I serve on because it puts me in a pretty good position as we get around the world to really focus on this other side as to why we have to pay this debt down. We don't have all of the answers, but it is incumbent upon us to start this ball rolling. The very future of our country is at stake.

In this past winter's meeting when we were at NATO, word came out that a Chinese lawmaker, and incidentally, we are borrowing \$500 billion from the Chinese, he stands up and he says I think we ought to now start buying euros instead of dollars, and the stock market plunged 300 points. That is what I am talking about in terms of our own national security, the threat that we have if we do not take care of this debt, particularly in the hands of foreign countries.

The other point is in Russia, for example, it is tied into our failure to deal with this debt, it is tied into our energy dependence. And \$46 billion of our debt is in the hands of Russia whom we are having a difficult time with. Any reason why? And they are now Iran's number one buddy. And dig this, Mr. BOYD, this is the interesting point: 45 percent of all of the natural gas reserves are controlled by Russia and Iran. And they hold our debt.

When you combine that with the \$153 billion that the OPEC countries hold, and the treatment that they gave our President when he went there and asked for them to increase their oil output and they said no. The comment was we control your oil and we control your debt.

The point I am getting at is this, that our failure to pay down this debt will have a devastating impact on the future of our country and our ability to have the leverage we need to survive on the world stage.

I just wanted to make that point from the foreign affairs perspective on why we have to put these PAYGO rules in and make them stick.

Mr. BOYD of Florida. I thank my friend from Georgia for bringing forth that point from the foreign affairs perspective. It is a good and valid point.

Mr. Speaker, we live in the greatest and richest Nation on the face of the Earth. We have 5 percent of the world's population and control 25 percent of the world's wealth. If we are not careful and with poor fiscal management, we will shift a good portion of that wealth to other parts of the world.

A couple of statistics, and I don't know what the trade deficit is today, but we are running huge trade deficits as a result of the oil prices. That trade deficit is ever increasing as a result of the increasing cost of oil because a majority of our oil, more than half of our

oil comes from foreign sources. So that is a very serious problem for us.

I talked earlier about the savings having been 3 percent in 1992 and we moved it to 6 percent, those are American citizens saving their bucks, saving for the future. You know, for the first time since I think maybe World War II, 2 years ago this country had a negative savings rate. That goes directly to the management of our fiscal policy and the performance of the economy. I think that it is sad that we as a nation have a negative savings rate. We need to turn that around and one of the things that we can do as a government is do our job well. Let's identify those functions that we are supposed to do as a government, national security, transportation, education, and environmental protection. We need good strong foreign policy, and there are some other areas. But we ought to be willing and make sure that we perform those functions well, and we ought to be willing to pay for them and we ought not be wasting money.

I agree with many on the other side of the aisle that we can root out some waste. There has to be tremendous cooperation between the legislative body and the executive branch to figure out how to do that because the executive branch obviously operates those agencies that we appropriate money for. So it is their job to operate them and operate them efficiently, and we have an oversight role and we ought to continue to do that.

Mr. Speaker, I want to thank my friend from Georgia for being here and I want to thank the other Blue Dogs who came in and helped today. I see another good Blue Dog in the Speaker's chair now, Representative SPACE from Ohio, one of our freshmen members, and we are very pleased to see you. You look good up there, Mr. Speaker.

OUR RICH HISTORY OF FAITH

The SPEAKER pro tempore. Under the Speaker's announced policy of January 18, 2007, the gentleman from Virginia (Mr. FORBES) is recognized for 60 minutes as the designee of the minority leader.

Mr. FORBES. Mr. Speaker, tonight is a rather historic night because as people might be watching this at home, or if they happen to still be in this great, historic Chamber, if you look around, this room is draped with history. Unfortunately, when people look at this great assembly hall in which so many great debates and great pieces of legislation have passed, what they have become accustomed to seeing is if you are on this side of the aisle whenever there is anything that goes wrongs, there are fingers pointed on that side of the aisle in trying to blame everyone sitting over here. Of course the folks on that side of the aisle are turning over here and pointing their fingers in this direction. If anything good takes place, the folks on this side of the aisle want to stand up and take credit for those

things that are good, and folks on that side of the aisle want to do the same thing. And folks sitting at home begin to question and ask whether we can ever get anything done, whether we can ever come together as a body. Well tonight, that is what we do. Republicans and Democrats come together to talk about something that is the cornerstone of the American experience, and that is the rich history of faith that we have had in this country that has helped create our greatness, helped sustain us and that many of us who will speak here tonight for this next hour believe will continue to sustain us in years to come.

Mr. Speaker, right behind you tonight is a great phrase. It says "In God We Trust." As you stare out all around this magnificent room, you see some of the greatest lawgivers history and the world has ever known. But the ones you see across this room, you see just half of their face, their half profile except the one directly in front of you which is Moses who we recognize as perhaps one of the greatest lawgivers of all.

And throughout our country we have been steeped in an enormous history of faith that starts all of the way back with the commission that Christopher Columbus had when they talked about the grace of God; the first colonial grant to Sir Walter Raleigh in 1584, the grace of God was mentioned in there. The first charter of Virginia in 1606, it referenced knowledge and worship of God. The Mayflower Compact in 1620, it talked about having undertaken for the glory of God. The Declaration of Independence we all know and can cite that those inalienable rights were endowed to us by what the writers of that document said were their creator.

The first act of Congress, 1774, they asked a minister to open with prayer, and they read four chapters of the Bible. And during the Civil War we are told that soldiers on both sides, Union and Confederates, that religion was the greatest sustainer of morale.

Of course we know numerous stories of the great faith of men and women as they were in slavery and fought to get out of that horrible institution.

In 1815, over 2,000 official government calls to prayer had been made by States in the Federal Government, and thousands more have been made since then.

In 1864 Congress added "In God We Trust" to the American coinage.

In 1870, the Federal Government made Christmas an official holiday.

In 1931, the Star Spangled Banner was our national anthem, including the phrase "in God is our trust."

In 1954 we added the phrase "one Nation under God" to the Pledge of Allegiance.

And in 1956, Congress by law made "In God We Trust" our national motto. And, of course, we all know the significant role that faith and religion and the church played in the civil rights movement.

Tonight, Mr. Speaker, for the next hour you will hear some of the greatest leaders in our country and certainly in this body who will come forth not as Republicans and not as Democrats, but come forth as Americans to talk about what we think is the core value system that we have been proud of in this Nation, and that is the rich history of faith that we have.

Now, Mr. Speaker, it is my privilege to yield to my good friend, the gentleman from North Carolina (Mr. MCINTYRE).

Mr. MCINTYRE. Mr. Speaker, I thank RANDY FORBES for his great work in helping us put this event together tonight.

Mr. Speaker, I rise in support of H. Res. 888 which affirms the rich spiritual and religious history of our Nation's founding and subsequent history and designates the first week of May each year as American Religious History Week for the appreciation of and education on America's history of religious faith.

As we join together on the floor of the U.S. House and stand beneath these words "In God We Trust," while recognizing the importance of a religious history week, let us remember the words of our Founding Fathers.

"We, the people of the United States, in order to form a more perfect union, establish justice, ensure domestic tranquility, provide for the common defense, promote the general welfare, and secure the blessings of liberty to ourselves and our posterity, do ordain and establish this Constitution for the United States of America."

So begins our Constitution with those words of the Preamble.

But let us turn back the hands of time for a moment. The day is September 17, 1787. The time is 4 p.m. Thirty-nine men from across the United States look at another one with solemn but joyous faces. The arguments are over; the prayers have been answered; and the miracle has occurred: the Constitution of the United States has just been signed. From May 25 until now, for four long hot months, these men have toiled, not knowing whether their work was one of wisdom or folly. They have their hopes and their doubts. And they wondered whether it would succeed or fail to sustain this infant country.

The oldest delegate, Ben Franklin, rises from his chair. At age 81, he has seen this young Nation flounder already under 4 years of indecisive government that divided rather than united. He looks around the room at the men, many of whom were in their 20s and 30s. And he stares once more at the chair occupied by George Washington at the head of the assembly. He had speculated what the half-sun painted on the chair signified. And he said then, "I have often in the course of this session looked at that behind the President without being able to tell whether it was rising or setting. But now at length I have the happiness to

know that it is a rising and not a setting sun."

Indeed, the miracle of Philadelphia had occurred. The United States was a rising and not a setting one, a Nation whose rays of influence, as we know, would one day be felt the world over.

But when we think about why this miracle occurred, when we look back 221 years later, do we know what happened in that hall before those 39 men came out and announced that they had, instead of rewriting the Articles of Confederation had written a new constitution for our country. They had deliberated, they had argued and debated. They had made sure that everyone's opinion was heard. Secondly, they showed their dedication in addition to their deliberation. That meant that they had put in sweat and long hours trying to find out what would benefit us all. But in addition to that deliberation and dedication, they also showed their devotion.

□ 2045

They knew that their reliance must not be just upon themselves, but first and foremost, upon God.

And as Franklin himself, who was not known as one of the most religious founding fathers, but himself acknowledged God's providence upon that group that met to write our Constitution, said, himself, as he looked at Washington, before they went out and announced in what is today known as Independence Hall in Philadelphia, he said, "I have lived, sir, a long time, and the longer I live, the more convincing proof I see of this truth, that God governs in the affairs of men. And if a sparrow cannot fall to the ground without His notice, is it likely that an empire shall rise without his aid?"

"We have been assured," said Franklin, "in the sacred writings that except the Lord build the house, they labor in vain that build it. I firmly believe this," said Franklin, "and I also believe that without His concurring aid, we shall succeed in this political building no better than the builders of Babel."

What a challenge to us today. What a challenge that that old man, at that time, Franklin, made to all of those young men who were ready to go out and announce what they'd done politically for a new country. But he himself said "we can only secure these blessings of liberty for ourselves and posterity when we take time too first pray and rely upon the hand of Almighty God." And that those 39 men did. Before they walked out of what is today known as Independence Hall to announce that we had a constitution for this new country, they spent time in prayer.

You know, that story has been sanitized out of our history books today, but those are Franklin's quotes. And I think it's a challenge to all of us to know that even this man knew scripture and knew that the hand of Almighty God had to be upon our country for us to succeed.

We, the people is how the Constitution begins. Will we let the miracle endure? Will we remember what John Adams, our second president, said when our constitution was made? "Only for a moral and religious people, it is wholly inadequate to the government of any other."

Mr. Speaker, I challenge us tonight, as we share this time together, I thank Mr. FORBES for giving me this opportunity to share this occasion with him and all of my colleagues who will soon follow, that we support H. Res. 888 as American Religious History Week so that we, as a country, will never forget the very words and actions of our founding fathers, who we are as a Nation, how deep our religious roots run, and remind us of the historical significance that is well documented, of faith and prayer, that we celebrate America's religious heritage, that we remember that we have opportunities in this great land that God has blessed us with, and may we always honor those opportunities in our reliance upon divine providence.

Mr. FORBES. Mr. Speaker, we just appreciate the leadership of Congressman MCINTYRE on all of these issues of faith. MIKE, thank you so much.

And I'd like to now recognize another great leader on faith issues across the country from the State of Arkansas, Congressman JOHN BOOZMAN.

Mr. BOOZMAN. Mr. Speaker, I rise tonight to support American Religious History Week. This great country was founded on religious principles, and the ideal of our founders can be seen in the halls of this very building, the symbol of American democracy, the Capitol.

Statuary Hall, the former meeting place of the House of Representatives, now home to statues donated by individual States, was the site of church services for over 50 years, and the Speaker's podium was used as the preacher's pulpit during that time.

Several of the statues in that great hall are of religious figures important to the growth of this great nation.

John Peter Gabriel Muhlenberg of Pennsylvania was persuaded by his father to study the ministry. He was ordained in the Church of England. From there God called him into the life of politics; serving in the House of Burgesses and becoming a commander in the Continental Army during the revolution. Then he was elected to the first Congress and also served as a senator.

Like so many of the other religious figures in these halls, these men have made significant contributions. Men like Roger Williams, a priest in the Church of England, founded the colony of Rhode Island and wrote the declaration of the principle of religious liberty.

Thomas Starr King, a Unitarian minister, was a fiery orator who spoke favorably of the Union in California in the 1860s, and is credited with saving California from becoming a separate republic.

Father Damien's statue is one of the most recognizable. He was an ordained

priest in the Cathedral of Our Lady of Peace in Honolulu, Hawaii in the mid 1860s. He risked his health ministering to lepers, building chapels and comforting the sick before leprosy took his own life.

The accomplishments of these religious men honored in Statuary Hall are felt coast to coast. Now, hundreds of years later, religion is still important, and I'm committed to continuing the efforts started by these great men.

Mr. FORBES. Mr. Speaker, I thank the congressman from Arkansas for his great leadership on this; and now recognize another leader from the State of New Mexico, Congressman STEVE PEARCE.

Mr. PEARCE. Thank you, Mr. Speaker, and thank you, Mr. FORBES for your leadership in this call to establish American Religious History Week.

Also, as a cosponsor of H. Res. 888, I'm strongly supportive of the idea that we should remember that we should always acknowledge the founding fathers' belief that this Nation was indeed blessed by our Maker, that we would, as a Nation, acknowledge our corporate belief.

It's important to remember not only our founding, but also to take a look at where we're headed as a Nation. We acknowledge that our Nation was founded on the right to choose to believe or not believe, but also our founding fathers gave us choices in exactly how to express our faith.

I believe that acknowledging America's rich spiritual and religious history is important and it is a great step towards accomplishing what would be the future of this country, America's religious heritage.

It troubles me that we are beginning to see shifts in this country. We're seeing shifts, not in ideology, not in philosophy, but over whether we can even declare our faith publicly. In this country we're beginning to hear people say that if you declare faith publicly, you're infringing on their rights. I simply do not agree or believe in that.

If you want to acknowledge your faith, there are people who say that it should be behind closed doors. This is sad. Often this mind-set is originating right here in Washington. This mind-set is originating in this institution, but it's also originating even in institutions where the members are not elected, and I think those are critical things for us to look at as we consider where this Nation is headed.

This Nation has a motto "In God We Trust." It was approved by Congress, and yet it's being circumvented sometimes by unelected officials. "In God We Trust" is printed on coins, on our currency. It is engraved on our buildings. It appears over the entrance to the Senate Chambers, and you can see the phrase engraved in this Chamber on the wall above the Speaker's dais. This phrase is woven into the fabric of our Nation, but we're beginning to see an unraveling of the phrase, an unraveling of this tradition of declaring that

we do trust in God. This is a string that should not be cut.

In 2006, the U.S. Mint announced plans to move the inscription "In God We Trust" from the face of the Presidential Dollar coin pieces to the thin edge around the dollar coin.

In February of 2006 the Treasury announced that in an accidental omission an unknown number of Presidential coins had made it past inspectors and were sent into circulation without the words "In God We Trust" at all. Some estimates are as many as 50,000 of these coins are in circulation.

I understand that mistakes happen, but sending 50,000 coins without the basic motto which this institution declared should be on our currency is a major mistake. I ask for the U.S. Mint to give a full report and accounting of the situation.

Our history tells us the importance of God and faith in the birth of our Nation. The problems with the phrase, "In God We Trust" being omitted from our coin is just one indicator of how badly we're drifting off course. It is fitting that we honor the spiritual history with a week dedicated to remembering our founding and ensuring that the lasting connection which so many Americans share in and believe in is a part of our national fabric.

I support H. Res. 888, and agree that we should, indeed, establish a week which declares American religious history. And I thank Mr. FORBES for yielding time.

Mr. FORBES. Mr. Speaker, we thank the gentleman from New Mexico. And now another great leader in the Congress of the United States from the State of Maryland, Mr. ROSCOE BARTLETT.

Mr. BARTLETT of Maryland. Thank you very much, Randy, for organizing this special order this evening.

Most of the founders of our country were deeply religious. You wouldn't know that by reading our textbooks. They have been bled dry of any meaningful reference to how religious our founders were.

One of those founders was Patrick Henry. And his words, some of his words may be in our textbook, "Give me liberty or give me death." But I will bet you the textbook will not include the context of this.

This was said on March 23, 1775, at St. John's Church in Richmond, Virginia; and this is what he said. "An appeal to arms and the God of hosts is all that is left us. But we shall not fight our battle alone. There is a just God that presides over the destinies of nations. The battle, sir, is not to the strong alone. Is life so dear or peace so sweet as to be purchased at the price of chains and slavery? Forbid it Almighty God. I know not what course others may take but, as for me, give me liberty, or give me death."

Alexis de Tocqueville, the young Frenchman, toured this country in 1831, and this is what he said. "I sought for the key to the greatness and genius

of America in her great harbors, her fertile fields and boundless forests, in her rich mines and vast world commerce, in her universal public school system and institutions of learning. I sought for it in her democratic Congress and in her matchless constitution.

"But not until I went into the churches of America and heard her pulpits flame with righteousness did I understand the secret of her genius and power. America is great because America is good. And if America ever ceases to be good, America will cease to be great."

In 1863 Abraham Lincoln declared a National Day of Humiliation, and I really love his words. He was not supposed to be a really religious man, but listen to what he said. "We have been the recipients of the choicest bounties of heaven. We have been preserved these many years in peace and prosperity where we have grown in numbers and wealth and power as no other Nation has ever grown.

"But we have forgotten God. We have forgotten the gracious Hand which preserved us in peace and multiplied and enriched us, and we have vainly imagined, in the deceitfulness of our hearts, that all these blessings were produced by some superior wisdom and virtue of our own.

"Intoxicated with unbroken success, we have become too self-sufficient to feel the necessity of redeeming and preserving grace, too proud to pray to the God that the God that made us! It behooves us then to humble ourselves before the offended Power, to confess our national sins, and to pray for clemency and forgiveness."

Abraham Lincoln understood that this was an experiment. In his Gettysburg address he said "Four score and seven years ago, our forefathers brought forth on this continent a new Nation, conceived in liberty and dedicated to the proposition that all men are created equal."

We're now engaged in a great civil war testing where that Nation or any Nation so conceived and so dedicated can long endure. Mr. Lincoln, this has been a very successful experiment. But I think the words of Alexis de Tocqueville are true, that America will continue to be great so long as America continues to be good.

And Mr. FORBES, it will be very difficult for America to continue to be good if we forget how much we depend on God. Thank you for yielding to me, sir.

Mr. FORBES. Thank you, Mr. BARTLETT, for those great words.

And now another leader on so many of these issues from the State of North Carolina, Congressman ROBIN HAYES.

Mr. HAYES. Thank you Mr. Speaker, and I want to thank my dear friend and colleague, RANDY FORBES, and all the other Members who are gathered here tonight in support of House Resolution 888.

I rise today to speak in support of this resolution that honors the reli-

gious foundation of this country and designates the first week in May as American Religious Heritage Week.

□ 2100

From the devout convictions of the Continental Army to the current steadfast faith of our men and women fighting the war on terrorism, faith and religion have played a significant role in America's history, especially in times of conflict.

Military chaplains have a long history in serving the religious needs of the Armed Forces. There's a list of chaplains in the U.S. military that goes back to George Washington, who first sought to minister for his Virginia regiment in 1756. Washington placed the success and survival of his Continental Army on the power of faith and prayer.

His most famous acclamation was his prayer at Valley Forge. He said, "Bless O Lord the whole race of mankind, and let the world be filled with the knowledge of Thee and Thy son Jesus. Of all dispositions and habits which lead to political prosperity, religion and morality are indispensable supports. In vain would that man claim the tribute of patriotism, who should labor to subvert these great pillars of human happiness, these firmest props of the duties of men and citizens.

"To the distinguished character of a Patriot, it should be our highest glory to add the more distinguished character of a Christian."

Today, military chaplains are found in every part of the military from army medical centers, veterans' clinics, official ceremonies, as well as combat zones. Now more than ever our soldiers, veterans, and their families need spiritual leadership and guidance; yet in some places, chaplains and their religious convictions are coming under fire. In several instances across the country, military chaplains have been marginalized for their reference to God and the Bible in religious ceremony.

Tonight, as we honor the religious foundation of America and commend the role of military chaplains, I hope that we can continue in the steps of our Founding Fathers by upholding the importance of faith, prayer, and religion.

Mr. FORBES. Mr. Speaker, and now from Minnesota, another leader on many of these issues, Congresswoman MICHELE BACHMANN.

Mrs. BACHMANN. Mr. Speaker, I thank the gentleman from Virginia.

Our President John Quincy Adams said, "The virtue which had been infused into the Constitution of the United States . . . was no other than . . . those abstract principles which had been first proclaimed in the Declaration of Independence—namely, the self-evident truths of the natural and unalienable rights of man . . . This was the platform upon which the Constitution of the United States had been erected."

Abraham Lincoln similarly made reference to the importance of these

foundational principles when he said, "I have never had a thought politically which did not spring from the sentiments embodied in the Declaration of Independence."

The Declaration contains 12 such sentiments which follow:

The Pillar number 1 is National Sovereignty.

The Declaration of Independence could just as well be called the "Declaration of National Sovereignty."

Pillar number 2: Natural law. Natural law is the universal moral code that governs all people.

Pillar number 3: Self-evident Truth. We hold these truths to be self-evident, evidence for all to see.

Pillar number 4: Equality. We hold these truths to be self-evident that all men are created equal.

Pillar number 5: Inalienable Rights. Inalienable rights are not granted by government. They are granted to us by God. The role of government, then, is to protect our God-given rights.

Pillar number 6: The Inalienable Right to Life.

Pillar number 7: The Inalienable Right to Liberty.

Pillar number 8: The Inalienable Right to Private Property.

Pillar number 9: The primary purpose of government is to protect the inalienable rights. That to secure these rights, governments are instituted among men.

Pillar number 10: Popular Sovereignty. To secure these rights, governments derived their just powers from the consent of the governed.

Pillar number 7: Federalism and State rights. The Declaration affirms not only the sovereignty of the Federal United States, but also the sovereignty of the separate states.

And finally, Pillar number 12: Divine Providence. The Declaration of Independence ends with this sentence:

And for the support of this Declaration, with a firm reliance on the Protection of Divine Providence, we mutually pledge to each other our Lives, our Fortunes, and our sacred Honor.

The Colonists stated their conviction that there is a God in the Heavens who ultimately governs in the affairs of men. There is no Natural law without a Law giver. The unalienable rights they said were God-given. Equality, they said, was the state in which we were created by God.

May God bless to this present generation the memory of the Declaration of Independence and the 12 principles contained therein.

Mr. Speaker, it is vital that we recognize the rich spiritual and religious history of our Nation's founding and subsequent history, and I rise today to express support for the designation of the first week in May as "American Religious History Week" to raise the appreciation of and to promote education on America's history of religious faith.

In doing so, we recommit ourselves to our nation's common religious faith, also called "the American Creed." We reconnect our people with our most basic principles—our funda-

mental statement of faith—as stated in our foundational Document, the Declaration of Independence.

This document is a Declaration that we are first and foremost a religious country. It clarifies that our breaking of the bond with Great Britain was justified by the spiritual principle of Natural Law—the universal and God-given understanding of morality and human rights that applies to all people and all nations throughout the world.

This American Creed stated in the Declaration clarifies that all people are entitled to be free, to have their lives protected and to own property. Why? Because our Creator—God made us that way.

Our forefathers understood that God made us to be largely like him. That is, they understood that just as God is free, he made us with a right to be free. Just as God lives, he made us with a right to live; and just as God owns everything, he made us with a right to own some things.

The founders understood that religion is the foundation of a just society. Here it is in their own words.

"All our basic rights and freedoms are recognized by the American Creed as belonging to us and inherent in us because of religious principles. If we fail to recognize our nation's religious foundation, these same rights and freedoms become increasingly vulnerable."

The Declaration ends by appealing to "Divine Providence". That is, our Declaration says that the success of this new republic depends on God looking favorably upon it and protecting it.

Today, we recommit ourselves and our country to these all-important religious foundational principles. Today, we recommit ourselves to being free.

Mr. FORBES. Mr. Speaker, now I would like to recognize another good friend from the State of South Carolina (GRESHAM BARRETT).

Mr. BARRETT of South Carolina. Mr. Speaker, I thank the gentleman for yielding.

Mr. Speaker, President John Adams once said, "The highest story of the American Revolution is this. It connected in one indissoluble bond the principles of civil government with the principles of Christianity."

So often we hear about the idea of separation of church and State. Mr. Speaker, I believe in the idea of separation of not from church, a distinction worth noting.

Our Founding Fathers never believed that faith should be taken out of our lives. However, they did believe that government should not interfere with an individual's faith. Unfortunately, in the society which we live in today, this distinction has been ignored. It has been forced out of everyday lives, and it saddens me, Mr. Speaker

The faith of the American people remains at the center of our great Nation. Our Founding Fathers were faithful men who believed every individual had the right to express their religious beliefs without fear of persecution or discrimination.

It was Thomas Jefferson, Mr. Speaker, who first uttered the term "separation of church and state," indeed be-

lieved that faith played a vital role in the government of our Nation. While President, Jefferson said, "No Nation has ever existed or been governed without religion. Nor can be."

During his public life, Jefferson urged local government officials to make land available specifically for Christian purposes, chose to attend church each Sunday at the Capitol, and even provided the service with paid government musicians to assist in the worship. Jefferson proposed that the Great Seal of the United States depict a story in the Bible and include the word "God" in its motto.

Enclosed are Presidential documents with the phrase, "In the year of our Lord Christ, by the President, Thomas Jefferson."

Mr. Speaker, I'm thankful to be able to address this House on this subject and for the opportunity to cosponsor this legislation designating an American Religious History Week. By their actions, our Founding Fathers showed us that faith and government can and should exist together. It's important for those here and now and future generations, Mr. Speaker, to remember the religious heritage of our Nation. I'm convinced that it's only by God's grace that our Nation has survived the many trials and tests we've experienced. And I will continue to turn to God to seek his guidance and make decisions affecting our country, and I believe by remaining faithful, our Nation will continue to thrive as a beacon of hope in the future.

I pray, Mr. Speaker, that God will continue to bless America.

Mr. FORBES. Thank you for those words of wisdom.

Mr. Speaker, I would like to recognize the gentleman from Michigan (THADDEUS MCCOTTER).

Mr. MCCOTTER. Mr. Speaker, I thank the gentleman from Virginia and the gentleman from North Carolina for holding this.

Phillip Bobbitt, the author of the "Shield of Achilles," once wrote that if you don't know where you have been, you won't know where you're going, and any road will take you there.

Throughout the history of the 20th century, we have seen where people who deny the role of religion within their government—the hells to which they have descended, hells of which Dostoevsky warned a long time ago that all manners of things are possible in the absence of God.

It has been said tonight, and rightly so, that the United States, from its founding, has understood a self-evident truth that our liberty comes not from the pen of a government bureaucrat but is written on our hearts by almighty God. It is this self-evident truth that allows us to understand that it is our liberty which has curated the subservient government which exists to protect our God-given rights.

I think it is also important that we understand that history is not merely something that happened 200 years ago,

100. But let us look back to our own recent history of religion and its salubrious effects on the American people.

In the civil rights struggle, it was the Reverend Dr. Martin Luther King, Junior, who understood that America was a country founded upon the principle of equality for all because all human beings were endowed by the creator with the gift of liberty. It was the Reverend Dr. Martin Luther King, Junior, who appealed to the conscience of this country to allow us to live together and to one day achieve the dream of equality, regardless of race.

In pursuit of this noble goal, in pursuit of this Godly goal, Dr. King was slain. And in a eulogy performed for him in Indianapolis in the wake of this tragedy, it was Senator Robert F. Kennedy who said, And even in our sleep, pain which cannot forget, falls drop by drop upon the heart until then our own despair, against our will, comes wisdom through the awful grace of God.

In that moment of anguish for our Nation, which would be repeated shortly thereafter for Senator KENNEDY, we saw that religion and government in the United States were not exclusive but complimentary. And we saw that what binds us together as the greatest Nation on the face of the earth stems not from government but from the yearnings and the common bounds of our own heart.

This recognition, this understanding of where we've been, where we are, and where together we must go, is what will allow America to remain a community of destiny, inspired and guided by the virtuous genius of her free people and eternally blessed by the unfathomable grace of God.

Mr. FORBES. Thank you, Congressman McCOTTER.

Mr. Speaker, now I would like to yield to the gentleman from Illinois (Mr. MANZULLO).

Mr. MANZULLO. Mr. Speaker, when Jefferson was given the duty and obligation of drafting the Declaration of Independence, he could have turned to the Revolutionaries of lower Europe, the followers of Russo, which led to the Jacobites and the reign of terror who believe that man is the center of the universe and man is the ultimate judge of what is truth.

But instead, Jefferson turned to the writings of Blackstone and Locke. Ms. Blackstone, the great jurist of England, examined the laws of England and laid them side by side with the biblical statements to come up with something called the Doctrine of Natural Law. And Blackstone said, When the supreme being formed the universe and created matter out of nothing, he impressed certain principles upon that matter from which it could never depart, without which it would cease to be.

This will of a Maker is called the Law of Nature for as God, when he created matter and did it with a principle of mobility, established certain rules for the perpetual direction of that mo-

tion so when he created man and induced him with free will to conduct himself in all parts of life, he laid down certain immutable laws of human nature.

Considering the Creator only as a being of infinite power, he was able unquestionably to prescribe whatever laws he placed to his creature, man, whoever unfit or severe. But as he is also a being of infinite wisdom, he has laid down only such laws as were founded in those relations of justice.

These are the quotes of Blackstone. It was the thoughts of Blackstone, in fact many of the words that were incorporated directly into the Declaration of Independence, and that great document set forth not only our severance from Great Britain, but also a statement as to the source of laws in this country that God is the source of liberty, that man is given the power to form governments for the purpose of protecting those rights that God gives.

□ 2115

Jefferson took that knowledge, sat down, inscribed that into the Declaration, and that's what forms the basis of the law of America. It's the law of nature and of nature's God.

Mr. FORBES. I'd now like to recognize from the State of Colorado, Ms. MARILYN MUSGRAVE.

Ms. MUSGRAVE. Thank you, Mr. FORBES, for your leadership on this issue.

As we ponder the importance of our spiritual heritage tonight, we need to remember that it's really central to the founding of America. We are reminded of this when we cite the Pledge of Allegiance at public events and in our children's classrooms. We all know that our Nation's motto is, "In God We Trust," and that is printed on our currency, and it's really imprinted right here in the Capitol Building itself.

Christianity was not only important in American life during the periods of discovery, exploration, colonization, and growth, but it has also been incorporated and acknowledged in all three branches of our American government since its inception.

Our Founding Fathers firmly believed that America could not be built or governed without acknowledging that "God rules in the affairs of men."

John Quincy Adams once said, "The Declaration of Independence laid the cornerstone of human government upon the first precepts of Christianity." It is in this religious tradition that our Nation has grown over the course of 300 years.

Our foundation of prayer has been a rock when the tides of freedom and peace were changing. America has not been immune to the devastation of war, and in the midst of intense trials and hardship, our leaders have always turned to God and prayer.

During World War II, President Franklin D. Roosevelt not only led the Nation in a 6-minute prayer during D Day on June 6, 1944, but he also de-

clared, "If we will not prepare to give all that we have and all that we are to preserve Christian civilization in our land, we shall go to destruction."

America's religious legacy must be preserved. If some in America continue to deny the importance of our spiritual heritage, our leaders and our citizens will no longer have this foundation to stand on as many have stood on for centuries.

I close with the words of former President Ronald Reagan: "The lesson is clear that in the winning if freedom and in the living of life, the first step is prayer."

Mr. FORBES. Thank you, MARILYN, for those words, and now I'd like to yield to the gentleman from Virginia (Mr. WITTMAN).

Mr. WITTMAN of Virginia. I thank the gentleman from Virginia for yielding.

Mr. Speaker, I rise today to honor the significant contributions of Thomas Jefferson to the religious heritage of this great Nation.

Thomas Jefferson stated in the Virginia Statute for Religious Freedom in 1779 that "No man shall be compelled to frequent or support any religious worship, place, or ministry whatsoever, nor shall be enforced, restrained, molested, or burthened in his body or goods, nor shall otherwise suffer, on account of his religious opinions or belief; but that all men shall be free to profess, and by argument to maintain, their opinions in matters of religion, and that the same shall in no wise diminish, enlarge, or affect their civil capacities."

Our Founding Fathers conquered tremendous obstacles to establish our esteemed United States Constitution and the Bill of Rights. The adoption of these documents as laws of the land brought forth the certainty that we would live in a Nation where our natural rights as citizens are defended with all our might.

Thomas Jefferson, the second President of the United States, and one of our Nation's Founding Fathers, understood the need for protecting our natural rights. All of these rights were important to him, but none meant more than the freedom of religion.

The Virginia Statute for Religious Freedom was written in 1779 by Thomas Jefferson and James Madison. The statute declares that compulsory religion is wrong, that no religion should be enforced on an individual, and that the freedom of religion is a natural right. As a Virginian, I am indebted to the Commonwealth and the General Assembly for the adoption in 1786 of the Virginia Statute for Religious Freedom. The statute's doctrine and principles have inspired individuals beyond the Commonwealth and across the Nation.

Thomas Jefferson requested that three of his greatest accomplishments be listed on his epitaph. Freedom of religion was so important to him that the Virginia Statute for Religious

Freedom was listed along with the founding of the University of Virginia and the writing of the United States Declaration of Independence as his greatest lifetime achievements. The statute ultimately facilitated the path to complete religious freedom in the United States and was eventually included in the first amendment to our Constitution.

Jefferson believed and argued that the concept of enforced religion is entirely erroneous, and he fought to uphold any measure that would contradict his belief in religious freedom. Throughout the years since Jefferson, our Nation has undergone tremendous internal and external turmoil, and it has gone through some significant transition. Yet, the right of religious freedom has stood tried and true.

I am privileged to join my colleagues from Virginia, Representative FORBES, and 83 other cosponsors in signing my name on House Resolution 888, legislation which will continue to preserve and affirm our natural rights that were set forth by our Nation's Founding Fathers.

I am honored to live in such a Nation where I can openly profess my faith in my Lord and Savior, Jesus Christ, and to share with others Christ's word, as well as the impact His words have on my life.

Jefferson once stated, "From the dissensions among Sects themselves arise necessarily a right of choosing and necessity of deliberating to which we will conform. But if we choose for ourselves, we must allow others to choose also, and so reciprocally, this establishes religious liberty."

I am truly grateful to Thomas Jefferson, a Virginian, a true patriot, a Founding Father, and above all else, a leader whose vision has stood the test of time and a man who stood so resolutely for religious freedom in our Nation.

Mr. FORBES. Thank you, Rob, and now, Mr. Speaker, I'd like to recognize another great leader in the House of Representatives from the State of Texas, Congressman JOHN CARTER.

Mr. CARTER. I thank my good friend from Virginia (Mr. FORBES) for yielding to me.

I've been very, very impressed with the folks that have gathered here today to tell us about the religious history of the United States of America. It is so important that Americans and Members of this House remember the history of this country and how important the Christian religion has been to the history of the United States of America, and what an important part of the very basis of our society it is.

But I think it's important, too, for the people of this House and for the men and women back home to know that this religious history continues in the House of Representatives of the United States of America.

The first day I walked through the door of this beloved building, the Capitol of the United States, the first time

my old Texas boots set foot inside this building, I was approached by a man who said, "I think you're Carter from Texas, right? You just got elected." I said, "Yes, sir." He said, "Well, my name's Ron from Kansas." He said, "I saw by your Web site that you proclaim yourself to be a Christian. I want to invite you to a gathering of men and women that get together and study the Bible and pray together for this country, and we're meeting tomorrow morning. Would you join us?"

Recognizing who Jim Rynun was, the famous miler from Kansas, I was flattered by the invitation, and I actually got there an hour early for the event and sat outside in the halls before the rest of them showed up. But I can tell you that that has been a major part of my life for the 6 years I've been in Congress because of the fellowship of those men and women who gathered that day in various numbers. Bipartisan is part of the deal, and we will sit and talk, visit, pray and discuss the Bible, and it revitalizes my life every day and every week.

And I have a friend back home who is in the radio business, and I call him from time to time. He always signs off with me by saying, "Be sure and do the Lord's work in the devil's city." It's a joke and we laugh about it, but the reality is that there are people who think of that, of this city as the devil's city, and I'm here to tell him that the Lord is alive and well. The Lord Jesus Christ reigns in the capital city of the United States of America.

They need to hear that that is part of the present history of the United States, and there are men and women who gather almost every day as people of faith and pray for this great Nation.

The little group that we're a part of, we formed up the National Prayer Caucus. That National Prayer Caucus is catching on around the country, and people are gathering and praying for the United States of America. I would hope that every Member of this Congress and every American citizen would take to their knees and pray for the future of our country and for the salvation of America.

That is what we need. That is what saves our Nation and that's what's here. The history is not only the history of the past, which is glorious; it is the history of the present, and the present is full of grace and peace and love of Jesus Christ in this building and around this town, and I want everybody to know it. It's part of our Nation today, just as it was at its founding and throughout its history.

So it's wonderful that I may stand and rise in support this week where we acknowledge the history, the religious history of our Nation.

Mr. FORBES. Thank you, John, and now, Mr. Speaker, I'd like to recognize someone who has led us in so many of these issues for so many years from the State of Michigan, Congressman VERN EHLERS.

Mr. EHLERS. I thank the gentleman from Virginia for yielding, and I espe-

cially thank him for organizing this discussion together.

My comments are going to be a bit different from some of the others because I'm going to talk about an event in my hometown this week which brought home to me how far we have strayed from our complete understanding of the Constitution of the United States.

Let me quote the first amendment, and this amendment is first because the 13 colonies decided this was the most important amendment. "Congress shall make no law respecting an establishment of religion, or prohibiting the free exercise thereof; or abridging the freedom of speech, or of the press," et cetera.

The event I'm going to talk about that happened in my hometown received extensive coverage. A graduating student at a local public high school was asked to give a speech. This is a model student. He had done well, he was respected, and he was asked to talk about his life experiences. And in that talk, which he had to submit for approval ahead of time, he discussed his life experience, including his religious life. That was judged improper, and he was removed from that particular duty that day.

Now, I fail to understand how anyone reading the first amendment of the Constitution would think that the Supreme Court has ruled that a student discussing his life experiences could not mention his religious life. And yet that is how far we have come in this Nation in our misunderstanding of our origins and what it should be.

I come from a religious community. In fact, our community is sometimes called the "City of Churches," Grand Rapids, Michigan.

□ 2130

Last week, we dedicated a Hindu temple; a few years ago, a Buddhist temple. And we also have a Muslim mosque, actually, fairly close to my home.

We meet the test of the first amendment. We do not prohibit the free exercise of religion and the founding of various religious establishments. But I have to say, with this particular high school, I would not be able to give a commencement speech there because I would not be able to give a commencement speech without speaking about my life experiences and what I thought the students were going to face, and what they would need to face their life experiences.

I find it fascinating in the Capitol, we start with prayer every day, we have a chaplain, we have a Prayer Breakfast once a week, we have Bible studies in the Capitol. No one raises a feather against this and says this is wrong, this is unconstitutional. And if it's permissible in the Capitol of the United States, why is it not permissible across the Nation? It should be. Everyone should be free to discuss their beliefs and their religion and

their faith in God. That's what the first amendment is all about.

And let's not get hung up about Supreme Court decisions, ACLU lawsuits, et cetera. Let's recognize the clear language of the first amendment and let's let our citizens have the freedom that the founders of this Nation intended in the area of religious belief and the government's role therein.

Mr. FORBES. Thank you, VERNON.

Mr. Speaker, now I would like to recognize, from the State of Colorado, Mr. DOUG LAMBORN.

Mr. LAMBORN. Mr. Speaker, I rise today with my colleagues in recognition of American Religious History Week, and I thank Mr. FORBES for his leadership.

There are traces of America's religious history all across this Nation. And many things, even here in this very room, convince me that our Nation's founders were intent on preserving the religious beliefs and principles upon which our liberty depends.

Our Nation's motto, "In God we trust," is enshrined above the Speaker's chair right there. And across the Chamber is a facade of Moses, who gazes on the floor where we today write the law of the land. On the ceiling of this Chamber our State seals are found, one of which bears the motto, "Nil Sine Numine," which was adopted by my great State of Colorado. In English, these words mean "nothing without providence," a phrase that undoubtedly influenced the men and women who labored for the great Republic we have always known.

We are greatly indebted to the faith of our founders, which changed history. In fact, in 1818, our second President of the United States, John Adams, shared this reflection on the true American Revolution. He said, "The Revolution was effected before the war commenced. The Revolution was in the minds and hearts of the people, a change in their religious sentiments of their duties and obligations. This radical change in the principles, opinions, sentiments and affections of the people was the real American Revolution."

Our Judeo-Christian heritage, unlike any other in the history of the world, is deeply rooted in the philosophy that all men were created in the image of God, endowed with natural rights given to them by God alone rather than by the State. This is the bedrock principle which we must never forget. If we forget this, like many societies before us, we run the dangerous risk of falling prey to tyranny.

Early Americans understood that if government was the source of freedom rather than God, then government can also take it away. We declare ourselves "one Nation under God" with Him as the source of our rights and our freedom, and that makes us unique among the nations. It is for these reasons we recognize our religious heritage because it is still relevant to our freedom today.

Mr. FORBES. Thank you, DOUG.

Now I'd like to recognize Mr. DAVID DAVIS from Tennessee.

Mr. DAVID DAVIS of Tennessee. Thank you, Mr. FORBES. I appreciate you giving me the opportunity to be with you.

I rise tonight in support of H.R. 888.

Psalms 33:12 says, "Blessed is the nation whose God is the Lord." It doesn't say, "Blessed is the nation whose God was the Lord," and there's a difference. Our Founding Fathers understood the difference. As has been stated before, you can see it all through these hallowed Chambers. Above the Speaker's dais you will see the words, "In God we trust." Unfortunately, on TV at times you don't see the words "In God We Trust," they cut just a little bit below that. You will see Moses in full array in the back of the Chamber.

This building, the Capitol of the United States, was actually used for church services in its early history. Out in the Rotunda, you will see many beautiful paintings. The first one you come to in the Rotunda you will actually see Pocahontas, that you will remember from Thanksgiving. Well, Pocahontas, in the painting, is actually depicted right after she changed her name to Rebecca when she became a Christian and was baptized. Our Founding Fathers understood our Christian Nation and our Christian heritage.

And President James Buchanan understood this completely when he issued a proclamation in 1860 entitled "Humiliation, Fasting and Prayer." And he's quoted, "In this, the hour of our calamity and peril, to whom shall we resort for relief but to the God of our Fathers? His omnipotent arm only can save us from the awful effects of our own crimes and follies, of our own ingratitude and guilt towards our Heavenly Father." It certainly sounds to me like President James Buchanan understood "Blessed is the nation whose God is the Lord."

We understand today that America isn't great because we have a large government. We're great because down through history, if we had a problem, we turned to God first and then we turned to our neighbors, not to a big government. And if we want to continue to be that great Nation, we need to look to II Chronicles 7:14, which says, "If my people, who are called by My name, shall humble themselves and pray and seek my face and turn from their wicked ways, then I will hear from heaven and will forgive their sin and heal their land."

We need healing in our land.

Mr. FORBES. Thank you. Now I would like to recognize from Arizona, Mr. TRENT FRANKS.

Mr. FRANKS of Arizona. I thank Mr. FORBES, and I thank the Speaker.

Mr. Speaker, if, indeed, our Founding Fathers were right, that all men are created, then it follows that all men of reason much surely sense their duty to reverently acknowledge their Creator.

In the modern world of abundance in which we live, I am afraid that we have

become arrogant and often educated beyond our own common sense to the extent that we have forgotten sometimes that self-evident truth. But Mr. Speaker, how fortunate we are that those who went before us did not forget that foundational truth and they held it in their hearts.

President George Washington, on the very same day that Congress finished drafting the first amendment, declared, "It is the duty of all nations to acknowledge the providence of Almighty God, to Obey His will, to be grateful for His benefits, and to humbly implore His protection and favor." William Penn, one of our great champions of liberty and founder of what would become Pennsylvania said, "Those people who will not be governed by God will be ruled by tyrants." And President Andrew Jackson said, "The Bible is the bedrock on which our Republic rests."

Mr. Speaker, today the secular left often seeks to destroy any vestige of this Nation's religious heritage in history. They seek not to prevent the establishment of religion, but rather, to relentlessly destroy the free exercise thereof. Indeed, they are determined to rewrite America's history, devoid of any mention or trace of the very ideal that gave birth to this Nation in the first place. If left unchecked, they will not stop until they have pulled down the very last Christian cross or Star of David out in Arlington National Cemetery. But, Mr. Speaker, they will not succeed. Because, you see, there is something in the heart of every human being that knows that beyond this world, beyond the stars, and beyond life itself is an Almighty God that holds each one of us in His hands. Our Founding Fathers knew that truth, Mr. Speaker. They knew that America herself was proof that indeed there is an angel that still rides in the whirlwind and directs this storm. I pray for the sake of America and all that made her great tonight that this generation does not forget this great, immutable, self-evident truth that for more than two centuries has been the bedrock foundation of the greatest Republic in the history of mankind.

Mr. FORBES. Mr. Speaker, thank you for our time. I know that our time is expired. We have a few other gentlemen that I hope will be recognized later by the House. But, Mr. Speaker, thank you for your patience.

GENERAL LEAVE

Mr. FORBES. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on the subject of my Special Order.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Virginia?

There was no objection.

AMERICAN RELIGIOUS HISTORY
WEEK

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Texas (Mr. NEUGEBAUER) is recognized for 5 minutes.

Mr. NEUGEBAUER. Mr. Speaker, just a little over 5 years ago, on June 5, 2003, I stepped on the floor of this House to take the oath of office to be only the fourth Member of Congress from the 19th Congressional District, the 236th Texan, to ever serve in the United States Congress.

But what I really want to talk about, Mr. Speaker, is the hour before I stepped on the floor of this House and took that oath. I met in the Speaker's office. And while we were standing around waiting for the floor to open, the House to open up its daily prayer and Pledge, one of the Speaker's staff members came over to my wife and I and said, "Congressman, would you like a few minutes alone, some quiet time before you're sworn in? We said, well, that would be great. I brought my own personal Bible with me. And so that lady led me around to a room that I don't know that a lot of people know that is in this Capitol, and that's our chapel, that's just around from the Speaker's lobby. And I didn't know exactly where she was taking us, but she opened the door, and to my wife's surprise, and myself, we saw that we were in a chapel in our Nation's Capitol. She closed that door behind us, and we walked over and knelt at the front of that chapel. And we just sat down as a couple and we began to pray because we realized what an awesome responsibility that the people in the 19th Congressional District of Texas had given us. And so we knelt there, and we began to pray. And we just said, Lord, we are about to embark on a journey that you have brought us here. We ask for Your guidance, we ask for Your direction, we ask for Your wisdom, and Father, all of those things that we're going to need to know in order to serve the American people.

And as we prayed there as a couple, it was a very special moment. And as I was sitting there and we were praying, I began to think about 232 years ago this July 4th, we thought about those men that got up and had this Declaration of Independence that started this great country called America. And I always recall the way they ended that declaration because they said, "We mutually pledge to each other our lives, our fortunes, and our sacred honor." You see, Mr. Speaker, they signed their death warrant for Dana and I to be able to sit there and kneel in the Nation's Capitol and exercise our right to pray to our Lord and Savior.

And I thought about the men and women over the 232 years that have served this Nation, that have given their lives and their service to protect the right for us to do that. I think about just a few hundred feet from where we are tonight, Mr. Speaker, I think about the church services that

used to be held right in our Nation's Capitol and what a privilege and honor that must have been to come over to the Nation's Capitol and not only to see the center of freedom and democracy known around the world, but to worship your Lord and Savior.

And so, Father, tonight—Mr. Speaker, tonight—and really I guess that we're talking to our Heavenly Father tonight, and we're talking to you, too, Mr. Speaker—we've been talking about an important part of America, an important part of the foundation and the values of these men that started this great Nation, the foundation of the men and women that have kept this great freedom and democracy alive over these years and how important that is, and what a shame it is going to be if we don't protect that for future generations. Unfortunately, we've seen some Federal judges try to take away what these gentlemen pledged their lives to do. I hope we never let that happen.

And so just 2 weeks ago I reflected back on that very special day that right here in our Capitol there was an opportunity to get down on our knees and pray. But what's more important is that weekly this Congressional Prayer Caucus, these men and women from both sides of the aisle, believe in America and believe in the founding principles.

More importantly they understand that Who is the ultimate leader of this universe.

And so Mr. Speaker, I thank you for this time to talk tonight about a very important part of America, and that is the ability to praise our Lord and Savior.

□ 2145

BENJAMIN FRANKLIN REQUESTS
PRAYER IN THE CONSTITU-
TIONAL CONVENTION

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Arkansas (Mr. BOOZMAN) is recognized for 5 minutes.

Mr. BOOZMAN. Mr. Speaker, I yield to the gentleman from Texas (Mr. CONAWAY).

Mr. CONAWAY. Mr. Speaker, I want to thank my good colleague from Arkansas for assisting and allowing me to speak tonight.

Mr. Speaker, over the next 3 or 4 days, a partisan tone will be exhibited in these Chambers, harsh rhetoric will be exchanged on both sides, some of it intentional, some of it in the heat of the moment, some of it out of simple frustration with not being able to convince ourselves of issues that are going on, but nevertheless, partisanship that is communicated back to America and America's despair that we will ever get past this partisanship.

Is there some way for us to listen to you and you listen to me and let us thoughtfully consider our positions and then make those compromises that

have to be made in order to deal with the issues that face this country?

It is not brand new. Two hundred twenty-one years ago, Benjamin Franklin observed the same partisanship, the same ugly tone going back and forth and came upon a solution that he communicated to President Washington in a letter. And I would like to read some of that letter into the RECORD tonight, because that solution I think would stand us in good stead as well.

Reading from Benjamin Franklin's letter to George Washington:

"In this situation of this Assembly, groping as it were in the dark to find political truth, and scarce able to distinguish it when presented to us, how is it happened, Sir, that we have not hitherto once thought of humbly applying to the Father of lights to illuminate our understandings.

"And have we now forgotten that powerful Friend? Or do we imagine that we no longer need His assistance? I have lived, Sir, a long time, and the longer I live, the more convincing proofs I see of this truth, that God governs in the affairs of men. And if a sparrow cannot fall to the ground without His notice, is it probable that an empire can rise without His aid? We have been assured, Sir, the sacred writings, that 'except the Lord build the House they labor in vain that build it.'

"I firmly believe this, and I also believe without His concurring aid we shall succeed in this partial building no better than the builders of Babel. We shall be divided by our little partial local interests; our projects will be confounded, and we ourselves shall become a reproach and by word down to future ages. And what is worse, mankind may hereafter from this unfortunate instance, despair of establishing Governments by human wisdom and leave it to chance, war and conquest.

"I therefore beg leave to move that henceforth prayers imploring the assistance of Heaven and its blessings on our deliberations, be held in this Assembly every morning before we proceed to business, and that one or more of the Clergy of this City be requested to officiate in that Service."

Mr. Speaker, we observe that tradition today. Every morning our House Chaplain and maybe one of our constituents from back home will come and pray and seek God's wisdom on our deliberations. As effective as that is, Mr. Speaker, I would argue that 435 members of this House observing that tradition of daily seeking out the plea that Solomon had in II Chronicles 1:10 in which he asked God for wisdom and knowledge that he might govern this great people, that 435 of us and 100 on the other end of this building, on our knees every day, seeking wisdom, guidance and knowledge as how we would reduce the partisanship, how we would try to strive valiantly to come to conclusions and compromise with each other that deal with the problems that face this country.

Our constituents are crying out for it. None of us go home that we don't come across somebody who has asked, why do you constantly argue with each other and fuss and fight? Get something done.

Benjamin Franklin knew a solution 221 years ago, Mr. Speaker. I would argue that that solution is more powerful today, and it is clearly more needed today by this body than even 210 years ago.

AMERICAN RELIGIOUS HISTORY WEEK

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Alabama (Mr. ADERHOLT) is recognized for 5 minutes.

Mr. ADERHOLT. Mr. Speaker, I do want to thank my colleagues for taking time to call attention to this topic that we have been discussing tonight. And certainly from the very beginning of our history in this Nation, religious expression and faith was the norm amongst conversations that our Founding Fathers had.

Mr. Speaker, the gentleman from Virginia (Mr. FORBES) along with several of my colleagues tonight pointed out that as we stand here tonight in this Chamber that as we look around the room and we see the reliefs under the ceiling of the Chamber, and we see the 23 different lawgivers that are depicted above the gallery doorways, the most prominent relief, of course, has been noted is that of Moses who handed down the Ten Commandments. And of course those Ten Commandments were handed down to the children of Israel from God Himself.

Furthermore, it has been noted here tonight that "In God We Trust" is above the Speaker's chair, as it is our national motto. And of course let's not forget that as we started the legislative day today, before we voted on the legislation just a couple of hours ago, a chaplain said a prayer that began the legislative day. And of course that has been the custom dating back to the days of our Founding Fathers.

The Founding Fathers no doubt believed that God had His Almighty hand in the founding and the building of this Nation. George Washington himself believed that America's independence from Britain ultimately depended on God and not man. I find it interesting that it is not unusual for the Founding Fathers when they dated documents at that time they would use the phrase "in the year of our Lord Jesus Christ 1776" of what the date may have been.

A few months ago, I was walking down the stairways just outside of the House Chamber, and one of the paintings that is above the stairways is the "Signing of the Constitution." And I have passed by that painting hundreds of times. Of course, most Americans are very familiar with that famous painting. But for some reason, one thing caught my eye that was not usually the case, and I noticed there was

an open book there near where the presiding officer was over the signers of the Constitution. And I took a closer look and noticed that it was an open book. And at the top it said "Saint Matthew." And certainly I don't think it is any coincidence that that book was open on that particular day.

One may ask why our Founding Fathers were so concerned about this issue. And one reason I believe that they were so focused on this issue and thought it was so important is because they had this radical belief that we are all endowed by our Creator with certain inalienable rights. And this was indeed a radical concept in the time, because in England your rights were granted to you by the king. Therefore, if the king or the queen granted your rights, or if man granted your rights, then the king or the queen or the man could take those rights away. However, if God granted those rights, no person, be he king or queen, could take them away. They were a gift of God.

So when one asks the importance of religious history and faith in America, one can point to many reasons. And one reason that we can point back to is that in the United States of America, rights are granted by God and not by man.

THE WAR OF PRINCIPALITIES

The SPEAKER pro tempore. Under a previous order of the House, the gentleman from Ohio (Mr. JORDAN) is recognized for 5 minutes.

Mr. JORDAN of Ohio. I thank the Speaker for his patience this evening. I want to thank Congressman FORBES for putting the previous Special Order together on our religious history here in this country.

Mr. Speaker, make no mistake about it. There is a debate going on today in our culture over whose set of principles, whose set of values are going to prevail. There are those of us who understand the significance of faith, the importance of faith in public life, the importance of faith in America and our entire history and our entire experience, those of us who understand that faith has been central to making us the greatest Nation in human history versus those on the secular side who think we need a more secular culture. That is the debate.

And it is important that we weigh in on that debate. It is important that as we wage that debate and argue for the importance of faith in our culture and our public life that we recognize the religious history in the entire American experience that we have so enjoyed. I believe the American people get it. I believe the vast majority of families understand what the Founders understood, that faith is central to who we are as a people and to the great place we have as the greatest country in history.

It has been said many times already by previous speakers, but I think when you think about some of the things the

Founders said, I love what Franklin said when they were in the midst of debate, and he was advocating for prayer before, so they could get through this impasse that they found themselves, he made the statement that if a sparrow can't fall without His knowledge, is it likely an empire can rise without His assistance? The Founders understood the importance of prayer. They understood the importance of faith.

And as many speakers have also referenced that document that I would argue next to Scripture, second only to Scripture, the greatest words ever put on paper, the Declaration of Independence, where the Founders wrote, "We hold these truths to be self-evident, all men are created equal, endowed by their Creator with certain inalienable rights, that among these are life, liberty and the pursuit of happiness," fabulous language, this almost romantic vision that the Founders had about what this country would offer to its people. They understood that we did, in fact, get our rights from the Almighty, and it is government's job not to grant us privileges, not to grant us rights, but to protect the rights we have by the very fact we were created in God's image.

And that fundamental principle is different from any other country in history. And again, it sets us apart. And so it is important that we recognize this history and recognize this debate that is going on and not be afraid to stand up and defend those principles that make us special.

I think it is appropriate that I end with one of my favorite Scriptures in II Timothy where Paul writes to Timothy. He says, "I fought the good fight, I finished the course, I have kept the faith." And that is our charge as Americans, to fight the fight, to finish the course and to keep the faith that the Founders understood was central to making us the greatest nation ever.

LEAVE OF ABSENCE

By unanimous consent, leave of absence was granted to:

Mr. CONYERS (at the request of Mr. HOYER) for today on account of personal business.

Mr. ENGEL (at the request of Mr. HOYER) for today on account of a codel flight delay.

Mr. GENE GREEN of Texas (at the request of Mr. HOYER) for today on account of a doctor's appointment.

Mr. KIND (at the request of Mr. HOYER) for today on account of flooding in the district.

Mrs. NAPOLITANO (at the request of Mr. HOYER) for today on account of family obligations.

Mr. STARK (at the request of Mr. HOYER) for today after 6 p.m. and for the balance of the week.

SPECIAL ORDERS GRANTED

By unanimous consent, permission to address the House, following the legislative program and any special orders heretofore entered, was granted to:

(The following Members (at the request of Ms. WOOLSEY) to revise and extend their remarks and include extraneous material:)

Ms. WOOLSEY, for 5 minutes, today.

Mr. DEFAZIO, for 5 minutes, today.

Ms. KAPTUR, for 5 minutes, today.

Mr. SPRATT, for 5 minutes, today.

(The following Members (at the request of Mr. SMITH of Nebraska) to revise and extend their remarks and include extraneous material:)

Mr. POE, for 5 minutes, June 20, 23 and 24.

Mr. JONES of North Carolina, for 5 minutes, June 20, 23 and 24.

Mr. BISHOP of Utah, for 5 minutes, today and June 18.

Mr. MCCOTTER, for 5 minutes, June 19.

Mr. BURTON of Indiana, for 5 minutes, June 20.

Mr. FORTENBERRY, for 5 minutes, today.

Mr. WELLER of Illinois, for 5 minutes, June 18.

Mr. FRANKS of Arizona, for 5 minutes, today, June 18, 19, and 20.

Mr. HASTINGS of Washington, for 5 minutes, June 18.

Mr. CONAWAY, for 5 minutes, today.

Mr. MORAN of Kansas, for 5 minutes, June 18 and 19.

(The following Members (at their own request) to revise and extend their remarks and include extraneous material:)

Mr. NEUGEBAUER, for 5 minutes, today.

Mr. BOOZMAN, for 5 minutes, today.

Mr. ADERHOLT, for 5 minutes, today.

Mr. JORDAN of Ohio, for 5 minutes, today.

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. Con. Res. 84. Concurrent resolution honoring the memory of Robert Mondavi; to the Committee on Oversight and Government Reform.

ADJOURNMENT

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

The motion was agreed to; accordingly (at 9 o'clock and 56 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, June 18, 2008, at 9:30 a.m.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 8 of rule XII, executive communications were taken from the Speaker's table and referred as follows:

7144. A letter from the Congressional Review Coordinator, Department of Agriculture, transmitting the Department's final rule — Consolidation of the Fruit Fly Regulations [Docket No. APHIS-2007-0084] (RIN: 0579-AC57) received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

7145. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Bifenthrin; Pesticide Tolerances [EPA-HQ-OPP-2007-0535; FRL-8366-4] received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

7146. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — 1,3-Dichloropropene and metabolites; Pesticide Tolerance [EPA-HQ-OPP-2007-0637; FRL-8345-1] received April 30, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

7147. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — (Z)-7,8-epoxy-2-methyloctadecane (Disparlure); Exemption from the Requirement of a Tolerance [EPA-HQ-OPP-2007-0596; FRL-8367-7] received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

7148. A letter from the Secretary to the Farm Credit Administration Board, Farm Credit Administration, transmitting the Administration's "Major" final rule — Federal Agricultural Mortgage Corporation Funding and Fiscal Affairs; Risk-Based Capital Requirements (RIN: 3052-AC36) received June 11, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Agriculture.

7149. A communication from the President of the United States, transmitting a request for FY 2009 budget amendments for the Departments of Agriculture, Commerce, Health and Human Services, Homeland Security, the Interior, Labor, and the Treasury; (H. Doc. No.110-123); to the Committee on Appropriations and ordered to be printed.

7150. A communication from the President of the United States, transmitting a request for FY 2009 budget amendments for the Department of Agriculture, Energy, Homeland Security, Housing and Urban Development, the Interior, Labor, Transportation, and the Treasury; as well as the Corps of Engineers, the National Aeronautics and Space Administration, and the Office of Personnel Management; (H. Doc. No. 110-124); to the Committee on Appropriations and ordered to be printed.

7151. A letter from the Principal Deputy Under Secretary for Personnel and Readiness, Department of Defense, transmitting authorization of the enclosed list of officers to wear the insignia of the grade of rear admiral (lower half) accordance with title 10, United States Code, section 777; to the Committee on Armed Services.

7152. A letter from the Assistant Secretary for Installations and Environment, Department of the Navy, Department of Defense, transmitting notice of the completion of a public-private competition at the Marine Corps Air Station Miramar located in San Diego, California, pursuant to 10 U.S.C. 2462(a); to the Committee on Armed Services.

7153. A letter from the Secretary, Department of Defense, transmitting the Department's certification regarding the retirement of one U-2 test configured aircraft located at Palmdale, California, in accordance with Section 133 of the National Defense Authorization Act of FY 2007, as modified by Section 132 of the National Defense Authorization Act of FY 2008; to the Committee on Armed Services.

7154. A letter from the Assistant Secretary for Installations and Environment, Department of the Navy, Department of Defense, transmitting notice of the completion of a public-private competition at the Fleet Numerical Meteorology Oceanography Center located in Monterey, CA, pursuant to 10 U.S.C. 2462(a); to the Committee on Armed Services.

7155. A letter from the Under Secretary for Acquisition, Technology and Logistics, Department of Defense, transmitting the Department's report on the Federally Funded Research and Development Center's Estimated FY 2009 Staff-years of Technical Effort (STEs) and Estimated Funding, pursuant to Public Law 110-116, section 8025(e); to the Committee on Armed Services.

7156. A letter from the Deputy Under Secretary for Logistics and Material Readiness, Department of Defense, transmitting the annual report on operations of the National Defense Stockpile (NDS), detailing NDS operations during FY 2007 and providing information with regard to the acquisition, upgrade, and disposition of NDS materials, as well as the financial status of the NDS Transaction Fund for FY 2007, pursuant to 50 U.S.C. 98h-2(a); to the Committee on Armed Services.

7157. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans; New Jersey; Zero-Emission Vehicle Component of the Low Emission Vehicle Program [Docket No. EPA-R02-OAR-2006-0920, FRL-8522-3] received April 30, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7158. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; State of Colorado; Regulation No. 7, Section XII, Volatile Organic Compounds from Oil and Gas Operations [EPA-R08-OAR-2007-1002; FRL-8521-5] received April 30, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7159. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Ohio; Oxides of Nitrogen Budget Trading Program [EPA-R05-OAR-2006-0976; FRL-8526-8] received April 30, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7160. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Air Quality Implementation Plans; Maine; Conformity of General Federal Actions. [EPA-R01-OAR-2007-0633; A-1-FRL-8517-6] received April 30, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7161. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Approval and Promulgation of Implementation Plans and Designation of Areas for Air Quality Planning Purposes; Wisconsin; Redesignation of Kewaunee County to Attainment for Ozone [EPA-R05-OAR-2007-0957; FRL-8568-2] received May 19, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7162. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Protection of the Stratospheric Ozone: Alternatives for the Motor Vehicle Air Conditioning Sector under the Significant New Alternatives Policy (SNAP) Program [EPA-HQ-OAR-2004-0488; FRL-8578-1] (RIN: 2060-AM54) received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7163. A letter from the Director, Regulatory Management Division, Environmental Protection Agency, transmitting the Agency's final rule — Protection of Stratospheric Ozone: Allocation of Essential Use Allowances for Calendar Year 2008

[EPA-HQ-OAR-2007-0297; FRL-8577-9] (RIN: 2060-AO44) received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7164. A letter from the Associate Bureau Chief, PSHSB, Federal Communications Commission, transmitting the Commission's "Major" final rule — In the Matter of Improving Public Safety Communications in the 800 MHz Band New 800 MHz Band Plan for U.S. — Canada Border Regions [WT Docket 02-55] received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7165. A letter from the Legal Advisor, Chief, Wireless Telecomm. Bur., Federal Communications Commission, transmitting the Commission's final rule — In the Matter of Implementation of Sections 309(j) and 337 of the Communications Act of 1934 as Amended Promotion of Spectrum Efficient Technologies on Certain Part 90 Frequencies [WT Docket No. 99-87 RM-9332] received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7166. A letter from the Chief of Staff, Media Bureau, Federal Communications Commission, transmitting the Commission's final rule — In the Matter of Amendment of Section 73.622(i), Final DTV Table of Allotments, Television Broadcast Stations, (Riverside, California) [MM Docket No. 08-30 RM-11419] received June 9, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7167. A letter from the Director, Office of Congressional Affairs, Nuclear Regulatory Commission, transmitting the Commission's "Major" final rule — Revision of Fee Schedules; Fee Recovery for FY 2008 [NRC-2008-0080] (RIN: 3150-A128) received June 11, 2008, pursuant to 5 U.S.C. 801(a)(1)(A); to the Committee on Energy and Commerce.

7168. A communication from the President of the United States, transmitting a supplemental consolidated report, consistent with the War Powers Resolution, to help ensure that the Congress is kept fully informed on U.S. military activities in support of the war on terror and in Kosovo, pursuant to Public Law 93-148; (H. Doc. No. 110-122); to the Committee on Foreign Affairs and ordered to be printed.

7169. A letter from the Chairman, Council of the District of Columbia, transmitting a copy of D.C. ACT 17-403, "Omnibus Domestic Partnership Equality Amendment Act of 2008," pursuant to D.C. Code section 1-233(c)(1); to the Committee on Oversight and Government Reform.

7170. A letter from the District of Columbia Auditor, Office of the District of Columbia Auditor, transmitting a report entitled, "Review of the District's Cash Advance Fund," pursuant to D.C. Code section 47-117(d); to the Committee on Oversight and Government Reform.

7171. A letter from the White House Liaison, Department of Justice, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

7172. A letter from the White House Liaison, Department of Justice, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

7173. A letter from the White House Liaison, Department of Justice, transmitting a report pursuant to the Federal Vacancies Reform Act of 1998; to the Committee on Oversight and Government Reform.

7174. A letter from the Executive Vice President and Chief Financial Officer, Federal Home Loan Bank of Atlanta, transmitting the 2007 management report and statements on system of internal controls of the Federal Home Loan Bank of Atlanta, pursu-

ant to 31 U.S.C. 9106; to the Committee on Oversight and Government Reform.

7175. A letter from the Acting Administrator, General Services Administration, transmitting a semiannual report on Office of Inspector General auditing activity, together with a report providing management's perspective on the implementation status of audit recommendations for the period October 1, 2007 to March 31, 2008, pursuant to 5 U.S.C. app. (Insp. Gen. Act) section 5(b); to the Committee on Oversight and Government Reform.

7176. A letter from the Chairman, National Labor Relations Board, transmitting the semiannual report on the activities of the Office of Inspector General of the National Labor Relations Board for the period October 1, 2007 through March 31, 2008, pursuant to 5 U.S.C. app. (Insp. Gen. Act) section 8G(h)(2); to the Committee on Oversight and Government Reform.

7177. A letter from the Chairman, Postal Regulatory Commission, transmitting the Commission's Semiannual Report for the period of October 1, 2007 through March 31, 2008, pursuant to the Inspector General Act of 1978, as amended; to the Committee on Oversight and Government Reform.

7178. A letter from the Deputy Administrator, Small Business Administration, transmitting the semiannual report of the Office of Inspector General for the period October 1, 2007 through March 31, 2008, pursuant to 5 U.S.C. app. (Insp. Gen. Act) section 5(b); to the Committee on Oversight and Government Reform.

7179. A letter from the Chair, Board of Trustees, Morris K. Udall Foundation, transmitting the Foundation's 2007 Annual Report; to the Committee on Oversight and Government Reform.

7180. A letter from the Acting Fiscal Assistant Secretary, Department of the Treasury, transmitting the Department's FY 2007 Report to the Congress U.S. Government Receivables and Debt Collection Activities of Federal Agencies, pursuant to 31 U.S.C. 3716(c)(3)(B); to the Committee on the Judiciary.

7181. A letter from the Staff Director, Commission on Civil Rights, transmitting notification that the Commission recently appointed members to the Florida Advisory Committee; to the Committee on the Judiciary.

7182. A letter from the Staff Director, Commission on Civil Rights, transmitting notification that the Commission recently appointed members to the Kentucky Advisory Committee; to the Committee on the Judiciary.

7183. A letter from the Staff Director, Commission on Civil Rights, transmitting notification that the Commission recently appointed members to the Wyoming Advisory Committee; to the Committee on the Judiciary.

7184. A communication from the President of the United States, transmitting notification of the designations of Shara L. Aranoff as Chairman and Daniel Pearson as Vice Chairman of the United States International Trade Commission, effective June 17, 2008, pursuant to 19 U.S.C. 1330(c)(1); to the Committee on 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. WAXMAN: Committee on Oversight and Government Reform. Supplemental re-

port on H.R. 5781. A bill to provide that 8 of the 12 weeks of parental leave made available to a Federal employee shall be paid leave, and for other purposes. (Rept. 110-624 Pt. 2).

Mr. RAHALL: Committee on Natural Resources. H.R. 2964. A bill to amend the Lacey Act Amendments of 1981 to treat nonhuman primates as prohibited wildlife species under that Act, to make corrections in the provisions relating to captive wildlife offenses under that Act, and for other purposes, with an amendment (Rept. 110-712). Referred to the Committee of the Whole House on the State of the Union.

Mr. RAHALL: Committee on Natural Resources. H.R. 3702. A bill to direct the Secretary of Agriculture to convey certain land in the Beaverhead-Deerlodge National Forest, Montana, to Jefferson County, Montana, for use as a cemetery (Rept. 110-713). Referred to the Committee of the Whole House on the State of the Union.

Mr. RAHALL: Committee on Natural Resources. H.R. 5710. A bill to authorize the Secretary of the Interior to provide financial assistance to the Eastern New Mexico Rural Water Authority for the planning, design, and construction of the Eastern New Mexico Rural Water System, and for other purposes (Rept. 110-714). Referred to the Committee of the Whole House on the State of the Union.

Mr. RAHALL: Committee on Natural Resources. H.R. 5511. A bill to direct the Secretary of the Interior, acting through the Bureau of Reclamation, to remedy problems caused by a collapsed drainage tunnel in Leadville, Colorado, and for other purposes (Rept. 110-715). Referred to the Committee of the Whole House on the State of the Union.

Mr. THOMPSON of Mississippi: Committee on Homeland Security. House Resolution 1150. Resolution expressing the sense of the House of Representatives that the Transportation Security Administration should, in accordance with the congressional mandate provided for in the Implementing Recommendations of the 9/11 Commission Act of 2007, enhance security against terrorist attack and other security threats to our Nation's rail and mass transit lines, with amendments (Rept. 110-716). Referred to the House Calendar.

Mr. CARDOZA: Committee on Rules. House Resolution 1276. Resolution providing for consideration of the bill (H.R. 5876) to require certain standards and enforcement provisions to prevent child abuse and neglect in residential programs, and for other purposes (Rept. 110-717). Referred to the House Calendar.

Mr. MCGOVERN: Committee on Rules. House Resolution 1277. Resolution providing for consideration of the bill (H.R. 5781) to provide that 8 of the 12 weeks of parental leave made available to a Federal employee shall be paid leave, and for other purposes. (Rept. 110-718). Referred to the House Calendar.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions were introduced and severally referred, as follows:

By Mr. SHADEGG:

H.R. 6274. A bill to provide an equivalent to habeas corpus protection for persons held under military authority under that part of Cuba leased to the United States; to the Committee on the Judiciary, and in addition to the Committee on Armed Services, 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.

By Mr. RANGEL (for himself, Mr. MCDERMOTT, Mr. LEWIS of Georgia, Mr. NEAL of Massachusetts, Mr. POMEROY, Mrs. JONES of Ohio, Mr. BLUMENAUER, Ms. BERKLEY, Mr. CROWLEY, Mr. VAN HOLLEN, Mr. MEEK of Florida, Mr. LEVIN, and Mr. LARSON of Connecticut):

H.R. 6275. A bill to amend the Internal Revenue Code of 1986 to provide individuals temporary relief from the alternative minimum tax, and for other purposes; to the Committee on Ways and Means.

By Mr. CAZAYOUX (for himself, Mr. CHILDERS, Ms. WATERS, Mr. THOMPSON of Mississippi, Mr. FRANK of Massachusetts, Mr. CUELLAR, and Mrs. CAPITO):

H.R. 6276. A bill to repeal section 9(k) of the United States Housing Act of 1937; to the Committee on Financial Services.

By Mr. BUYER:

H.R. 6277. A bill to amend title 38, United States Code, to authorize the Secretary of Veterans Affairs to provide a dental insurance plan for certain veterans and their survivors and dependents; to the Committee on Veterans' Affairs.

By Mr. KIRK (for himself, Mr. COHEN, Mr. REICHERT, Mr. WHITFIELD of Kentucky, Mr. GONZALEZ, Mr. RAHALL, Mr. KUCINICH, Mr. SERRANO, Mr. FOSTER, Mr. SHAYS, Mr. JONES of North Carolina, and Mr. MOORE of Kansas):

H.R. 6278. A bill to amend title 49, United States Code, to prohibit the transportation of horses in interstate transportation in a motor vehicle containing 2 or more levels stacked on top of one another; to the Committee on Transportation and Infrastructure.

By Mr. CHABOT:

H.R. 6279. A bill to reduce speculation in crude oil markets, and for other purposes; to the Committee on Agriculture.

By Mr. FORTENBERRY:

H.R. 6280. A bill to provide for the offering of Health Benefit Plans to individuals, to increase funding for State high risk health insurance pools, and to promote best practice protocols for State high risk pools; to the Committee on Energy and Commerce.

By Mr. GALLEGLY:

H.R. 6281. A bill to provide States with the resources needed to rid our schools of performance-enhancing drug use; to the Committee on Education and Labor.

By Ms. GRANGER (for herself, Mr. MCGOVERN, Mr. SMITH of New Jersey, Mr. DOYLE, Mr. BURTON of Indiana, and Mr. HINOJOSA):

H.R. 6282. A bill to increase housing, awareness, and navigation demonstration services (HANDS) for individuals with autism spectrum disorders; to the Committee on Energy and Commerce, and in addition to the Committee on Financial Services, 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.

By Mr. LEWIS of Georgia:

H.R. 6283. A bill to increase the standard mileage rate for use of an automobile for business, medical, and moving deduction purposes for 2008 and permanently increase such rate for charitable deduction purposes under the Internal Revenue Code of 1986 and to temporarily increase the reimbursement rate for use of an automobile by Federal employees; to the Committee on Ways and Means, and in addition to the Committee on Oversight and Government Reform, 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.

By Mr. MATHESON (for himself and Mr. MELANCON):

H.R. 6284. A bill to amend the Commodity Exchange Act to prevent price manipulation and excessive speculation and to increase transparency with respect to energy trading on foreign exchanges conducted within the United States; to the Committee on Agriculture.

By Ms. MATSUI:

H.R. 6285. A bill to amend the National Flood Insurance Act of 1968 to provide for adequate progress on the construction of a flood protection system to include the appropriation of at least 60 percent of the system cost from Federal, State, or local funds; to the Committee on Financial Services.

By Mr. GEORGE MILLER of California:

H.R. 6286. A bill to designate the facility of the United States Postal Service located at 1025 Nevin Avenue in Richmond, California, as the "Harold D. McCraw, Sr. Post Office Building"; to the Committee on Oversight and Government Reform.

By Mr. SOUDER (for himself and Mr. ELLSWORTH):

H.R. 6287. A bill to amend title 38, United States Code, to change the method of determining the mileage reimbursement rate under the beneficiary travel program administered by the Secretary of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. MCHUGH (for himself, Mr. KUHLE of New York, Mr. KING of New York, and Mr. WALSH of New York):

H.R. 6288. A bill to amend the Internal Revenue Code of 1986 to provide for tax-favored retirement health savings accounts, and for other purposes; to the Committee on Ways and Means.

By Mr. HIGGINS (for himself, Mr. ACKERMAN, Mr. ARCURI, Mr. BACA, Ms. BEAN, Mr. BERMAN, Mr. BISHOP of New York, Ms. BORDALLO, Mr. BUCHER, Ms. CORRINE BROWN of Florida, Mrs. CAPPS, Mr. CARNEY, Mr. COHEN, Mr. COSTA, Mr. CROWLEY, Mr. DAVIS of Illinois, Mr. TOM DAVIS of Virginia, Ms. DELAURO, Mr. DICKS, Mr. DOYLE, Mr. EMANUEL, Mr. ENGEL, Ms. ESHOO, Mr. FARR, Mr. FILNER, Mr. AL GREEN of Texas, Mr. GRIJALVA, Mr. HALL of New York, Mr. HARE, Ms. HARMAN, Mr. HINCHEY, Mr. HINOJOSA, Ms. HIRONO, Mr. HODES, Mr. HOLDEN, Mr. HOLT, Mr. ISRAEL, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. KILDEE, Ms. KILPATRICK, Mr. KING of New York, Mr. KUCINICH, Mr. LANGEVIN, Mr. LEWIS of Georgia, Mrs. LOWEY, Mr. LYNCH, Mrs. MALONEY of New York, Mr. MARKEY, Mrs. MCCARTHY of New York, Mr. MCGOVERN, Mr. MEEKS of New York, Mr. MELANCON, Mr. MICHAUD, Ms. MCCOLLUM of Minnesota, Mr. McNULTY, Ms. MOORE of Wisconsin, Mr. MORAN of Virginia, Mr. NADLER, Mr. OBERSTAR, Mr. OBEY, Mr. ORTIZ, Mr. PASCRELL, Mr. PAYNE, Mr. POMEROY, Mr. PRICE of North Carolina, Mr. RANGEL, Mr. REYNOLDS, Mr. RODRIGUEZ, Mr. ROSS, Ms. ROYBAL-ALLARD, Mr. RUSH, Mr. RYAN of Ohio, Ms. LINDA T. SANCHEZ of California, Ms. SCHAKOWSKY, Mr. SCOTT of Virginia, Mr. SERRANO, Mr. SESTAK, Ms. SLAUGHTER, Mr. SMITH of Washington, Ms. SUTTON, Mrs. TAUSCHER, Mr. THOMPSON of California, Mr. TOWNS, Mr. UDALL of Colorado, Mr. VAN HOLLEN, Ms. VELÁZQUEZ, Ms. WATSON, Mr. WAXMAN, Mr. WILSON of Ohio, and Mr. WU):

H. Res. 1275. A resolution honoring the life of Timothy John Russert, Jr., public servant, political analyst, and author; to the Committee on Oversight and Government Reform. considered and agreed to.

By Mr. PETRI (for himself, Mr. WHITFIELD of Kentucky, Mr. LOBIONDO, and Mr. MARIO DIAZ-BALART of Florida):

H. Res. 1278. A resolution expressing the sense of the House of Representatives that the United States Government should lead an international diplomatic initiative to limit inefficient speculation on international energy exchanges through the adoption of international standards for energy futures trading margin requirements as an appropriate means of ensuring access to reliable and affordable supplies of crude oil; to the Committee on Foreign Affairs.

By Mr. TERRY:

H. Res. 1279. A resolution recognizing the Special Olympics' 40th anniversary; to the Committee on Foreign Affairs.

By Mr. TIBERI (for himself, Mr. REGULA, Mr. BOEHNER, Mr. HOBSON, Ms. PRYCE of Ohio, Mr. LATOURETTE, Mr. CHABOT, Mr. KUCINICH, Mr. TURNER, Mrs. SCHMIDT, Mr. JORDAN, Mr. WILSON of Ohio, Mr. LATTA, and Mr. RYAN of Ohio):

H. Res. 1280. A resolution honoring and recognizing the life, achievements, and contributions of John Henderson McConnell; to the Committee on Oversight and Government Reform.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions as follows:

H.R. 21: Mr. BRADY of Pennsylvania.
 H.R. 39: Mr. CARSON.
 H.R. 139: Mr. POE.
 H.R. 298: Mr. SESTAK.
 H.R. 423: Mr. HOEKSTRA.
 H.R. 581: Mrs. BACHMANN.
 H.R. 618: Mr. SCALISE.
 H.R. 741: Ms. ZOE LOFGREN of California.
 H.R. 821: Mr. BOREN.
 H.R. 947: Mr. HOLT.
 H.R. 992: Mr. BLUMENAUER.
 H.R. 1070: Mr. RUSH.
 H.R. 1078: Ms. SUTTON.
 H.R. 1148: Mr. BLUMENAUER.
 H.R. 1223: Ms. SLAUGHTER.
 H.R. 1228: Ms. LORETTA SANCHEZ of California.
 H.R. 1232: Mr. CHANDLER.
 H.R. 1279: Mr. CARSON.
 H.R. 1283: Ms. DEGETTE.
 H.R. 1431: Mr. MCHENRY and Mr. UPTON.
 H.R. 1436: Mr. CARSON.
 H.R. 1540: Ms. NORTON.
 H.R. 1552: Mrs. DRAKE.
 H.R. 1606: Mr. BARROW, Ms. LEE, and Mr. SESTAK.
 H.R. 1621: Mr. REYES.
 H.R. 1655: Mr. VAN HOLLEN.
 H.R. 1673: Mr. MURTHA.
 H.R. 1783: Mr. THOMPSON of California, Mr. PAYNE, and Mr. ETHERIDGE.
 H.R. 1801: Mr. LEWIS of Georgia, Mr. BISHOP of Utah, and Mr. MILLER of North Carolina.
 H.R. 1866: Mr. THOMPSON of Mississippi.
 H.R. 1921: Ms. JACKSON-LEE of Texas.
 H.R. 1947: Ms. SUTTON.
 H.R. 2020: Mr. MILLER of North Carolina.
 H.R. 2032: Ms. SHEA-PORTER.
 H.R. 2058: Mr. THOMPSON of Mississippi.
 H.R. 2104: Mr. HAYES.
 H.R. 2266: Mr. PLATTTS and Mr. LAMPSON.
 H.R. 2279: Mrs. CUBIN, Mr. LUCAS, Mr. THORNBERRY, Mr. CALVERT, Mr. SMITH of Texas, Mr. REHBERG, Mr. SESSIONS, and Mr. BACHUS.
 H.R. 2320: Mr. MEEK of Florida.
 H.R. 2329: Mr. OBERSTAR and Mr. MARCHANT.
 H.R. 2343: Mr. JOHNSON of Georgia.

- H.R. 2392: Mr. BISHOP of New York.
H.R. 2435: Mr. WAXMAN.
H.R. 2472: Mr. PASTOR.
H.R. 2493: Mr. SMITH of New Jersey, Mr. REHBERG, Mr. COLE of Oklahoma, and Mr. LUCAS.
H.R. 2639: Mr. BOOZMAN and Ms. FOX.
H.R. 2712: Mr. HALL of Texas.
H.R. 2721: Mr. GRIJALVA and Mr. PATRICK MURPHY of Pennsylvania.
H.R. 2842: Mr. NADLER.
H.R. 2851: Mr. PATRICK MURPHY of Pennsylvania, Mr. RODRIGUEZ, Mr. WALZ of Minnesota, and Mr. SIRE.
H.R. 2905: Mr. SCALISE.
H.R. 2923: Mr. PICKERING and Mr. BOUCHER.
H.R. 2926: Ms. MATSUI.
H.R. 2942: Mr. GRAVES.
H.R. 2994: Mr. WAMP.
H.R. 3004: Mr. STUPAK.
H.R. 3010: Mr. INSLEE.
H.R. 3036: Mr. LOEBACK, Mr. BRADY of Pennsylvania, and Mr. CARNAHAN.
H.R. 3094: Ms. HOOLEY, Mrs. CHRISTENSEN, Mr. MICHAUD, Mr. INSLEE, Mr. BAIRD, Mr. REICHERT, Mr. FARR, Ms. BERKLEY, and Mr. SOUDER.
H.R. 3098: Mr. CUELLAR and Mr. PLATTS.
H.R. 3144: Mr. KLINE of Minnesota.
H.R. 3327: Mr. KNOLLENBERG.
H.R. 3334: Mr. STEARNS.
H.R. 3347: Mr. RUSH and Mr. HASTINGS of Florida.
H.R. 3430: Mr. GONZALEZ, Ms. ROSLEHTINEN, Mr. BUTTERFIELD, Mr. STUPAK, Mr. HALL of Texas, and Mr. SHULER.
H.R. 3453: Mrs. MCCARTHY of New York and Mr. HONDA.
H.R. 3494: Mr. SHAYS.
H.R. 3543: Mr. MILLER of North Carolina.
H.R. 3544: Mr. YARMUTH.
H.R. 3563: Ms. LEE.
H.R. 3627: Mr. CHILDERS.
H.R. 3645: Mr. CARSON.
H.R. 3710: Mr. CARSON.
H.R. 3715: Mr. PAUL.
H.R. 3769: Mr. MOORE of Kansas and Mr. CARSON.
H.R. 3820: Mrs. BOYDA of Kansas.
H.R. 3822: Mr. PETERSON of Minnesota.
H.R. 3896: Mr. CARSON.
H.R. 3969: Mr. GRAVES.
H.R. 4001: Mr. MCCOTTER.
H.R. 4026: Mr. STARK.
H.R. 4048: Ms. WOOLSEY and Mr. MEKES of New York.
H.R. 4061: Mr. FILNER.
H.R. 4091: Mr. POMEROY.
H.R. 4188: Mr. WEINER.
H.R. 4208: Mr. MEEK of Florida.
H.R. 4236: Mr. FATTAH, Mr. OBERSTAR, and Ms. WATSON.
H.R. 4238: Mr. PASCRELL.
H.R. 4264: Mr. MEEK of Florida.
H.R. 4273: Mr. WALBERG.
H.R. 4296: Ms. GIFFORDS.
H.R. 4690: Mr. DUNCAN.
H.R. 4736: Mr. PAUL.
H.R. 4838: Mr. CARSON, Mr. DEFAZIO, and Ms. SUTTON.
H.R. 4849: Mr. GRIJALVA.
H.R. 4900: Mr. FORTENBERRY, Mrs. EMERSON, and Mr. BACA.
H.R. 4918: Mr. MILLER of Florida, Ms. GINNY BROWN-WAITE of Florida, Ms. WASSERMAN SCHULTZ, Mr. CRENSHAW, Mr. MEEK of Florida, Mr. HASTINGS of Florida, Mr. KLEIN of Florida, Ms. CORRINE BROWN of Florida, Mr. WEXLER, Mr. MACK, Ms. CASTOR, Mr. BUCHANAN, Mr. BOYD of Florida, Mr. FEENEY, Mr. BILIRAKIS, Mr. MARIO DIAZ-BALART of Florida, Mr. STEARNS, Mr. KELLER, Mr. PUTNAM, Mr. MICA, Mr. LINCOLN DIAZ-BALART of Florida, and Mr. MAHONEY of Florida.
H.R. 4930: Mr. FORTUÑO.
H.R. 5143: Mr. DEFAZIO and Mr. CARNAHAN.
H.R. 5244: Mr. INSLEE, Mr. BRADY of Pennsylvania, Mr. CARSON, and Ms. SPEIER.
H.R. 5265: Mr. KIND, Mrs. MCCARTHY of New York, Mr. GORDON, and Mr. NADLER.
H.R. 5402: Mr. SESTAK.
H.R. 5443: Mr. SESTAK.
H.R. 5466: Mr. PALLONE.
H.R. 5507: Mr. CARSON.
H.R. 5559: Mrs. BACHMANN.
H.R. 5564: Ms. GIFFORDS.
H.R. 5573: Mr. LATOURETTE and Mr. JOHNSON of Georgia.
H.R. 5575: Mr. ELLISON.
H.R. 5605: Mr. WEXLER, Mr. MARSHALL, and Mr. FRANK of Massachusetts.
H.R. 5629: Mrs. DAVIS of California.
H.R. 5635: Mr. PORTER.
H.R. 5656: Mr. MCHUGH, Ms. GINNY BROWN-WAITE of Florida, Mr. GOODLATTE, Mr. CALVERT, Mr. BACHUS, and Mr. REHBERG.
H.R. 5696: Mr. MICHAUD.
H.R. 5731: Mr. GOODE.
H.R. 5737: Mrs. SCHMIDT and Mr. JOHNSON of Illinois.
H.R. 5760: Mr. LATOURETTE.
H.R. 5772: Mr. LYNCH and Mr. COHEN.
H.R. 5793: Mr. JEFFERSON.
H.R. 5825: Mr. SHERMAN.
H.R. 5831: Mr. ALTMIRE.
H.R. 5854: Mr. STEARNS, Mr. YOUNG of Alaska, Mr. JONES of North Carolina, and Mr. MICA.
H.R. 5864: Mr. FORTENBERRY.
H.R. 5868: Mr. BISHOP of Utah, Mr. MCCAUL of Texas, Mr. ADERHOLT, Mr. LINCOLN DAVIS of Tennessee, Mr. BOREN, Mr. CAZAYOUTH, Mr. CHILDERS, Mr. ROSS, Mr. ELLSWORTH, Mr. BOSWELL, Mr. GRIJALVA, Mr. BACA, Ms. ROYBAL-ALLARD, Mr. GENE GREEN of Texas, Mr. MANZULLO, Mr. PETERSON of Pennsylvania, Mr. MCCOTTER, Mr. SULLIVAN, Mr. SIMPSON, Mr. WAMP, Mrs. MUSGRAVE, Mr. DANIEL E. LUNGREN of California, Mr. BURGESS, Mr. MCCARTHY of California, Ms. BORDALLO, and Mr. HOLT.
H.R. 5878: Mr. CASTLE.
H.R. 5898: Mr. TOWNS.
H.R. 5925: Mr. ELLISON and Mr. JACKSON of Illinois.
H.R. 5935: Mr. CUMMINGS.
H.R. 5936: Mrs. LOWEY.
H.R. 5942: Ms. DEGETTE and Mr. DAVID DAVIS of Tennessee.
H.R. 5949: Ms. SUTTON, Mrs. GILLIBRAND, and Mr. KING of New York.
H.R. 5971: Mr. WESTMORELAND and Mr. BLUNT.
H.R. 5974: Mr. TIAHRT.
H.R. 5984: Mr. BOOZMAN, Mr. LINDER, Mr. PETERSON of Pennsylvania, Mr. CARTER, and Mr. BUYER.
H.R. 6034: Mr. HINOJOSA and Mr. SHAYS.
H.R. 6045: Mr. LOEBACK, Mr. LEVIN, Mr. SCOTT of Georgia, Mr. MILLER of North Carolina, Ms. Tsongas, Mrs. MCCARTHY of New York, Mr. STARK, and Mr. WEINER.
H.R. 6052: Mr. JACKSON of Illinois and Mr. KANJORSKI.
H.R. 6067: Mr. HINOJOSA and Mr. DONNELLY.
H.R. 6073: Mr. SHULER, Ms. BORDALLO, and Mr. RANGEL.
H.R. 6076: Mr. BACA, Ms. SCHAKOWSKY, Mr. CLEAVER, and Mr. MCDERMOTT.
H.R. 6104: Mr. HILL, Mr. BRADY of Pennsylvania, Mr. SESTAK, Ms. DEGETTE, Ms. ESHOO, Mr. LYNCH, and Mr. YARMUTH.
H.R. 6107: Mr. GOODLATTE, Mr. BROUN of Georgia, Mr. ENGLISH of Pennsylvania, Mr. MCCOTTER, Mr. DOOLITTLE, Mr. MILLER of Florida, Mr. FEENEY, Mr. BACHUS, Mrs. SCHMIDT, and Mr. GOODE.
H.R. 6108: Mr. CALVERT, Mr. SCALISE, Mr. SMITH of Texas, Mr. REHBERG, Mr. BACHUS, and Mr. LUCAS.
H.R. 6122: Mr. McNULTY.
H.R. 6126: Mr. WAXMAN.
H.R. 6127: Mr. WAXMAN, Mr. JEFFERSON, Mr. CARSON, Ms. SCHAKOWSKY, and Mr. AL GREEN of Texas.
H.R. 6129: Mr. BOUSTANY.
H.R. 6137: Mr. HENSARLING.
H.R. 6140: Mr. SESTAK, Mr. FRANKS of Arizona, Mr. JOHNSON of Georgia, and Mr. MICHAUD.
H.R. 6150: Ms. PRYCE of Ohio.
H.R. 6184: Mr. GONZALEZ, Mr. SOUDER, and Ms. SUTTON.
H.R. 6185: Mr. SMITH of New Jersey.
H.R. 6187: Mr. RUSH, Mrs. CHRISTENSEN, Mr. JEFFERSON, Mr. BRADY of Pennsylvania, Mr. LEWIS of Georgia, and Mrs. JONES of Ohio.
H.R. 6199: Mrs. MALONEY of New York, Mr. HINCHEY, and Mr. CROWLEY.
H.R. 6209: Mr. BOUCHER and Ms. SPEIER.
H.R. 6210: Mr. BARTLETT of Maryland and Mr. CARSON.
H.R. 6214: Mr. DAVIS of Illinois.
H.R. 6219: Mr. SIMPSON, Mr. MARCHANT, Mrs. CUBIN, Mr. JOHNSON of Illinois, Mr. COBLE, Mrs. BONO MACK, and Mr. WALBERG.
H.R. 6220: Mr. JORDAN.
H.R. 6236: Ms. PRYCE of Ohio and Mr. REGULA.
H.R. 6251: Ms. CASTOR, Mr. VISCLOSKEY, Mr. FOSTER, Ms. SCHAKOWSKY, Mrs. MALONEY of New York, Mr. CARSON, Ms. HIRONO, Ms. GIFFORDS, Mr. WAXMAN, Mr. SIRE, Mr. PASCRELL, Mr. KAGEN, Mr. LEWIS of Georgia, Ms. SLAUGHTER, and Ms. MCCOLLUM of Minnesota.
H.R. 6253: Mr. MCCOTTER.
H.R. 6256: Mr. KLEIN of Florida, Mr. MORAN of Virginia, Mr. PATRICK MURPHY of Pennsylvania, and Mr. KAGEN.
H.J. Res. 39: Mrs. MILLER of Michigan.
H.J. Res. 45: Mr. CHILDERS.
H.J. Res. 79: Ms. LEE, Ms. KAPTUR, and Ms. SCHAKOWSKY.
H. Con. Res. 81: Mr. MCCOTTER.
H. Con. Res. 163: Mr. RUPPERSBERGER and Mr. HAYES.
H. Con. Res. 253: Mr. JEFFERSON.
H. Con. Res. 299: Mr. CALVERT, Mr. DAVIS of Illinois, Mr. WELCH of Vermont, Mrs. MYRICK, and Mr. YOUNG of Alaska.
H. Con. Res. 338: Ms. SCHAKOWSKY, Ms. KILPATRICK, and Mrs. MALONEY of New York.
H. Con. Res. 344: Mr. DELAHUNT.
H. Con. Res. 350: Mr. GRIJALVA, Ms. HIRONO, Mr. WAXMAN, Mrs. MALONEY of New York, and Ms. ROS-LEHTINEN.
H. Con. Res. 360: Ms. CORRINE BROWN of Florida, Mr. RANGEL, Mrs. SLAUGHTER, and Mr. JEFFERSON.
H. Con. Res. 361: Mr. MCDERMOTT, Ms. ROYBAL-ALLARD, Mr. MCCOTTER, Mr. BLUMENAUER, and Mr. HARE.
H. Con. Res. 362: Mr. TIM MURPHY of Pennsylvania, Mr. CLAY, Mr. COSTELLO, Mr. WEINER, Ms. SCHAKOWSKY, Mr. THOMPSON of Mississippi, Mr. EMANUEL, Mr. JORDAN, Mr. HELLER, Mr. LEWIS of Georgia, Mr. FEENEY, Mr. ARCURI, Mr. BOYD of Florida, Mrs. DRAKE, Mr. JACKSON of Illinois, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. SOUDER, Ms. FALLIN, Mr. LINCOLN DAVIS of Tennessee, Mr. COURTNEY, Mr. DOYLE, Mr. KING of New York, and Mr. BISHOP of Utah.
H. Con. Res. 364: Mrs. MALONEY of New York.
H. Con. Res. 365: Ms. SOLIS.
H. Con. Res. 369: Mr. CARSON, Ms. BORDALLO, Mr. McNULTY, Mr. RODRIGUEZ, and Mr. DAVIS of Illinois.
H. Con. Res. 371: Mr. BERMAN, Mr. CROWLEY, Ms. SCHAKOWSKY, Ms. BERKLEY, Ms. SCHWARTZ, Mr. KLEIN of Florida, Mr. FRANK of Massachusetts, Mr. BURTON of Indiana, Mrs. MALONEY of New York, Mr. WEINER, Ms. WASSERMAN SCHULTZ, and Mr. HALL of New York.
H. Res. 102: Mr. LANGEVIN.
H. Res. 353: Mrs. MALONEY of New York, Mr. VAN HOLLEN, Mr. FOSSELLA, and Mr. BILBRAY.
H. Res. 373: Mr. ENGLISH of Pennsylvania and Mr. WEINER.
H. Res. 415: Mrs. DAVIS of California.

H. Res. 711: Mr. SESTAK.
 H. Res. 881: Mr. BOEHNER.
 H. Res. 937: Mr. SHIMKUS.
 H. Res. 970: Mr. ROGERS of Michigan, Mr. ROSKAM, Mr. JONES of North Carolina, Mr. CHANDLER, Mr. CONAWAY, and Mr. WILSON of South Carolina.
 H. Res. 1127: Mr. KING of New York.
 H. Res. 1136: Mr. TOWNS, Mr. LEWIS of Georgia, Ms. BORDALLO, and Mr. PAYNE.
 H. Res. 1143: Ms. GIFFORDS, Mr. SALAZAR, and Mr. YOUNG of Alaska.
 H. Res. 1182: Mr. BRADY of Pennsylvania.
 H. Res. 1187: Mr. HINOJOSA.
 H. Res. 1198: Mr. SMITH of New Jersey.
 H. Res. 1219: Mr. BRADY of Pennsylvania.
 H. Res. 1227: Mr. MORAN of Kansas and Ms. SCHAKOWSKY.

H. Res. 1230: Mr. SMITH of New Jersey, Mr. CROWLEY, Mr. CAPUANO, Ms. SUTTON, Mr. BLUMENAUER, and Mr. SMITH of Washington.
 H. Res. 1239: Mr. GRIJALVA, Mr. TOWNS, Mr. FARR, and Ms. HIRONO.
 H. Res. 1242: Mr. MCGOVERN, Ms. BORDALLO, and Ms. CORRINE BROWN of Florida.
 H. Res. 1245: Mr. BLUMENAUER, Mr. DELAHUNT, Mr. DOGGETT, Mr. DOYLE, Mr. FORTENBERRY, Mr. JEFFERSON, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. MILLER of North Carolina, Ms. SCHAKOWSKY, Mr. SESTAK, Ms. SUTTON, Mr. TANCREDO, and Ms. WATERS.
 H. Res. 1266: Mr. BILIRAKIS, Mr. WILSON of South Carolina, Mr. VISCLOSKEY, and Mr. RADANOVICH.

AMENDMENTS

Under clause 8 of rule XVIII, proposed amendments were submitted as follows:

H.R. 1328

OFFERED BY: MR. COLE OF OKLAHOMA

AMENDMENT No. 1: Add at the end the following new title:

TITLE III—MISCELLANEOUS PROVISIONS
SECTION 1. APOLOGY TO NATIVE PEOPLES OF UNITED STATES.

(a) FINDINGS.—Congress finds that—
 (1) the ancestors of today's Native Peoples inhabited the land of the present-day United States since time immemorial and for thousands of years before the arrival of people of European descent;
 (2) for millennia, Native Peoples have honored, protected, and stewarded this land we cherish;
 (3) Native Peoples are spiritual people with a deep and abiding belief in the Creator, and for millennia Native Peoples have maintained a powerful spiritual connection to this land, as evidenced by their customs and legends;
 (4) the arrival of Europeans in North America opened a new chapter in the history of Native Peoples;
 (5) while establishment of permanent European settlements in North America did stir conflict with nearby Indian tribes, peaceful and mutually beneficial interactions also took place;
 (6) the foundational English settlements in Jamestown, Virginia, and Plymouth, Massachusetts, owed their survival in large measure to the compassion and aid of Native Peoples in the vicinities of the settlements;
 (7) in the infancy of the United States, the founders of the Republic expressed their desire for a just relationship with the Indian tribes, as evidenced by the Northwest Ordinance enacted by Congress in 1787, which begins with the phrase, "The utmost good faith shall always be observed toward the Indians";
 (8) Indian tribes provided great assistance to the fledgling Republic as it strengthened

and grew, including invaluable help to Meriwether Lewis and William Clark on their epic journey from St. Louis, Missouri, to the Pacific Coast;

(9) Native Peoples and non-Native settlers engaged in numerous armed conflicts in which unfortunately, both took innocent lives, including those of women and children;
 (10) the Federal Government violated many of the treaties ratified by Congress and other diplomatic agreements with Indian tribes;

(11) the United States forced Indian tribes and their citizens to move away from their traditional homelands and onto federally established and controlled reservations, in accordance with such Acts as the Act of May 28, 1830 (4 Stat. 411, chapter 148) (commonly known as the "Indian Removal Act");

(12) many Native Peoples suffered and perished—

(A) during the execution of the official Federal Government policy of forced removal, including the infamous Trail of Tears and Long Walk;

(B) during bloody armed confrontations and massacres, such as the Sand Creek Massacre in 1864 and the Wounded Knee Massacre in 1890; and

(C) on numerous Indian reservations;

(13) the Federal Government condemned the traditions, beliefs, and customs of Native Peoples and endeavored to assimilate them by such policies as the redistribution of land under the Act of February 8, 1887 (25 U.S.C. 331; 24 Stat. 388, chapter 119) (commonly known as the "General Allotment Act"), and the forcible removal of Native children from their families to faraway boarding schools where their Native practices and languages were degraded and forbidden;

(14) officials of the Federal Government and private United States citizens harmed Native Peoples by the unlawful acquisition of recognized tribal land and the theft of tribal resources and assets from recognized tribal land;

(15) the policies of the Federal Government toward Indian tribes and the breaking of covenants with Indian tribes have contributed to the severe social ills and economic troubles in many Native communities today;

(16) despite the wrongs committed against Native Peoples by the United States, Native Peoples have remained committed to the protection of this great land, as evidenced by the fact that, on a per capita basis, more Native Peoples have served in the United States Armed Forces and placed themselves in harm's way in defense of the United States in every major military conflict than any other ethnic group;

(17) Indian tribes have actively influenced the public life of the United States by continued cooperation with Congress and the Department of the Interior, through the involvement of Native individuals in official Federal Government positions, and by leadership of their own sovereign Indian tribes;

(18) Indian tribes are resilient and determined to preserve, develop, and transmit to future generations their unique cultural identities;

(19) the National Museum of the American Indian was established within the Smithsonian Institution as a living memorial to Native Peoples and their traditions; and

(20) Native Peoples are endowed by their Creator with certain unalienable rights, and among those are life, liberty, and the pursuit of happiness.

(b) ACKNOWLEDGMENT AND APOLOGY.—The United States, acting through Congress—

(1) recognizes the special legal and political relationship Indian tribes have with the United States and the solemn covenant with the land we share;

(2) commends and honors Native Peoples for the thousands of years that they have stewarded and protected this land;

(3) recognizes that there have been years of official deprivations, ill-conceived policies, and the breaking of covenants by the Federal Government regarding Indian tribes;

(4) apologizes on behalf of the people of the United States to all Native Peoples for the many instances of violence, maltreatment, and neglect inflicted on Native Peoples by citizens of the United States;

(5) expresses its regret for the ramifications of former wrongs and its commitment to build on the positive relationships of the past and present to move toward a brighter future where all the people of this land live reconciled as brothers and sisters, and harmoniously steward and protect this land together;

(6) urges the President to acknowledge the wrongs of the United States against Indian tribes in the history of the United States in order to bring healing to this land; and

(7) commends the State governments that have begun reconciliation efforts with recognized Indian tribes located in their boundaries and encourages all State governments similarly to work toward reconciling relationships with Indian tribes within their boundaries.

(c) DISCLAIMER.—Nothing in this section—

(1) authorizes or supports any claim against the United States; or

(2) serves as a settlement of any claim against the United States.

H.R. 1328

OFFERED BY: MR. COLE OF OKLAHOMA

AMENDMENT No. 2: Add at the end the following new title:

TITLE III—MISCELLANEOUS PROVISIONS
SECTION 1. SENSE OF CONGRESS REGARDING LAW ENFORCEMENT AND METHAMPHETAMINE ISSUES IN INDIAN COUNTRY.

It is the sense of Congress that Congress encourages State, local, and Indian tribal law enforcement agencies to enter into memoranda of agreement between and among those agencies for purposes of streamlining law enforcement activities and maximizing the use of limited resources—

(1) to improve law enforcement services provided to Indian tribal communities; and

(2) to increase the effectiveness of measures to address problems relating to methamphetamine use in Indian Country (as defined in section 1151 of title 18, United States Code).

H.R. 1328

OFFERED BY: MR. COLE OF OKLAHOMA

AMENDMENT No. 3: Page 341, line 11, after "title," insert the following: "The Federal Government shall not withhold funding from any Indian tribe or tribal organization or entity, based solely on the Indian tribe's citizenship requirements."

Page 344, beginning line 4, insert the following:

(5) SENSE OF CONGRESS.—It is the sense of Congress that—

(A) the right of self-government flows from the inherent sovereignty of Indian tribes and nations;

(B) an Indian tribe's sovereignty includes the power to protect tribal self-government and to control internal relations;

(C) the United States recognizes a special government-to-government relationship with Indian tribes, including the right of the tribes to self-governance, as reflected in the Constitution, treaties, Federal statutes, and the course of dealings of the United States with Indian tribes;

(D) it is the policy of the United States to maintain and improve its unique and continuing relationship with, and responsibility to, Indian tribes;

(E) Congress should improve and perpetuate the government-to-government relationship between Indian tribes and the United States and strengthen tribal control over Federal funding and program management;

(F) the courts have consistently recognized that the authority to determine questions of

its own citizenship is a fundamental power of an Indian tribe;

(G) the Supreme Court stated in *Pueblo v. Martinez* that, “[a] tribe’s right to define its own membership for tribal purposes has long been recognized as central to its existence as an independent political community”; and

(H) the power of an Indian tribe to determine questions of its own citizenship derives from the character of an Indian tribe as a distinct political entity, therefore Indian tribes have the exclusive right to determine

eligibility for enrollment of their citizenship.

H.R. 1328

OFFERED BY: MR. COLE OF OKLAHOMA

AMENDMENT NO. 4: Page 341, line 11, after “title.” insert the following: “The Federal Government shall not withhold funding from any Indian tribe or tribal organization or entity, based solely on the Indian tribe’s citizenship requirements.”.