Mr. HASTINGS of Washington. Mr. Speaker, I yield back the balance of my time and urge adoption of the measure.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill, H.R. 241, as amended.

The question was taken; and (twothirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

A motion to reconsider was laid on the table.

SALMON LAKE LAND SELECTION RESOLUTION ACT

Mr. HASTINGS of Washington. Mr. Speaker, I move to suspend the rules and pass the bill (S. 292) to resolve the claims of the Bering Straits Native Corporation and the State of Alaska to land adjacent to Salmon Lake in the State of Alaska and to provide for the conveyance to the Bering Straits Native Corporation of certain other public land in partial satisfaction of the land entitlement of the Corporation under the Alaska Native Claims Settlement Act.

The Clerk read the title of the bill. The text of the bill is as follows:

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 "Salmon Lake Land Selection Resolution Act".

SEC. 2. PURPOSE.

The purpose of this Act is to ratify the Salmon Lake Area Land Ownership Consolidation Agreement entered into by the United States, the State of Alaska, and the Bering Straits Native Corporation.

SEC. 3. DEFINITIONS.

In this Act:

- (1) AGREEMENT.—The term "Agreement" means the document between the United States, the State, and the Bering Straits Native Corporation that—
- (A) is entitled the "Salmon Lake Area Land Ownership Consolidation Agreement";
- (B) had an initial effective date of July 18, 2007; and
- (C) is on file with Department of the Interior, the Committee on Energy and Natural Resources of the Senate, and the Committee on Natural Resources of the House of Representatives.
- (2) BERING STRAITS NATIVE CORPORATION.— The term "Bering Straits Native Corporation" means an Alaskan Native Regional Corporation formed under the Alaska Native Claims Settlement Act (43 U.S.C. 1601 et seq.) for the Bering Straits region of the State.
- (3) SECRETARY.—The term "Secretary" means the Secretary of the Interior.
- (4) STATE.—The term "State" means the State of Alaska.

SEC. 4. RATIFICATION AND IMPLEMENTATION OF AGREEMENT.

- (a) IN GENERAL.—Subject to the provisions of this Act, Congress ratifies the Agreement.
- (b) EASEMENTS.—The conveyance of land to the Bering Straits Native Corporation, as specified in the Agreement, shall include the reservation of the easements that—
- (1) are identified in Appendix E to the Agreement; and

- (2) were developed by the parties to the Agreement in accordance with section 17(b) of the Alaska Native Claims Settlement Act (43 U.S.C. 1616(b)).
- (c) CORRECTIONS.—Beginning on the date of enactment of this Act, the Secretary, with the consent of the other parties to the Agreement, may only make typographical or clerical corrections to the Agreement and any exhibits to the Agreement.
- (d) AUTHORIZATION.—The Secretary shall carry out all actions required by the Agreement

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. HASTINGS) and the gentleman from Arizona (Mr. GRIJALVA) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

GENERAL LEAVE

Mr. HASTINGS of Washington. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous materials on the bill under consideration.

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

There was no objection.

Mr. HASTINGS of Washington. I yield myself such time as I may consume.

Mr. Speaker, S. 292 ratifies the Salmon Lake Area Ownership and Consolidation Agreement signed in 2007 by the State of Alaska, the United States, and the Bering Straits Native Corporation.

□ 1740

The agreement resolves overlapping claims to certain public lands by the State of Alaska, the United States, and the Bering Straits Native Corporation. The claims arose from the implementation of the Alaska Statehood Act of 1958 and the Alaska Native Claims Settlement Act of 1971.

Though similar legislation sponsored by the gentleman from Alaska, and the sponsor in the House of this bill, Mr. Young, passed by 410–0 in the 111th Congress, the Committee on Natural Resources undertook regular order on S. 292, including a hearing in the Subcommittee on Indian and Alaska Native Affairs, and a markup in the full committee, which reported the bill out favorably.

I am unaware of any opposition to S. 292, and so I urge full House support for the motion to suspend the rules and pass this bill today.

With that, I reserve the balance of my time.

Mr. GRIJALVA. Mr. Speaker, I yield myself as much time as I may consume.

Mr. Speaker, I rise in support of S. 292, a bill that ratifies an agreement between the United States, the Bering Straits Native Corporation and the State of Alaska by transferring certain Federal lands to the Bering Straits Native Corporation and the State of Alaska.

S. 292 is the result of years of negotiations between the parties regarding

overlapping land selections made by the Bering Straits Native Corporation under the Alaska Native Claims Settlement Act and the State of Alaska under its Statehood Act.

The bill reasonably and sensibly finalizes each party's interests in the land around Salmon Lake, an area of great importance to the people of the Bering Straits region.

With that, I reserve the balance of my time.

Mr. HASTINGS of Washington. Mr. Speaker, I am very pleased to yield as much time as he may consume to the author of the legislation that the last Congress passed, the gentleman from Alaska (Mr. Young).

Mr. YOUNG of Alaska. Mr. Speaker, it's been said this is a simple bill. In a way it is simple, but it solves a great problem.

As mentioned by the chairman and the ranking member, this bill probably wouldn't necessarily be passed if it wasn't because of the conflict we had between the State when we passed statehood, the Native Land Claims Act and, of course, the BLM. There is no one that objects to this bill. It solves a very important problem for the local people and the subsistence-style living. It also takes care of the recreational areas that they can be utilizing. And it's the right bill to do for the State of Alaska and Alaska natives.

Mr. Speaker, I'd like to speak on another subject for a short moment which I believe relates to this. For the people listening to this great display of legislative action on the House floor, we'd like to remind them, you know, Little Red Riding Hood, do not go to sleep.

Just because the prices of gas have been dropping at the pumps, do not be lured into the idea that everything's going to be okay, because I've watched this now in my 40 years here go up and down, up and down; and every time we start to do something, start moving forward for self-dependency on our fossil fuels, those that are providing us the fuel from overseas at cost of great bloodshed and a flood of dollars, they take and drop their prices. When doing so, we start getting lulled back to sleep, and we don't do anything. And then they'll jack the prices up again, and the whole economy will not recover.

So I'm asking the public to understand one thing: do not go to sleep. Just because you go up to the pump station now and put that nozzle in and say, oh, my, gas is only \$3.60 when it was \$4.15, headed to \$5. Watch it very closely, ladies and gentlemen. Watch this, everybody on the floor of this House, because you are going to sleep.

Oh, everything's fine and dandy. We do not have to worry about this anymore. Our good friends in the Middle East will take care of us. Yes, the good friend in Venezuela, Hugo Chavez.

Think about this a moment, ladies and gentlemen. We're just where we were back in 1972 when we passed the Trans Alaska pipeline. We had an embargo. People were lined up to buy the gasoline; lined up and actually shooting at one another because it was, at that time, 36 cents a gallon. And we built the Trans Alaska pipeline, and we lowered that price very rapidly.

As it went down, and the economy came back and people weren't shooting at anyone anymore, they were doing, in fact, one thing that we need to do today. That is the reality that we must start producing our own fossil fuels. Yes, fossil fuels, not wind power, not solar power. Yes, they're good. But fossil fuels that move objects.

Everybody listening to this show today, keep in mind every time you get in that car you're moving weight. Every truck that delivers a product to the grocery store and to anyplace you buy is moved by fossil fuels, not just made by fossil fuels, moved by fossil fuels, the trains, the planes, the ships, and, yes, the automobile.

We will spend this year close to \$300 billion buying fossil fuels from people that do not like us, do not even tolerate us most of the time, would like to kill us every time.

And why this Congress and why the administration, yes, the previous administrations—no one's innocent in this project—will not set forth an energy policy that doesn't involve just wind power and sun power, but involves all the powers that we have to produce energy for the people of America. The coal, yes, we're going to burn cheap coal. It can be burned and should be burned. But most of all, the oil which we're still importing from abroad. That's what we have to do.

So I ask you, don't go to sleep, ladies and gentlemen, because the persons that raise the price of oil are there, and they will do it again. And this Congress will say, oh, we've got to do something. We'll have to do something. And by the time that prices go so high that it affects our economy, it will start going back down when we try to do something.

I'm saying that the leadership on this side of the aisle, we have an energy package. It's been sent over to the other body. I know I'm not supposed to mention that other body. In fact, I'm not. It's the other body. And it has not passed any energy legislation. We've done it on the House side numerous times, not just this year and last year, even some of the years before. We have passed energy legislation.

But it's time for this Congress, a reflection of the American people, to rise up and say we are going to do something so those people that have been hurting us all these years—\$4 trillion worth of oil has been spent in the last 14 years overseas. Trillion, ladies and gentlemen. That was equal to the national debt.

But take \$4 trillion off the existing debt, see where we would be today. We wouldn't have the unemployment rate. The President wouldn't have to say, well, it's getting a little better. The economy is better than it was, they say. But it all relates back to the cheap energy, energy that could be afforded by the working class people of America, the working class people of America, not the rich that can afford it, the working class that provide the economy to this machine that we have called a democracy.

So I'm asking the American public and this body to wake up. Wake up and let's do what's right. Wake up the other body and do what is right for the future of this Nation.

Mr. GRIJALVA. Mr. Speaker, I know that the gentleman from Alaska will be pleased to know that the production of fossil fuels from our public lands is at a record high, and the percentage of our oil from imports is dropping every year.

The bill before us today resolves competing land claims. We support that.

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

Mr. HASTINGS of Washington. I urge adoption of this legislation and yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill. S. 292.

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. HASTINGS of Washington. 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, further proceedings on this question will be postponed.

The point of no quorum is considered withdrawn.

EXCHANGE OF NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION PROPERTY IN PASCAGOULA, MISSISSIPPI

Mr. HASTINGS of Washington. Mr. Speaker, I move to suspend the rules and pass the bill (S. 363) to authorize the Secretary of Commerce to convey property of the National Oceanic and Atmospheric Administration to the City of Pascagoula, Mississippi, and for other purposes.

The Clerk read the title of the bill. The text of the bill is as follows:

S. 363

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

SECTION 1. EXCHANGE OF NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION PROPERTY IN PASCAGOULA, MISSISSIPPI.

(a) IN GENERAL.—Notwithstanding any other provision of law, if the Secretary of Commerce determines that it is in the best interest of the National Oceanic and Atmospheric Administration and the Federal Government to do so, the Secretary may convey

to the City of Pascagoula, Mississippi, by standard quitclaim deed, real property consisting of parcels, or portions of parcels, under the administrative jurisdiction of the Under Secretary for Oceans and Atmosphere, including land and improvements thereon, within a tract roughly bounded by—

- (1) Delmas Avenue to the south;
- (2) Pascagoula River to the west;
- (3) Pol Street to the north; and
- (4) real property owned by the City of Pascagoula to the east.
 - (b) Consideration.—
- (1) IN GENERAL.—For a conveyance under subsection (a), the Secretary shall require that the United States receive consideration of not less than the fair market value of the property or rights conveyed.
- (2) FORM.—Consideration under this subsection may include any combination of—
- (A) property (either real or personal), including tracts of real property and buildings, owned by the City of Pascagoula, that are located in such city south of Delmas Avenue, as well as a contiguous portion of the street known as Delmas Avenue adjacent to real property under the administrative jurisdiction of the Under Secretary for Oceans and Atmosphere.
 - (B) cash or cash equivalents; and
 - (C) consideration in-kind, including-
- (i) provision of space, goods, or services of benefit, including construction, repair, remodeling, or other physical improvements;
 - (ii) maintenance of property;
- (iii) provision of office, storage, or other useable space; or
- (iv) relocation services associated with conveyance of property under this section.
- (3) DETERMINATION OF FAIR MARKET VALUE.—The Secretary shall determine fair market value for purposes of paragraph (1) based on a highest- and best-use appraisal of the properties conveyed under subsection (a) conducted in conformance with the Uniform Appraisal Standards for Professional Appraisal Practice.
- (c) USE OF PROCEEDS.—Any amounts received under subsection (b)(2)(A) by the United States as proceeds of any conveyance under this section shall be available to the Secretary, subject to appropriation, for activities related to the operations of, or capital improvements to, property of the Administration.
 - (d) ADDITIONAL TERMS AND CONDITIONS.—
- (1) IN GENERAL.—The Secretary may require such additional terms and conditions with the exchange of property by the United States under subsection (a) as the Secretary considers appropriate to protect the interest of the United States.
- (2) EASEMENTS OR RIGHTS OF WAY.—The Secretary may grant or convey to the City of Pascagoula a right of way or easement if the Secretary determines such grant or conveyance is in the best interest of the Administration and the Federal Government.

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Washington (Mr. HASTINGS) and the gentleman from Arizona (Mr. GRIJALVA) each will control 20 minutes.

The Chair recognizes the gentleman from Washington.

GENERAL LEAVE

Mr. HASTINGS of Washington. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days to revise and extend their remarks and include extraneous materials on the bill under consideration.

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