talking about 38 years of unlawful occupation of our ally Cyprus. The adventurism of Turkey in the eastern Mediterranean and its recent conduct towards Israel has been detailed here at length.

□ 1330

So what you have is, yes, an American ally but one that has created some real problems for us and is a destabilizing actor in the eastern Mediterranean.

You can only characterize Turkey's behavior in that region as gunboat diplomacy. When you look at its conduct towards Cyprus, towards Israel, its interference with American commercial interests that are trying to operate in the exclusive economic zone of these two nations that are critical to U.S. national security, Turkey has threatened to use force to stop Texas-based Noble Energy from drilling for oil and gas off the shores of Cyprus and Israel. Texas-based Noble Energy is an American company, and yet we are now going to transfer these vessels to Turkey for further adventurism on the high seas. You've heard this now detailed on both sides. At one point in the last year and a half, Turkey threatened to mobilize its air and naval assets to escort ships to Gaza.

As Congressman ENGEL says, we're about to enhance those naval assets, with high anxiety on my part and, I think, on the part of other Members that they'll be used in furtherance of this same kind of provocative behavior. If we are going transfer these things, at the very least we ought to be putting some conditions on this transfer—that no offensive use of these vessels can be made and that they can't be used to traverse these exclusive economic zones that we've talked about. But this is going free of any conditions, and it's why I have severe reservations about it.

This could be an opportunity to step back and think about how we conduct our foreign policy. Every bill we pass here matters. It all makes a difference. This may be on suspension, and it may be getting rid of excess material, but it's a chance for us to send a powerful message in terms of the kind of foreign policy that the United States is going to exercise. Frankly, I don't think that Turkey should be a beneficiary of this bill given its conduct over many years, but particularly over the last couple of years. It sends the wrong message. It rewards bad behavior. For that reason, I oppose it.

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

Ms. ROS-LEHTINEN. I yield myself such time as I may consume.

Mr. Speaker, in a snapshot, this is the background to this bill and the inclusion of Turkey. I'd like to explain this.

These are DOD requests for our U.S. national security interests. Turkey is a NATO ally that DOD needs to continue participating in joint anti-piracy oper-

ations for which they would use these frigates. In light of the deteriorating situation regarding Syria and Turkey's critical role, DOD insisted that it was timely to do this transfer. Now, just a few years ago, in 2010, Congress authorized the grant transfer of three Osprey class minehunter coastal ships to Greece—Osprey MHC-51, Blackhawk MHC-58, and Shrike MHC-62.

So today's bill, Mr. Speaker, maintains the Turkey-Greece balance. This lowers costs to our U.S. Navy, as they won't have to deal with decommissioned frigates. This bill creates U.S. jobs, as the mammoth portion of maintenance work is done here in the United States.

On the issue of granting to Thailand, to Mexico, to Turkey versus the selling of the ships to Taiwan, this is what our U.S. Navy says:

The determining factor on the grant or sale of extra defense articles is always what is in the best interest of the United States. Granting the hull does not make it free to the receiving nation. Among the types of extra defense articles that are granted to partner nations, ships are unique in that there is always a significant refurbishment cost paid by the receiving nation. The current legislation requires the refurbishment of the hulls here in the United States. This is approximately \$60 million per hull; though with Turkey our experience has been that they will spend even more. Because of the high cost of refurbishment, we always try to grant the hulls.

Both Armed Services Committee Chairman McKeon and Intelligence Committee Chairman Rogers support this bill with the inclusion of Turkey.

Mr. Speaker, when our military officials tell me that they need these specific transfers, including to Turkey, because it is in our Nation's security interests and it advances our priorities, I believe that all of us here should take note. I trust our U.S. military when it comes to the operational needs and joint military and anti-piracy activities. This is why Turkey was included—and not at the last minute under the cover of night.

No, quite the contrary. For almost 2 weeks, the text of this bill has been posted not just for our fellow colleagues to review but for all of the American people to review at their leisure. This bill is a standard bill that is done at the end of each Congress. Two years ago, as I stated, under a different majority, a similar annual transfer bill was considered at the end of the session.

So, in short, Mr. Speaker, this bill helps our ally Taiwan. It advances our U.S. national security interests, and it reduces costs to our Navy. It creates jobs for Americans right here at home, and I hope that our colleagues see it as such.

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

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Florida (Ms. Ros-Lehtinen) that the House suspend the rules and pass the bill, H.R. 6649, 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.

MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate has passed without amendment bills of the House of the following titles:

H.R. 3263. An act to authorize the Secretary of the Interior to allow the storage and conveyance of nonproject water at the Norman project in Oklahoma, and for other purposes.

H.R. 3641. An act to establish Pinnacles National Park in the State of California as a unit of the National Park System, and for other purposes.

H.R. 4073. an act to authorize the Secretary of Agriculture to accept the quitclaim, disclaimer, and relinquishment of a railroad right of way within and adjacent to Pike National Forest in El Paso County, Colorado, originally granted to the Mt. Manitou Park and Incline Railway Company pursuant to the Act of March 3, 1875.

The message also announced that the Senate has passed bills of the following titles in which the concurrence of the House is requested:

- S. 114. An act to expand the boundary of the San Antonio Missions National Historical Park.
- S. 140. An act to designate as wilderness certain land and inland water within the Sleeping Bear Dunes National Lakeshore in the State of Michigan, and for other purposes
- S. 264. An act to direct the Secretary of the Interior to convey to the State of Mississippi 2 parcels of surplus land within the boundary of the Natchez Trace Parkway, and for other purposes.
- S. 499. An act to authorize the Secretary of the Interior to facilitate the development of hydroelectric power on the Diamond Fork System of the Central Utah Project.
- S. 970. An act to designate additional segments and tributaries of White Clay Creek, in the States of Delaware and Pennsylvania, as a component of the National Wild and Scenic Rivers System.
- S. 1047. An act to amend the Reclamation Projects Authorization and Adjustment Act of 1992 to require the Secretary of the Interior, acting through the Bureau of Reclamation, to take actions to improve environmental conditions in the vicinity of the Leadville Mine Drainage Tunnel in Lake County, Colorado, and the other purposes.
- S. 1421. An act to authorize the Peace Corps Commemorative Foundation to establish a commemorative work in the District of Columbia and its environs, and for other purposes.
- S. 1478. An act to modify the boundary of the Minuteman Missile National Historic Site in the State of South Dakota, and for other purposes.
- S. 2015. An act to require the Secretary of the Interior to convey certain Federal land to the Powell Recreation District in the State of Wyoming.
- S. 3250. An act to amend the DNA Analysis Backlog Elimination Act of 2000 to provide for Debbie Smith grants for auditing sexual assault evidence backlogs and to establish a Sexual Assault Forensic Evidence Registry, and for other purposes.

Tsongas

Turner (NY)

S. 3563. An act to amend the Energy Policy Act of 2005 to modify the Pilot Project offices of the Federal Permit Streamlining Pilot Project.

S. 3715. An act to extend the limited antitrust exemption contained in the Pandemic and All-Hazards Preparedness Act.

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 1 o'clock and 37 minutes p.m.), the House stood in recess.

□ 1744

AFTER RECESS

The recess having expired, the House was called to order by the Speaker protempore (Mr. Womack) at 5 o'clock and 44 minutes p.m.

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:

S. 3454, de novo;

H.R. 6612, de novo;

the Senate amendment to H.R. 6364, de novo.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

INTELLIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 2013

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and passing the bill (S. 3454) to authorize appropriations for fiscal year 2013 for intelligence and intelligence-related activities of the United States Government and the Office of the Director of National Intelligence, the Central Inteligence Agency Retirement and Disability System, and for other purposes. The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Michigan (Mr. ROGERS) that the House suspend the

rules and pass the bill.

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

The yeas and nays were ordered.

The vote was taken by electronic device, and there were—yeas 373, nays 29, not voting 29, as follows:

[Roll No. 652]

YEAS-373

Adams

Akin

Aderholt

Alexander

Altmire

Amodei

Andrews

Austria

Rachus

Barber

Baldwin

Barletta

Barrow

Bartlett

Bass (CA)

Becerra

Berkley

Berman

Biggert

Bilbray

Black

Bilirakis

Bishop (GA)

Bishop (NY)

Bishop (UT)

Blackburn

Bonamici

Bonner

Boswell 1

Boustany

Brady (PA)

Brady (TX)

Braley (IA)

Broun (GA)

Brown (FL)

Buchanan

Bucshon

Buerkle

Burgess

Camp

Campbell

Canseco

Cantor

Capito

Carney

Carter

Cassidy

Chabot

Chaffetz

Chandler

Cicilline

Clarke (MI)

Clarke (NY)

Coffman (CO)

Connolly (VA)

Chu

Clav

Cleaver

Clyburn

Conaway

Cooper

Costa

Courtney

Cravaack

Crenshaw

Crowley

Cuellar

Culberson

Curson (MI)

Davis (CA)

DeFazio

DeLauro

DelBene

Denham

DesJarlais

Deutch Diaz-Balart

Labrador

Lamborn

Rivera

Roby

Dent

Dicks

Dold

Dingell

Coble

Cole

Carnahan

Carson (IN)

Capps

Butterfield

Brooks

Boren

Berg

Benishek

Barton (TX)

Bachmann

Baca

Donnelly (IN) Lance Doyle Landry Dreier Langevin Lankford Duffy Duncan (SC) Larsen (WA) Larson (CT) Edwards Ellmers Latham Emerson LaTourette Engel Latta Eshoo Levin Farenthold Lipinski Farr LoBiondo Fattah Loebsack Fincher Long Fitzpatrick Lowey Flake Lucas Fleischmann Luetkemeyer Fleming Luián Flores Lummis Forbes Lungren, Daniel Fortenberry E. Foxx Lynch Frank (MA) Manzullo Franks (AZ) Marchant Frelinghuysen Marino Fudge Garamendi Markey Matheson Gardner Matsui McCarthy (CA) Garrett Gerlach McCaul Gibbs McClintock Gingrey (GA) McCollum McDermott Gohmert Gonzalez McHenry Goodlatte McIntyre Gosar McKeon Gowdy McKinlev Granger McMorris Graves (GA) Rodgers Graves (MO) McNernev Green, Al Meehan Green, Gene Meeks Griffin (AR) Mica Michaud Griffith (VA) Grimm Miller (FL) Guinta Miller (MI) Guthrie Miller (NC) Miller, Gary Hall Hanabusa. Moore Moran Hanna Mulvaney Harper Murphy (CT) Murphy (PA) Harris Hartzler Hastings (FL) Hastings (WA) Nadler Napolitano Hayworth Heck Heinrich Neugebauer Hensarling Noem Nugent Herger Herrera Beutler Nunes Higgins Nunnelee Himes Olson Hinchev Owens Hirono Palazzo Hochul Pallone Holden Paulsen Hoyer Payne Huelskamp Pearce Huizenga (MI) Pence Hultgren Perlmutter Peters Hunter Peterson Hurt Israel Petri Tssa. Pitts Jackson Lee Platts (TX) Poe (TX) Jenkins Pompeo Johnson (GA) Posey Johnson (OH) Price (GA) Johnson, E. B. Price (NC) Johnson, Sam Quayle Jordan Quigley Kaptur Rahall Keating Rangel Kelly Reed Rehberg Kildee Kind Reichert King (IA) Renacci King (NY) Reves Kingston Ribble Kinzinger (IL) Richardson Richmond Kissell Kline Rigell

Roe (TN) Rogers (AL) Rogers (KY) Rogers (MI) Rokita Rooney Ros-Lehtinen Roskam Ross (AR) Rothman (NJ) Royce Runyan Ruppersberger Rvan (OH) Ryan (WI) Sånchez, Linda т Sanchez, Loretta Sarbanes Scalise Schakowsky Schiff Schilling Schock Schrader Schwartz Schweikert Scott (SC) Scott (VA)

Scott, Austin Scott, David Sensenbrenner Serrano Sessions Sewell Sherman Shimkus Shuster Sires Slaughter Smith (NE) Smith (NJ) Smith (TX) Smith (WA) Southerland Stearns Stivers Stutzman Sullivan Sutton Terry Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tiberi Tierney Tipton Tonko NAYS-29 Ellison

Turner (OH) Upton Van Hollen Velázquez Visclosky Walberg Walden Walsh (II.) Walz (MN) Wasserman Schultz Watt Webster Welch West Westmoreland Whitfield Wilson (FL) Wilson (SC) Wittman Wolf Womack Woodall Yarmuth Yoder Young (AK) Young (FL) Young (IN)

Amash Lofgren, Zoe Blumenauer Gibson Massie Grijalva Capuano McGovern Cohen Gutierrez Miller, George Convers Hahn Olver Cummings Pingree (ME) Davis (IL) Honda Polis DeGette Jones Speier Kucinich Doggett Waters Duncan (TN) Lee (CA)

NOT VOTING-29

Ackerman Lewis (CA) Ross (FL) Bass (NH) Lewis (GA) Roybal-Allard Bono Mack Mack Schmidt Burton (IN) Malonev Shuler McCarthy (NY) Castor (FL) Simpson Costello Pascrell Stark Crawford Pastor (AZ) Towns Gallegly Paul Waxman Hinojosa Pelosi Woolsev Johnson (II.) Rohrabacher

□ 1805

Messrs. CONYERS, COHEN, CUM-MINGS, DOGGETT, GRIJALVA, and Ms. SPEIER changed their vote from "vea" to "nay."

Mr. SERRANO changed his vote from "nav" to "vea."

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded

A motion to reconsider was laid on the table.

NEIL A. ARMSTRONG FLIGHT RESEARCH CENTER AND HUGH L. DRYDEN AERONAUTICAL TEST RANGE DESIGNATION ACT

The SPEAKER pro tempore. The unfinished business is the question on suspending the rules and passing the bill (H.R. 6612) to redesignate the Dryden Flight Research Center as the Neil A. Armstrong Flight Research Center and the Western Aeronautical Test Range as the Hugh L. Dryden Aeronautical Test Range.

The Clerk read the title of the bill.

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