revenue and spending levels into alignment with the budget resolution. That is a definition of a reconciliation bill, to control government spending; not to enact new policies.

The last reconciliation bill passed by Congress was in the year 2007. This process was first used in 1980, and in 1985, Senator ROBERT BYRD had the Senate adopt a temporary rule to curb the practice of using reconciliation as a vehicle to move extraneous materials outside of the budget process. This rule is known today as the Byrd Rule. The Byrd Rule has been extended and modified over the years and in 1990 was made permanent when Congress amended the Congressional Budget Act of 1974.

Now, under the Byrd Rule, a senator who is opposed to the inclusion of extraneous material in the reconciliation bill may offer an amendment or a point of order to strike that provision. The Byrd Rule defines six provisions of what constitutes extraneous matter. The three most important provisions are, one, the bill language must produce a change in outlays or revenues; two, the bill cannot increase the deficit for fiscal years beyond the budget window; three, the provision is a nonbudgetary component that has a fiscal effect outside of the Treasury.

So today, Madam Speaker, the House Budget Committee will be meeting to markup a Budget Reconciliation Bill. Despite the House not having done a budget for the fiscal year 2011, the Budget Committee is going forward with reconciliation authority from last year's budget. The reconciliation process is being used to pass a Senatepassed health care bill in the House and to get the Senate to amend the reconciliation bill or law without fear of a filibuster.

Now, the press is reporting that the Rules Committee will report a rule that will deem the Senate health care bill as passed with the adoption of the rule and we only have a chance to debate and vote on the budget reconciliation. This is outrageous and absurd. The majority will claim that they will only be voting on the rule, when in fact they will be voting on accepting the Senate bill. Last year, the House was passing bills without reading them. This year, they're passing bills without voting on them.

This 2,309-page document makes a mockery of the entire budget reconciliation process. This monstrosity will be used to force a Senate health care bill reform on the American people who have spoken up loudly and spoken up to reject its backroom deals and special interest giveaways. Yet the Democratic leadership will ask its members to vote for the rule which will selfenact the Senate bill, the entire health care bill, in the hope that the Senate Democrats will vote later for reconciliation that the Senate parliamentarians will uphold the provisions inside the reconciliation bill which includes a self-enacting rule vis-a-vis health care bill.

Now, this is my understanding. There is no precedent for what the Democrats are doing with this deception. There has never been a reconciliation process as corrupt as what is happening this week. We have never written a reconciliation bill to amend a law that does not exist. We have never had a reconciliation bill with so far a reaching scope. This bill would seek to alter one-sixth of our economy permanently.

Thomas Jefferson, the Founding Father and author of the first Senate rules, states, "The minority possess their equal rights, which equal law must protect, and to violate would be oppression." The Democrats are violating the minority rules by this procedure. If the Byrd Rule applied to the House, we would never be able to pass the budget reconciliation.

This bill, these tactics being used, goes way too far. It undermines the process of creating laws, the right to offer amendments, and the right to vote on a bill. It may not be politically safe for the majority, but we should have a proper vote, up-and-down, on this health care bill and an ability to amend the Senate bill. As legislators, we were sent here by our constituents to vote, not to hide. The proposed rule and the Budget Reconciliation Bill undermine our rights enumerated within the Constitution.

So I urge the Democrat majority to rethink the whole procedure for bringing up the Senate health care bill. Enacting a rule which includes health care will mean that once it passes the House it will go directly to the President. It will not return to the Senate. The President will sign it and it will become law. This is what they intend contrary to the transparency they promised.

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 41 minutes p.m.), the House stood in recess until 2 p.m.

\Box 1400

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Ms. WOOLSEY) at 2 p.m.

PRAYER

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

Lord, our God, at times we seem to lose our way. Personal problems so consume us we find it difficult to look around and face squarely larger issues which touch us all.

You have told us You are the way, the way to freedom, the way to gain proper perspective, the way to follow, if only we keep our eyes and fix our expectations on You. Lord, guide us in Your own way that we may seek only truth and love life. 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 her approval thereof.

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

PLEDGE OF ALLEGIANCE

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

Mr. BURGESS 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.

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:

House of Representatives, Washington, DC, March 12, 2010.

Hon. NANCY PELOSI, The Speaker, the Capitol, House of Representa-

tives, 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 March 12, 2010 at 2:33 p.m.:

That the Senate passed S. 1147.

With best wishes, I am,

Sincerely,

LORRAINE C. MILLER, Clerk of the House.

FINAL THROES OF GOVERNMENT TAKEOVER

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

Mr. BURGESS. Madam Speaker, we are in the final throes of the government takeover of America's health care system. We have a shell bill that was posted on the Budget Committee site last night. This shell bill will give rise to a phantom bill. The phantom bill goes over to the Rules Committee, and that is where we get real reconciliation. We probably have one day or two to look at the shell bill, one day or two to look at the phantom bill, and virtually no time to see what is in the real reconciliation bill. My committee, the Committee on Energy and Commerce, is completely bypassed in this process. No respect for the oldest standing committee in the United States House of Representatives.

And speaking of no respect for the oldest standing committee in the

House of Representatives, our committee sent a request to the White House weeks ago for information regarding the secret deals that were cut in May and June of last year. This letter was signed by Chairman WAXMAN and Ranking Member BARTON, and as of today, no response.

Heather Higgins and Kelly Anne Conway, writing in today's Wall Street Journal, talked about, no matter the demographic group that you look at, men, women, old, young, independents, dramatic pluralities say that if this legislation doesn't pass, they will be relieved.

We ought to listen to the American people on this one.

DESPITE MEDIA'S SPIN, AMERI-CANS OPPOSE HEALTH CARE PLAN

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

Mr. SMITH of Texas. Madam Speaker, in a recent Washington Post op-ed, here is what two Democratic pollsters had to say about the media's spin on the administration's health care proposal:

"Nothing had been more disconcerting than to watch Democratic politicians and their media supporters deceive themselves into believing that the public favors the Democrats' current health care plan.

"A solid majority of Americans opposes the massive health reform plan. Many more Americans believe the legislation will worsen their health care, cost them more personally, and add significantly to the national deficit.

"Never in our experience as pollsters can we recall such self-deluding misconstruction of survey data."

Madam Speaker, despite the media spin, the American people are sending a clear message about health care: Congress should start over and get it right.

OBAMA CARE

(Mr. COLE asked and was given permission to address the House for 1 minute.) $% \left({{\left({{{{\bf{n}}_{\rm{c}}}} \right)}} \right)$

Mr. COLE. Madam Speaker, my Dad always told me, "Your friends are the people who tell you what you need to know, not what you want to hear."

In August, the American people flooded town hall meetings and told their representatives to vote "no" on Obama care. The Speaker called them extremists. In November, voters in Virginia and New Jersey elected Republican governors in States President Obama had carried one year earlier. The White House said it was due to local issues. And in January, the voters of Massachusetts elected a Republican to the United States Senate for the first time in 38 years. Senate Democrats said it was because they had nominated a poor candidate.

As we approach the vote on Obama care, I urge my colleagues on the other

side of the aisle to ignore the Speaker, ignore the President, and ignore the Democrats in the Senate. Just listen to your friends, the voters of America, who oppose this \$1 trillion, 2,700 page health care monstrosity, and then vote "no." In November, you will be glad you did.

NATIONAL AGRICULTURE WEEK

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

Mr. SMITH of Nebraska. Madam Speaker, National Agriculture Week is dedicated to celebrating the impact agriculture has on our Nation and our everyday lives.

Agricultural products are America's number one export, and about 17 percent of raw U.S. agriculture products are exported yearly valued at over \$43 billion. The industry generates 20 percent of the U.S. gross domestic product, and one-fourth of the world's beef and nearly one-fifth of the world's grain, milk, and eggs are produced in the United States.

Nebraska has 47,000 farms and ranches, with many located in the Third District. I am proud to represent a district which truly embodies the spirit of this celebration, and I am proud to be a co-chair of the Congressional Rural Caucus, a bipartisan group of Members who work together to address the challenges facing our Nation's agriculture producers.

Agriculture is integral to our Nation, and I invite my colleagues to join me in celebrating its contribution.

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 incurs objection under clause 6 of rule XX.

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

RECOGNIZING 125TH ANNIVERSARY OF THE UNIVERSITY OF ARIZONA

Ms. HIRONO. Madam Speaker, I move to suspend the rules and agree to the resolution (H. Res. 1145) recognizing the University of Arizona's 125 years of dedication to excellence in higher education, as amended.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 1145

Whereas the University of Arizona was authorized by Arizona's 13th Territorial Assembly on March 12, 1885;

Whereas the University of Arizona is the flagship university of the State of Arizona and, true to its land-grant heritage, is dedicated to building a better Arizona through access, quality, and discovery;

Whereas classes at the University of Arizona first met in 1891 with 32 students in Old Main, the first building constructed on campus;

Whereas the University of Arizona is Arizona's only member of the prestigious 62member Association of American Universities;

Whereas the University of Arizona is committed to an accessible, quality education for all, maintaining the third lowest tuition rate of any public university among the Association of American Universities;

Whereas the University of Arizona is ranked No. 15 among public universities by the National Science Foundation for research and development;

Whereas the University of Arizona offers 122 undergraduate degrees, 217 graduate programs, and 3 professional schools including pharmacy, medicine, and law;

Whereas the University of Arizona has over 225,000 alumni in all 50 States and across the world, including a former U.S. Secretary of the Interior and a former U.S. Surgeon General;

Whereas the University of Arizona is recognized as an international leader in research and innovation in many fields including optics, water research, and astronomy;

Whereas the University of Arizona has achieved remarkable success in athletics, winning 20 national championships, including 8 softball titles and the 1997 men's basketball title;

Whereas University of Arizona students have consistently answered the call to service as memorialized by the clock tower of the Student Union Memorial Center, home to a bell rescued from the USS Arizona after the attack on Pearl Harbor on December 7, 1941;

Whereas the University of Arizona played a leading role in NASA's Phoenix Mars Mission, leading to the discovery of water on Mars and furthering the understanding of the Martian condition using advanced robotics; and

Whereas the University of Arizona is dedicated to a more sustainable energy future as reflected in its selection to and achievement in the U.S. Department of Energy's distinguished Solar Decathlon; Now, therefore, be it—

 ${\it Resolved},$ That the House of Representatives

(1) recognizes the University of Arizona for 125 years of dedication to excellence in higher education;

(2) congratulates the University of Arizona on the occasion of its 125th anniversary, and

(3) expresses thanks to the University of Arizona for its contribution to the betterment of the United States.

The SPEAKER pro tempore. Pursuant to the rule, the gentlewoman from Hawaii (Ms. HIRONO) and the gentlewoman from Illinois (Mrs. BIGGERT) each will control 20 minutes.

The Chair recognizes the gentlewoman from Hawaii.

GENERAL LEAVE

Ms. HIRONO. Madam Speaker, I request 5 legislative days during which Members may revise and extend and insert extraneous material on House Resolution 1145 into the RECORD.

The SPEAKER pro tempore. Is there objection to the request of the gentle-woman from Hawaii?

There was no objection.

Ms. HIRONO. Madam Speaker, I yield myself such time as I may consume.