

But, frankly, that the Chinese save a lot is not necessarily a terribly bad thing. I think we all agree that Americans don't save enough and too many Americans get into trouble as a result of the fact that they don't save enough. Credit is not so wonderful for all, and somehow there needs to be a balance that is reached in our effort to improve the globe.

Mr. PAUL. Mr. Speaker, I rise in opposition to H. Res. 552, "Calling on the Government of the People's Republic of China to remove barriers to United States financial services firms doing business in China."

Attempting to force the hand of the Chinese government by requiring them to open their markets to United States financial services firms is akin to playing with fire. Politicians today fail to realize just how deeply our profligate fiscal and monetary policies of the past three decades have left us in debt to China. The Chinese government holds over one trillion dollars in reserves, leaving the future of the dollar highly vulnerable to the continued Chinese demand.

While I am in favor of unencumbered free trade, free trade cannot be enforced through threats or by resorting to international protectionist organizations such as the WTO. Even if the Chinese are recalcitrant in opening up their markets, it is not the role of the United States government to lecture the Chinese government on what it should or should not do in its own economy.

H. Res. 552 is a blatant encroachment on the sovereignty of the Chinese government. Were the Chinese government to pressure us into allowing greater access to the United States market for Chinese financial services firms, or to pressure us into allowing the sale of firms in strategic sectors of the market, we would justifiably resist this pressure.

Diplomatic efforts cannot work through blustering language and vague retaliatory threats. It requires an awareness both of the many benefits of trade with China and the fact that our current trade imbalances are largely the responsibility of our trade policies. We must understand that China is not a 98-pound weakling who can be bossed around. If we treat other countries with respect and as equal partners, we might be pleased to find that our requests receive a more attentive ear.

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

Mr. ROSKAM. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Georgia (Mr. MARSHALL) that the House suspend the rules and agree to the resolution, H. Res. 552.

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. MARSHALL. 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.

NATIVE AMERICAN \$1 COIN ACT

Mr. BOREN. Mr. Speaker, I move to suspend the rules and concur in the Senate amendment to the bill (H.R. 2358) to require the Secretary of the Treasury to mint and issue coins in commemoration of Native Americans and the important contributions made by Indian tribes and individual Native Americans to the development of the United States and the history of the United States, and for other purposes.

The Clerk read the title of the bill.

The text of the Senate amendment is as follows:

Strike out all after the enacting clause and insert:

SECTION 1. SHORT TITLE.

This Act may be cited as the "Native American \$1 Coin Act".

SEC. 2. NATIVE AMERICAN \$1 COIN PROGRAM.

Section 5112 of title 31, United States Code, is amended by adding at the end the following:

"(r) REDESIGN AND ISSUANCE OF CIRCULATING \$1 COINS HONORING NATIVE AMERICANS AND THE IMPORTANT CONTRIBUTIONS MADE BY INDIAN TRIBES AND INDIVIDUAL NATIVE AMERICANS IN UNITED STATES HISTORY.—

"(1) REDESIGN BEGINNING IN 2008.—

"(A) IN GENERAL.—Effective beginning January 1, 2008, notwithstanding subsection (d), in addition to the coins to be issued pursuant to subsection (n), and in accordance with this subsection, the Secretary shall mint and issue \$1 coins that—

"(i) have as the designs on the obverse the so-called 'Sacagawea design'; and

"(ii) have a design on the reverse selected in accordance with paragraph (2)(A), subject to paragraph (3)(A).

"(B) DELAYED DATE.—If the date of the enactment of the Native American \$1 Coin Act is after August 25, 2007, subparagraph (A) shall be applied by substituting '2009' for '2008'.

"(2) DESIGN REQUIREMENTS.—The \$1 coins issued in accordance with paragraph (1) shall meet the following design requirements:

"(A) COIN REVERSE.—The design on the reverse shall bear—

"(i) images celebrating the important contributions made by Indian tribes and individual Native Americans to the development of the United States and the history of the United States;

"(ii) the inscription '\$1'; and

"(iii) the inscription 'United States of America'.

"(B) COIN OBVERSE.—The design on the obverse shall—

"(i) be chosen by the Secretary, after consultation with the Commission of Fine Arts and review by the Citizens Coinage Advisory Committee; and

"(ii) contain the so-called 'Sacagawea design' and the inscription 'Liberty'.

"(C) EDGE-INCUSED INSCRIPTIONS.—

"(i) IN GENERAL.—The inscription of the year of minting and issuance of the coin and the inscriptions 'E Pluribus Unum' and 'In God We Trust' shall be edge-incused into the coin.

"(ii) PRESERVATION OF DISTINCTIVE EDGE.—The edge-incusing of the inscriptions under clause (i) on coins issued under this subsection shall be done in a manner that preserves the distinctive edge of the coin so that the denomination of the coin is readily discernible, including by individuals who are blind or visually impaired.

"(D) REVERSE DESIGN SELECTION.—The designs selected for the reverse of the coins described under this subsection—

"(i) shall be chosen by the Secretary after consultation with the Committee on Indian Affairs of the Senate, the Congressional Native American Caucus of the House of Representa-

tives, the Commission of Fine Arts, and the National Congress of American Indians;

"(ii) shall be reviewed by the Citizens Coinage Advisory Committee;

"(iii) may depict individuals and events such as—

"(I) the creation of Cherokee written language;

"(II) the Iroquois Confederacy;

"(III) Wampanoag Chief Massasoit;

"(IV) the 'Pueblo Revolt';

"(V) Olympian Jim Thorpe;

"(VI) Ely S. Parker, a general on the staff of General Ulysses S. Grant and later head of the Bureau of Indian Affairs; and

"(VII) code talkers who served the United States Armed Forces during World War I and World War II; and

"(iv) in the case of a design depicting the contribution of an individual Native American to the development of the United States and the history of the United States, shall not depict the individual in a size such that the coin could be considered to be a '2-headed' coin.

"(3) ISSUANCE OF COINS COMMEMORATING 1 NATIVE AMERICAN EVENT DURING EACH YEAR.—

"(A) IN GENERAL.—Each design for the reverse of the \$1 coins issued during each year shall be emblematic of 1 important Native American or Native American contribution each year.

"(B) ISSUANCE PERIOD.—Each \$1 coin minted with a design on the reverse in accordance with this subsection for any year shall be issued during the 1-year period beginning on January 1 of that year and shall be available throughout the entire 1-year period.

"(C) ORDER OF ISSUANCE OF DESIGNS.—Each coin issued under this subsection commemorating Native Americans and their contributions—

"(i) shall be issued, to the maximum extent practicable, in the chronological order in which the Native Americans lived or the events occurred, until the termination of the coin program described in subsection (n); and

"(ii) thereafter shall be issued in any order determined to be appropriate by the Secretary, after consultation with the Committee on Indian Affairs of the Senate, the Congressional Native American Caucus of the House of Representatives, and the National Congress of American Indians.

"(4) ISSUANCE OF NUMISMATIC COINS.—The Secretary may mint and issue such number of \$1 coins of each design selected under this subsection in uncirculated and proof qualities as the Secretary determines to be appropriate.

"(5) QUANTITY.—The number of \$1 coins minted and issued in a year with the Sacagawea-design on the obverse shall be not less than 20 percent of the total number of \$1 coins minted and issued in such year.".

SEC. 3. TECHNICAL AND CONFORMING AMENDMENTS.

Section 5112(n)(1) of title 31, United States Code, is amended—

(1) by striking the paragraph designation and heading and all that follows through "Notwithstanding subsection (d)" and inserting the following:

"(1) REDESIGN BEGINNING IN 2007.—Notwithstanding subsection (d);"

(2) by striking subparagraph (B); and

(3) by redesignating clauses (i) and (ii) as subparagraphs (A) and (B), respectively, and indenting the subparagraphs appropriately.

SEC. 4. REMOVAL OF BARRIERS TO CIRCULATION OF \$1 COIN.

(a) IN GENERAL.—In order to remove barriers to circulation, the Secretary of the Treasury shall carry out an aggressive, cost-effective, continuing campaign to encourage commercial enterprises to accept and dispense \$1 coins that have as designs on the obverse the so-called "Sacagawea design".

(b) REPORT.—The Secretary of the Treasury shall submit to Congress an annual report on

the success of the efforts described in subsection (a).

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Oklahoma (Mr. BOREN) and the gentleman from Illinois (Mr. ROSKAM) each will control 20 minutes.

The Chair recognizes the gentleman from Oklahoma.

GENERAL LEAVE

Mr. BOREN. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within which to revise and extend their remarks on this legislation and to insert extraneous material thereon.

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

There was no objection.

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

Mr. Speaker, I rise in support of H.R. 2358, the Native American \$1 Coin Act, requiring the Secretary of the Treasury to mint and issue coins commemorating Native Americans and the important contributions they have made to the history and growth of the United States.

Mr. Speaker, I thank Chairman FRANK and Mr. KILDEE for their hard work in making this legislation a priority and recognizing the importance of memorializing Native Americans who have been instrumental to the evolution of the United States.

H.R. 2358 calls upon the government to recognize and pay a long overdue tribute to Indian tribes and individual Native Americans for their significant contributions. This bill would allow for our country's acknowledgment of important events in Native American history.

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

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

Mr. Speaker, I rise in strong support of H.R. 2358, the Native American \$1 Coin Act, and urge its immediate passage.

The legislation before us is essentially identical to a bill that passed the House in June by a voice vote, with minor changes made by the other body. H.R. 2358 complements the Presidential \$1 Coin Act that passed in the last Congress thanks to the hard work and leadership of the gentleman from Delaware (Mr. CASTLE) and the gentlewoman from New York (Mrs. MALONEY). Like that program and the very popular 50-State quarter program, it will provide an enormous educational opportunity for parents and teachers, while also recognizing the immense and important contributions of Native Americans to the history of the United States. Passage of this legislation also could save taxpayers more than half a billion dollars over the next decade.

When Congress passed the Presidential \$1 Coin Act in December of 2005, it contained a requirement that a third of all dollar coins minted each year

bear the design of the Sacagawea coin that first was issued in 2000. The requirement was intended to keep the image and the memory of Sacagawea in people's minds while the mint issues presidential dollars.

Unfortunately, through no fault of the design or its subject, there is no real demand for the dollar coin with an unchanging design. At the current rate of issue of presidential coins, the mint would have to make 300 to 350 million of the current design Sacagawea dollars every year, resulting in some \$60 million of material and labor costs per year, not counting storage for the unused coins.

Under H.R. 2358, the current Sacagawea design would appear on the front of 20 percent of all dollar coins. Similar to the changing design of quarters and presidential dollars, the reverse of the Sacagawea coin would be different each year, honoring such contributions to American history as the Iroquois Confederacy, the Cherokee written language, the code talkers who served the U.S. Army so heroically in both world wars, and individuals such as Olympian Jim Thorpe.

Let me close by congratulating the lead sponsor of the legislation, the gentleman from Michigan (Mr. KILDEE) and by thanking Chairman FRANK for bringing the bill to the floor today. I urge passage of H.R. 2358, and I thank the gentleman from Oklahoma for his leadership on this issue.

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

Mr. BOREN. Mr. Speaker, I yield 2 minutes to the distinguished chairman of the Financial Services Committee from the State of Massachusetts and a strong supporter of Native Americans (Mr. FRANK).

Mr. FRANK of Massachusetts. Mr. Speaker, I thank the gentleman for the important role he has played in our committee as a representative from a State which has a very large number of Native Americans. The gentleman from Oklahoma (Mr. BOREN) has played a lead role in helping us live up to our obligations to Native Americans. And I am very proud of the role that the committee has played in general in this area, in the coinage area, a couple of things that have come up in the housing area and elsewhere, and the gentleman from Oklahoma has been a major part of that.

I am also very pleased to be here with one of the great advocates for human rights in general and particularly for Native Americans, our colleague from Michigan (Mr. KILDEE), who has been the major mover in insisting that we live up to the obligation we as a Nation have to Native Americans. This bill is in furtherance of that. It is, I am glad to say, and has been from the beginning, bipartisan, and I hope it is passed. And I just want to pay tribute to the work of both the gentleman from Oklahoma and the gentleman from Michigan.

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

Mr. BOREN. Mr. Speaker, I yield 2 minutes to the distinguished gentleman from Michigan (Mr. KILDEE).

Mr. KILDEE. Mr. Speaker, I thank the gentleman from Oklahoma (Mr. BOREN), an active member of the Native American Caucus, for yielding.

Mr. Speaker, as Democratic chairman of the congressional Native American Caucus, I am honored to speak in support of H.R. 2358, the Native American \$1 Coin Act.

As the chief sponsor of this bipartisan legislation, I am pleased that the House is passing this final version of the bill today. The House passed H.R. 2358 on June 12, 2007, and the Senate passed it by unanimous consent on August 3 with an amendment that makes minor changes to the bill. Both my friend, Financial Services chairman Barney Frank, and I support the Senate changes.

Mr. Speaker, this bill will honor the strength and wisdom of Indian country by authorizing the Secretary of the Treasury to mint and issue coins that commemorate the outstanding contributions of Native Americans by changing the design annually on the reverse side of the Sacagawea dollar coin. These designs will take the American people through a journey of different experiences of Native peoples by exposing them to their unique histories while preserving the memory of Sacagawea, the young Shoshone woman who assisted Lewis and Clark on their expedition to the Pacific Northwest more than 200 years ago.

I can think of no better way to pay tribute to the Native American people than to honor their contributions to the development of the United States and her history. I urge my colleagues to support this legislation.

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

Mr. BOREN. Mr. Speaker, I am proud to represent a State that is home to nearly 40 federally recognized Indian tribes. Native Americans are not only a strong part of Oklahoma's history, they are also richly embedded in the history of the United States. H.R. 2358 allows the government to do its part to recognize the importance of Native Americans to our country's history and development.

Again, I thank Chairman FRANK and Mr. KILDEE for recognizing the importance of H.R. 2358.

Mr. BACA. Mr. Speaker, I rise today to voice my strong support for H.R. 2358, the Native American One Dollar Coin Act.

I want to thank my colleague, Representative DALE KILDEE, for sponsoring this bill and for all his great work as head of the Native American Caucus.

I also would like to thank Chairman FRANK for his efforts in guiding this bill through the Financial Services Committee.

This bill honors the history of the American Indian culture by authorizing the Treasury Department to mint and distribute coins that commemorate the contributions of Native Americans.

By annually changing the design on the reverse side of the Sacagawea coin, Americans

everywhere will be exposed to more of the unique histories of our country's native inhabitants.

At the same time, this legislation ensures we still pay tribute to Sacagawea, the young woman who bravely guided Lewis and Clark on their expedition to the Pacific coast.

The Native American one dollar coin is a fitting way to pay tribute to Native Americans while also educating current and future generations on their many contributions to the United States.

I urge my colleagues to support increased appreciation of the Native American culture, and cast a vote in favor of H.R. 2358.

Mr. BOREN. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Oklahoma (Mr. BOREN) that the House suspend the rules and concur in the Senate amendment to the bill, H.R. 2358.

The question was taken; and (two-thirds being in the affirmative) the rules were suspended and the Senate amendment was concurred in.

A motion to reconsider was laid on the table.

AUTHORIZING THE USE OF THE ROTUNDA AND GROUNDS OF THE CAPITOL FOR A CEREMONY TO AWARD THE CONGRESSIONAL GOLD MEDAL TO TENZIN GYATSO, THE FOURTEENTH DALAI LAMA

Mr. BRADY of Pennsylvania. Mr. Speaker, I ask unanimous consent to discharge the Committee on House Administration and the Committee on Transportation and Infrastructure from further consideration of House Concurrent Resolution 196, and ask for its immediate consideration in the House.

The Clerk read the title of the concurrent resolution.

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

There was no objection.

The Clerk read the concurrent resolution, as follows:

H. CON. RES. 196

Resolved by the House of Representatives (the Senate concurring),

SECTION 1. USE OF ROTUNDA FOR GOLD MEDAL CEREMONY FOR DALAI LAMA.

(a) USE OF ROTUNDA.—The rotunda of the Capitol is authorized to be used on October 17, 2007, for a ceremony to award the Congressional Gold Medal to Tenzin Gyatso, the Fourteenth Dalai Lama, in accordance with Public Law 109-287.

(b) PREPARATIONS.—Physical preparations for the ceremony referred to in subsection (a) shall be carried out in accordance with such conditions as the Architect of the Capitol may prescribe.

SEC. 2. USE OF CAPITOL GROUNDS IN CONNECTION WITH CEREMONY.

(a) IN GENERAL.—The International Campaign for Tibet (in this resolution referred to as the “sponsor”) shall be permitted to sponsor a public event on the Capitol Grounds (in this resolution referred to as the “event”) on October 17, 2007, in connection with the cere-

mony to be held in the rotunda of the Capitol under section 1.

(b) TERMS AND CONDITIONS.—

(1) IN GENERAL.—Under conditions to be prescribed by the Architect of the Capitol and the Capitol Police Board, the event shall be—

(A) free of admission charge and open to the public; and

(B) arranged not to interfere with the needs of Congress.

(2) EXPENSES AND LIABILITIES.—The sponsor shall assume full responsibility for all expenses and liabilities incident to all activities associated with the event.

(c) EVENT PREPARATIONS.—Subject to the approval of the Architect of the Capitol, the sponsor is authorized to erect upon the Capitol Grounds such stage, sound amplification devices, and other related structures and equipment, as may be required for the event.

(d) ENFORCEMENT OF RESTRICTIONS.—The Capitol Police Board shall provide for enforcement of the restrictions contained in section 5104(c) of title 40, United States Code, concerning sales, advertisements, displays, and solicitations on the Capitol Grounds, as well as other restrictions applicable to the Capitol Grounds, in connection with the event.

The concurrent resolution was agreed to.

A motion to reconsider was laid on the table.

GENERAL LEAVE

Mr. BRADY of Pennsylvania. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks on H. Con. Res. 196.

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

There was no objection.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 3 o'clock and 29 minutes p.m.), the House stood in recess subject to the call of the Chair.

□ 1803

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. SCOTT of Georgia) at 6 o'clock and 3 minutes p.m.

APPOINTMENT OF CONFEREES ON H.R. 2669, COLLEGE COST REDUCTION ACT OF 2007

Mr. GEORGE MILLER of California. Mr. Speaker, I ask unanimous consent to take from the Speaker's table the bill (H.R. 2669) to provide for reconciliation pursuant to section 601 of the concurrent resolution on the budget for fiscal year 2008, with a Senate amendment thereto, disagree to the Senate amendment, and agree to the conference asked by the Senate.

The Clerk read the title of the bill.

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

There was no objection.

MOTION TO INSTRUCT OFFERED BY MR. HOEKSTRA

Mr. HOEKSTRA. Mr. Speaker, I offer a motion to instruct conferees.

The Clerk read as follows:

Mr. HOEKSTRA moves that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the Senate amendment to the bill H.R. 2669 be instructed to agree to the provisions contained in section 801 of the Senate amendment, relating to the sense of the Senate on the detainees at Guantanamo Bay, Cuba.

The SPEAKER pro tempore. Pursuant to clause 7 of rule XXII, the gentleman from Michigan (Mr. HOEKSTRA) and the gentleman from California (Mr. GEORGE MILLER) each will control 30 minutes.

The Chair recognizes the gentleman from Michigan.

Mr. HOEKSTRA. Mr. Speaker, I yield such time as he may consume to the gentleman from California (Mr. MCKEON).

Mr. MCKEON. I thank my good friend from Michigan for yielding.

Mr. Speaker, let me begin by saying how I wish we had followed a more open and inclusive process up to this point. My friends on the other side of the aisle pledged during the campaign that the 110th Congress would be the most fair, open and honest in history. Yet it is my understanding that the Democrats are close to finalizing an agreement on a conference report before conferees have even been named and with little input from House Republicans. There is nothing fair, open or honest about that.

The Senate Budget Committee chairman predicted months ago that the budget reconciliation process was in danger of being abused as a “stalking horse” for new spending, and looking back he could not have been more on target. The House bill in fact included one of the most significant increases in higher education entitlement spending we have ever witnessed, establishing nine new entitlement programs. And bear in mind most of that new spending isn't even targeted toward low-income students who need it the most, but rather at institutions, philanthropic organizations, and graduates.

That is a remarkable change from the historic function of Federal student aid programs. For more than four decades, these programs have existed for a single purpose, to give our neediest students a chance at obtaining a college degree and pursuing the American Dream. The House bill turns its back on that tradition.

House Republicans support strengthening our Nation's student aid programs, but we do not support targeting scarce Federal student aid resources at wealthy philanthropic organizations, universities with million- or billion-dollar endowments and college graduates, and we certainly do not support doing so at the expense of the market-