Florida (Mr. DESANTIS) and the gentleman from Virginia (Mr. CONNOLLY) each will control 20 minutes.

The Chair recognizes the gentleman from Florida.

GENERAL LEAVE

Mr. DESANTIS. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days within 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 gentleman from Florida?

There was no objection.

□ 1800

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

Our Nation's veterans serve our country and make sacrifices for the freedom and protections we enjoy every day. I am deeply grateful for the brave and heroic service of all who defend our Nation. H.R. 1171 permits veterans service organizations to obtain surplus Federal personal property, such as electronic equipment and vehicles, to provide services to our Nation's veterans.

There are countless individuals and organizations who want to help our veterans, but sometimes the law and bureaucracy present stumbling blocks to these individuals and groups doing all they can on behalf of our veterans. We can never truly repay our Nation's veterans for the work they do, but this bill is a small and necessary step to provide essential services to those who serve.

I reserve the balance of my time.

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

Mr. Speaker, I value and appreciate the sacrifices made by the men and women in our Armed Forces. For that reason, I am happy to rise in support of this legislation. The bill would simply amend current law to provide qualified veterans service organizations with greater access to Federal surplus property. The bill enjoys bipartisan support and is noncontroversial. In fact, in May of this year it was considered by the Oversight and Government Reform Committee and passed unanimously, a rarity in our history.

In December, 2010, President Obama signed the original FOR VETS Act into law. That legislation established the eligibility of veterans service organizations to receive surplus property under the Federal surplus property program. The wording of the statute suggests that those organizations should also demonstrate they are acquiring the property for the purposes of education or public health. The narrow construction of that language really hurts veterans service organizations, who are not always equipped to administer public health or educational programs, that not being their core mission. They have thus been prevented in some cases from accessing the Federal surplus property Congress intended them to access.

This legislation simply corrects any confusion and, if you will, that error to allow veterans organizations access to Federal surplus property to benefit veterans.

Mr. Speaker, we need to do better for our veterans, and I think this bill, H.R. 1171, is a good step forward. I urge Members to support the bill.

I reserve the balance of my time.

Mr. DESANTIS. Mr. Speaker, I yield such time as he may consume to the gentleman from Michigan (Mr. BENISHEK).

Mr. BENISHEK. Mr. Speaker, I thank the gentleman from Florida, and I rise today in support of H.R. 1171, the FOR VETS Act of 2013

This bipartisan legislation will allow veterans service organizations access to Federal surplus property. In December, 2010, President Obama signed the original FOR VETS Act into law. This legislation added qualified VSOs to the list of organizations eligible to receive Federal surplus property under the Federal surplus property program. However, the wording of the statute requires all organizations to demonstrate that they are acquiring the property for purposes of public health or education.

Unlike many of the other organizations on the list, most VSOs are not set up to administer a health or education program. A strict interpretation of the law by the General Services Administration has prevented these VSOs from accessing Federal surplus as Congress intended.

Our bill would simply correct the error in current law and ensure that qualified VSOs will have the access to Federal surplus that our veterans have earned. This bill has been scored by the CBO as having no significant impact on spending. In this difficult economy, veterans service organizations can use valuable service items that are considered surplus property to better serve those who have given so much to our Nation. Some of these items could be a refrigerator for everyday use at a local post or even a vehicle to be used to take disabled veterans to appointments.

Last year I spoke to a veteran in Elk Rapids, Michigan, who told me that the error in current law was preventing his AMVETS post from using Federal surplus computers for unique veteran service tasks. This bill will help him and so many others like him put Federal surplus property to work for our Nation's veterans. I am very proud to be part of this effort.

I am grateful to Chairman Issa and Ranking Member CUMMINGS and the members of the Oversight and Government Reform Committee for the unanimous support this bill received during markup on June 25.

I also want to thank the National Association of State Agencies for Surplus Property, as well as the American Legion and the Disabled American Veterans, for their support and assistance in getting this legislation to this point.

I urge the House to adopt this bipartisan legislation that will help veterans service organizations in every State better serve our Nation's veterans.

Mr. CONNOLLY. Before I yield back, I just want to congratulate the gentleman on his legislation. It is correcting an error, and it will make a very positive benefit for so many veterans organizations, including the ones he enumerated. I am proud to support the legislation.

I yield back the balance of my time. Mr. DESANTIS. Mr. Speaker, we have no further speakers, and I urge all Members to support the passage of H.R. 1171.

I yield back the balance of my time. Mr. GINGREY of Georgia. Mr. Speaker, I rise in support of H.R. 1171, the FOR VETS Act. This straightforward piece of legislation simply amends current law to allow Veterans Service Organizations—VSOs—access to federal surplus property.

VSOs are valuable partners in providing for our veterans, and can provide critical services including transport to medical appointments and other support services. H.R. 1171 ensures that VSOs are eligible for federal surplus property that could help to carry out their mission.

Our brave men and women in uniform put their lives on the line to protect our freedoms, and we must do everything in our power to demonstrate our gratitude for their dedication and sacrifice. Our veterans deserve support, and this bill takes a step to showing them that we recognize their contributions and would like to give back.

Mr. Speaker, I urge my colleagues to vote to help veterans by supporting H.R. 1171.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Florida (Mr. DESANTIS) that the House suspend the rules and pass the bill, H.R. 1171.

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. DESANTIS. 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, further proceedings on this motion will be postponed.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess until 6:30 p.m. today.

Accordingly (at 6 o'clock and 6 minutes p.m.), the House stood in recess.

□ 1830

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. WEBSTER) at 6 o'clock and 30 minutes p.m.

REPORT ON RESOLUTION VIDING FOR CONSIDERATION OF H.R. 2609, ENERGY AND WATER DEVELOPMENT AND RELATED APPROPRIATIONS AGENCIES ACT. 2014

Mr. BURGESS, from the Committee on Rules, submitted a privileged report (Rept. No. 113-144) on the resolution (H. Res. 288) providing for consideration of the bill (H.R. 2609) making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2014, and for other purposes, which was referred to the House Calendar and ordered to be printed.

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. 1341, by the yeas and nays;

H.R. 1564, by the yeas and nays;

H.R. 1171, by the yeas and nays.

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

FINANCIAL COMPETITIVE ACT OF

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 1341) to require the Financial Stability Oversight Council to conduct a study of the likely effects of the differences between the United States and other jurisdictions in implementing the derivatives credit valuation adjustment capital requirement, 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 gentleman from Tennessee (Mr. FINCHER) that the House suspend the rules and pass the bill, as amended.

The vote was taken by electronic device, and there were—yeas 353, nays 24, not voting 57, as follows:

[Roll No. 305]

	YEAS-353	
Aderholt	Bishop (UT)	Calvert
Alexander	Black	Camp
Amash	Blackburn	Cantor
Amodei	Blumenauer	Capito
Andrews	Bonamici	Capps
Bachmann	Bonner	Capuano
Bachus	Boustany	Cárdenas
Barber	Brady (PA)	Carney
Barr	Brady (TX)	Carson (IN)
Barrow (GA)	Braley (IA)	Carter
Barton	Bridenstine	Cartwright
Bass	Brooks (AL)	Cassidy
Beatty	Brooks (IN)	Castor (FL)
Benishek	Broun (GA)	Chabot
Bentivolio	Brownley (CA)	Chaffetz
Bera (CA)	Bucshon	Chu
Bilirakis	Burgess	Cicilline
Bishop (GA)	Bustos	Clay
Bishop (NY)	Butterfield	Cleaver

Jenkins Clyburn Coble Johnson (OH) Coffman Johnson, Sam Cole Jones Jordan Collins (GA) Collins (NY) Joyce Conaway Kaptur Connolly Keating Kelly (IL) Cooper Kelly (PA) Cotton Kennedy Courtney Kildee Cramer Kilmer Crawford Kind King (IA) Crenshaw King (NY) Crowley Cuellar Kingston Kinzinger (IL) Culberson Daines Kline Davis (CA) Kuster Labrador Delaney Lance DelBene Langevin Denham Lankford Dent Larsen (WA) DeSantis Larson (CT) DesJarlais Latham Diaz-Balart Levin Dingell Lewis Doggett Lininski LoBiondo Doyle Duckworth Loebsack Duffv Long Duncan (SC) Lowey Duncan (TN) Lucas Ellmers Luetkemever Luian Grisham Engel (NM) Enyart Eshoo Lummis Estv Lynch Farenthold Maffei Fattah Maloney, Fincher Carolyn Fitzpatrick Maloney, Sean Fleischmann Marchant Fleming Marino Massie Flores Matheson Forbes Fortenberry Matsui Foster McCarthy (CA) Foxx McCaul Frankel (FL) McClintock McCollum Frelinghuysen McHenry Gabbard McIntvre Gallego McKeon Garamendi McKinley Garcia. McMorris Rodgers Gardner Gerlach McNerney Gibbs Meadows Gibson Meehan Gohmert Meeks Goodlatte Messer Gowdy Mica Granger Michaud Graves (GA) Miller (FL) Green, Al Miller (MI) Griffin (AR) Miller, Gary Griffith (VA) Moran Grimm Mullin Guthrie Mulvanev Murphy (PA) Hahn Hall Napolitano Hanabusa Neugebauer Hanna Noem Nugent Harper Harris Nunes Hartzler Nunnelee Hastings (FL) O'Rourke Hastings (WA) Olson Heck (NV) Owens Heck (WA) Palazzo Hensarling Pascrel1 Herrera Beutler Paulsen Himes Payne Hinojosa. Pearce Holding Pelosi Hoyer Perlmutter Hudson Perry Peters (CA) Huelskamp Huffman Peters (MI) Huizenga (MI) Peterson Hultgren Petri Hurt Israel Pittenger Pitts Issa Polis Jackson Lee Pompeo

Jeffries

Posey

Price (NC) Quigley Radel Rahall Rangel Reed Reichert Renacci Ribble Rice (SC) Richmond Roby Roe (TN) Rogers (AL) Rogers (KY) Rogers (MI) Rokita. Rooney Ros-Lehtinen Roskam Ross Rothfus Roybal-Allard Royce Ruiz Runvan Ruppersberger Ryan (OH) Ryan (WI) Sánchez, Linda Sanchez, Loretta Sanford Sarbanes Scalise Schiff Schneider Schrader Scott (VA) Scott, Austin Scott, David Sensenbrenner Sessions Sewell (AL) Shea-Porter Sherman Shuster Simpson Smith (MO) Smith (NE) Smith (NJ) Smith (TX) Smith (WA) Stewart Stivers Stockman Swalwell (CA) Takano Terry Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tiberi Tierney Tipton Titus Tonko Tsongas Turner Upton Van Hollen Vargas Veasev Vela. Velázguez Visclosky Wagner Walden Walorski Walz Waters Watt Waxman Weber (TX) Webster (FL) Welch Wenstrup Westmoreland Whitfield Williams Wilson (FL) Wilson (SC)

Wittman

Wolf

Price (GA) Womack Yoho Yarmuth Young (IN) Yoder NAYS-24 Becerra Grijalva McGovern Cohen Honda Nadler Lee (CA) Convers Nolan DeFazio Lofgren Pingree (ME) Edwards Lowenthal Schakowsky Luián, Ben Ray Ellison Serrano Farr (NM) Slaughter Grayson Markey Green, Gene McDermott NOT VOTING-57 Barletta Horsford Rohrabacher Brown (FL) Rush Buchanan Johnson (GA) Salmon Campbell Johnson, E. B. Schock Castro (TX) Kirkpatrick Schwartz Clarke LaMalfa Schweikert Costa Lamborn Shimkus Cummings Latta Sinema McCarthy (NY) Davis, Danny Sires Davis, Rodney Meng Southerland DeGette Miller, George Speier Deutch Moore Stutzman Murphy (FL) Franks (AZ) Valadao Garrett Neal Walberg Gingrey (GA) Negrete McLeod Wasserman Gosar Pallone Graves (MO) Pastor (AZ) Schultz Young (AK) Gutiérrez Pocan Poe (TX) Higgins Young (FL) Holt Rigell □ 1853 their vote from "yea" to "nay." Ms. KELLY of Illinois changed her vote from "nay" to "yea."
So (two-thirds being in the affirmabill, as amended, was passed. as above recorded. the table. Stated for

Mr. NOLAN, Ms. LEE of California, and Ms. PINGREE of Maine changed

tive) the rules were suspended and the

The result of the vote was announced

A motion to reconsider was laid on

Mr. BARLETTA. Mr. Speaker, on rollcall vote No. 305 for the Financial Competitive Act of 2013, I was unavoidably detained. I would have voted "ave."

Ms. SCHWARTZ, Mr. Speaker, on rollcall No. 305 had I been present, I would have voted "yea."

Stated against:

Mr. POCAN. Mr. Speaker, on rollcall No. 305 had I been present, I would have voted "no."

AUDIT INTEGRITY AND JOB PROTECTION ACT

The SPEAKER pro tempore (Mr. PETRI). The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 1564) to amend the Sarbanes-Oxley Act of 2002 to prohibit the Public Company Accounting Oversight Board from requiring public companies to use specific auditors or require the use of different auditors on a rotating basis, 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 gentleman from Virginia (Mr. HURT) that the House suspend the rules and pass the bill, as amended.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 321, nays 62, not voting 51, as follows: