now a Member of Congress-who is now able to carry this legislation. The torch is getting passed to a new generation. I carried this bill before, and I was so glad to be able to pass that torch to Joe. He is going to pass this torch to his children and other children, and we are going to keep the Peace Corps alive.

This commemorative that we are going to do here in Washington will remind the world that the Peace Corps is our best hope and chance for world peace.

Mr. HASTINGS of Washington. Mr. Speaker, I am prepared to close if the gentleman is prepared to close.

Mr. GRIJALVA. Mr. Speaker, before yielding back the remainder of our time, let me congratulate the sponsors of the legislation, Mr. Kennedy, Mr. HASTINGS, for moving this rapidly through our committee, our chairman, and to the alumni of the Peace Corps that are a part of this great body, and to say that this legislation marks an acknowledgment of this great country providing to the world its greatest resource, its people, their talent, their intelligence, and their drive.

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

Mr. HASTINGS of Washington. Mr. Speaker, I yield myself the balance of my time.

Mr. Speaker, I just want to say, which was repeated by, I think, every Member that spoke on this piece of legislation, that this legislation will require no Federal funds. And when you think about that, from the volunteer standpoint of those that went overseas and did what they did in their missions, I think that this is fitting that we should establish something from

"6 a

the private sector that commemorates what they have done on behalf of our government.

So I think this is a good piece of legislation. I urge its adoption.

Mr. Speaker, I 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. 230.

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, on that I demand the yeas and navs.

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.

GRAND RONDE RESERVATION ACT AMENDMENT

Mr. HASTINGS of Washington. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 841) to amend the Grand Ronde Reservation Act to make technical corrections, and for other purposes, as amended.

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

H.R. 841

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

SECTION 1. ESTABLISHMENT OF RESERVATION.

Section 1 of the Act entitled "An Act to establish a reservation for the Confederated Tribes of the Grand Ronde Community of Oregon, and for other purposes," approved Sep-

tember 9, 1988 (Public Law 100-425; 102 Stat. 1594; 102 Stat. 2939; 104 Stat. 207; 106 Stat. 3255; 108 Stat. 708; 108 Stat. 4566; 112 Stat. 1896), is amended—

- (1) in subsection (a)—
- (A) by striking "Subject to valid" and inserting the following:
 - '(1) IN GENERAL.—Subject to valid''; and
- (B) by adding after paragraph (1) (as designated by subparagraph (A)) the following:
 - "(2) Additional trust acquisitions.—

"(A) IN GENERAL.—The Secretary may accept title to any additional number of acres of real property located within the boundaries of the original 1857 reservation of the Confederated Tribes of the Grand Ronde Community of Oregon established by Executive Order dated June 30, 1857, comprised of land within the political boundaries of Polk and Yamhill Counties, Oregon, if that real property is conveyed or otherwise transferred to the United States by or on behalf of the Tribe.

"(B) TREATMENT OF TRUST LAND.-

"(i) All applications to take land into trust within the boundaries of the original 1857 reservation shall be treated by the Secretary as an on-reservation trust acquisition.

"(ii) Any real property taken into trust under this paragraph shall not be eligible, or used, for any Class II or Class III gaming activity carried out pursuant to the Indian Gaming Regulatory Act (25 U.S.C. 2701 et seq.), except for real property within 2 miles of the gaming facility in existence on the date of enactment of this Act that is located on State Highway 18 in the Grand Ronde community of Oregon.

"(C) RESERVATION.—All real property taken into trust within those boundaries at any time after September 9, 1988, shall be part of the reservation of the Tribe."; and

(2) in subsection (c)—

(A) in the matter preceding the table, by striking "in subsection (a) are approximately 10,311.60" and inserting "in subsection (a)(1) are approximately 11,349.92"; and

- (B) in the table—
- (i) by striking the following:

"6 Tax lot 8005.55"; and inserting the following:

"6 Former tax lot 800, located within the SE 1/4 SE 1/4 of Section 7: SW 1/4 SW 1/4 of Section 5.55": 7. 8. 17. 18 8; NW 1/4 NW 1/4 of Section 17; and NE 1/4 NE 1/4 of Section 18

(ii) in the acres column of the last item (108 Stat. 4566), by striking "240" and insert-(iii) by striking all text after added by section 2(a)(1) of Public Law 103-445 ing "241.06"; and

··6	7	18	$\mathrm{E}~^{1}\!\!/_{2}~\mathrm{NE}~^{1}\!\!/_{4}$	43.42'';
and inserti	ing the follow	wing:		
"6	8	1	W $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$	20.6
6	8	1	N $\frac{1}{2}$ SW $\frac{1}{4}$ SE $\frac{1}{4}$	19.99
6	8	1	SE $\frac{1}{4}$ NE $\frac{1}{4}$	9.99
6	8	1	NE $\frac{1}{4}$ SW $\frac{1}{4}$	10.46
6	8	1	$NE \frac{1}{4} SW \frac{1}{4}, NW \frac{1}{4} SW \frac{1}{4}$	12.99
6	7	6	SW $\frac{1}{4}$ NW $\frac{1}{4}$	37.39
6	7	5	SE 1/4 SW 1/4	24.87
6	7	5, 8	SW $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 5; and NE $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ NE $\frac{1}{4}$, NE $\frac{1}{4}$ NW $\frac{1}{4}$ of Section 8	109.9
6	8	1	NW $\frac{1}{4}$ SE $\frac{1}{4}$	31.32
6	8	1	NE 1/4 SW 1/4	8.89
6	8	1	SW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$ NE $\frac{1}{4}$	78.4
6	7	8, 17	SW 1/4 SW 1/4 of Section 8; and NE 1/4 NW 1/4, NW 1/4 NW 1/4 of Section 17	14.33
6	7	17	NW¹/4 NW ¹/4	6.68
6	8	12	SW ½ NE½	8.19
6	8	1	SE ½ SW ¼	2.0
6	8	1	SW 1/4 SW 1/4	5.05
6	8	12	SE ½, SW ½	54.64
6	7	17, 18	SW $\frac{1}{4}$, NW $\frac{1}{4}$ of Section 17; and SE $\frac{1}{4}$, NE $\frac{1}{4}$ of Section 18	136.83
6	8	1	SW 1/4 SE 1/4	20.08
U	U	1	O.M. \4 O.D. \4	20.00

6	7	5	NE $\frac{1}{4}$ SE $\frac{1}{4}$, SE $\frac{1}{4}$ SE $\frac{1}{4}$, E $\frac{1}{2}$ SE $\frac{1}{4}$ SW $\frac{1}{4}$	97.38
4	7	31	SE $^{1}\!\!/_{\!4}$	159.60
6	7	17	NW ½ NW ¼	3.14
6	8	12	NW $\frac{1}{4}$ SE $\frac{1}{4}$	1.10
6	7	8	SW $\frac{1}{4}$ SW $\frac{1}{4}$	0.92
6	8	12	NE $\frac{1}{4}$ NW $\frac{1}{4}$	1.99
6	7	7	NW 1/4 NW 1/4 of Section 7; and	
6	8	12	S $\frac{1}{2}$ NE $\frac{1}{4}$, E $\frac{1}{2}$ NE $\frac{1}{4}$ NE $\frac{1}{4}$ of Section 12	86.48
6	8	12	NE $^{1}\!\!/_{\!4}$ NW $^{1}\!\!/_{\!4}$	1.56
6	7	6	W $\frac{1}{2}$ SW $\frac{1}{4}$ SW $\frac{1}{4}$ of Section 6; and	
6	8	1	E $\frac{1}{2}$ SE $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 1	35.82
6	7	5	$\mathrm{E}~^{1}\!\!/_{2}~\mathrm{NW}~^{1}\!\!/_{4}~\mathrm{SE}~^{1}\!\!/_{4}$	19.88
6	8	12	NW $\frac{1}{4}$ NE $\frac{1}{4}$	0.29
6	8	1	SE $\frac{1}{4}$ SW $\frac{1}{4}$	2.5
6	7	8	NE $^{1}\!\!/_{\!4}$ NW $^{1}\!\!/_{\!4}$	7.16
6	8	1	SE $\frac{1}{4}$ SW $\frac{1}{4}$	5.5
6	8	1	SE $\frac{1}{4}$ NW $\frac{1}{4}$	1.34
			Total	11,349.92".

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

Mr. Speaker, H.R. 841 clarifies the administrative process for the Grand Ronde Tribe in Oregon to apply for new trust lands as long as the lands are within the tribe's original 1857 reservation.

The bill also deems property placed in trust for the tribe after 1988 to be part of the tribe's reservation and adjusts the tribe's Reservation Act to reflect several previous trust land acquisitions.

Mr. Speaker, in 1954, Congress terminated the Grand Ronde Tribe and its 60,000-acre western Oregon reservation. While Congress restored the tribe in 1983, the process of rebuilding the land base for it has been done in a somewhat piecemeal fashion, beginning in 1988.

H.R. 841 resolves a problem the Grand Ronde Tribe has experienced when it applies to the Department of the Interior for trust lands within its former reservation area. Applications for such land are considered under a set of "off-reservation" rules that are quite cumbersome.

The bill requires the Department to treat land acquisition applications under less cumbersome "on-reservation" rules. It does not, however, reestablish the original 1857 reservation.

The bill was reported favorably out of the Natural Resources Committee and has bipartisan support from the entire Oregon congressional delegation.

I also want to point out that the suspension text contains an amendment to the reported bill. The new language prohibits the Grand Ronde Tribe from gaming under the Indian Gaming Regulatory Act on all lands it acquires through the Department's "on-reservation" process unless the lands are within a 2-mile radius of its existing rural casino.

Within the 2-mile radius, existing restrictions under the Indian Gaming Regulatory Act remain in effect.

Mr. Speaker, I urge adoption, and I reserve the balance of my time.

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

H.R. 841 makes technical corrections to the Confederated Tribes of the Grand Ronde Reservation Act. In the past, efforts by the tribe have been hindered in its effort to restore traditional land within its original reservation by a very cumbersome and long process.

The bill would end the current twostep process that requires the tribe to take the former reservation land into trust with approval from Interior and then get congressional approval to be designated reservation land.

Also, the bill would allow the property taken into trust within the boundaries of the tribe's original reservation after September 9, 1988, to be part of the reservation.

Congressman SCHRADER is to be commended for his leadership on this legislation and his commitment to working on behalf of our first Americans.

H.R. 841 has wide support, including the entire Oregon delegation, and I urge its passage today.

Mr. Speaker, I yield as much time as he may consume to the gentleman from Oregon (Mr. Schrader), the sponsor of the legislation.

Mr. SCHRADER. Mr. Speaker, the Confederated Tribes of the Grand Ronde, which I have the privilege of representing, was terminated by the Federal Government in 1954. At that time, they not only lost their Federal recognition, but also its original reservation of over 60,000 acres.

In the decades that have ensued, members of the tribe have worked tirelessly to rebuild that Grand Ronde community. As was stated before, in 1983 these efforts resulted in the Grand Ronde Restoration Act, followed by the

Grand Ronde Reservation Act in 1988, which restored nearly 10,000 acres of the tribe's original reservation to the Grand Ronde people.

Since restoration, the tribe has continued their pursuit of securing its sovereignty by acquiring additional parcels of its original reservation and providing much-needed on-reservation jobs and services to tribal members.

Unfortunately, the tribe's efforts have been hampered by a lengthy, expensive, and cumbersome BIA process, as you have heard. After the tribe acquires a parcel of land in fee, the tribe must prepare a fee-to-trust application package for BIA. The BIA then processes this application, either as an onreservation or off-reservation acquisition.

□ 1730

Because the tribe does not have exterior reservation boundaries, all parcels are, therefore, processed under the much more rigorous and oftentimes unneeded off-reservation acquisition regulations, even if the parcel is located within the original boundaries of the reservation.

I introduced H.R. 841 to correct this problem and streamline the bureaucratic process the tribe continues to face as it brings parcels of land into trust. Under my legislation, any property located within the boundaries of the tribe's original reservation will be treated as "on-reservation" land for the purpose of processing acquisitions of property into trust, and deemed a part of the tribe's reservation once taken into trust.

Once enacted, H.R. 841 will not only save the Grand Ronde time and money, which could be better utilized serving their community and membership, but would also streamline the BIA's land-into-trust responsibilities to the Grand Ronde, thus saving taxpayer money.

There is no opposition in my State by State officials or local governments, and CBO scores this as no cost to the Federal Government. I am proud to say that H.R. 841 has the delegation's support, the Bureau of Indian Affairs' support, and unanimous support from the two counties affected by the legislation.

I want to thank my Oregon colleagues in particular for their continued support and efforts to move this bill forward; and, frankly, I would personally like to thank Chairman HAS-TINGS, Ranking Member GRIJALVA, Chairman Young, Ranking Member HANABUSA, and Representative DEFA-ZIO for their assistance in moving this important legislation forward and the tireless efforts that their staffs have put forward, particularly Travis Joseph and Chris Fluhr. Finally, I would like to thank the members of the Grand Ronde who have been very, very, very patient throughout this whole process.

With that, I ask Members of the House for their support for this important bill.

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

Mr. HASTINGS of Washington. Mr. Speaker, I urge support for the 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, H.R. 841, 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.

RECESS

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

Accordingly (at 5 o'clock and 31 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. HOLDING) at 6 o'clock and 30 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:

H.R. 1513, by the yeas and nays;

S. 230, by the yeas and nays.

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

GETTYSBURG NATIONAL MILI-TARY PARK BOUNDARIES REVI-

The SPEAKER pro tempore. The unfinished business is the vote on the mo-

Costa

Grimm

Lowey

tion to suspend the rules and pass the bill (H.R. 1513) to revise the boundaries of the Gettysburg National Military Park to include the Gettysburg Train Station and certain land along Plum Run in Cumberland Township, to limit the means by which property within such revised boundaries may be acquired, and for other purposes, 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 Washington (Mr. HASTINGS) that the House suspend the rules and pass the bill.

The vote was taken by electronic device, and there were—yeas 396, nays 0, not voting 36, as follows:

[Roll No. 12]

YEAS-396

Aderholt Cotton Guthrie Amash Courtney Hahn Amodei Cramer Hall Crawford Hanabusa Andrews Bachmann Crenshaw Hanna Crowley Bachus Harper Cuellar Barber Harris Barletta Cummings Hartzler Hastings (FL) Barr Daines Davis, Danny Barrow (GA) Hastings (WA) Barton Davis, Rodney Heck (NV) DeFazio Heck (WA) Bass Beatty DeGette Hensarling Becerra. Delanev Higgins Benishek DeLauro Himes Bentivolio DelBene Hinoiosa Bera (CA) Denham Holding Bilirakis Holt Dent DeSantis Bishop (GA) Honda DesJarlais Bishop (NY) Horsford Deutch Bishop (UT) Hoyer Black Diaz-Balart Hudson Blumenauer Huelskamp Dingell Bonamici Doggett Huffman Huizenga (MI) Boustany Doyle Brady (PA) Duckworth Hultgren Brady (TX) Duffy Hunter Duncan (SC) Braley (IA) Hurt. Duncan (TN) Bridenstine Israel Brooks (AL) Edwards Issa Jackson Lee Brooks (IN) Ellison Broun (GA) Enyart Jeffries Brown (FL) Jenkins Eshoo Johnson (GA) Brownley (CA) Estv Farenthold Johnson (OH) Bucshon Johnson, E. B. Burgess Farr Fattah Bustos Johnson, Sam Butterfield Fincher Jordan Byrne Fitzpatrick Joyce Calvert Fleischmann Kaptur Camp Fleming Keating Cantor Flores Kelly (IL) Kelly (PA) Capito Forbes Capps Fortenberry Kennedy Capuano Foster Kildee Cárdenas Kilmer Foxx Frankel (FL) Carson (IN) Kind King (IA) Carter Franks (AZ) Cartwright Frelinghuysen King (NY) Cassidy Castor (FL) Kinzinger (IL) Fudge Gallego Kirkpatrick Castro (TX) Garamendi Kline Chabot Garcia Kuster Chaffetz Gardner Labrador Chu LaMalfa Garrett Cicilline Gibbs Lamborn Clark (MA) Gibson Lance Langevin Clarke (NY) Gingrey (GA) Clay Gohmert Lankford Clyburn Goodlatte Larsen (WA) Coble Gosar Larson (CT) Coffman Gowdy Latham Cohen Granger Latta Graves (GA) Cole Levin Collins (GA) Graves (MO) Lewis Collins (NY) Lipinski Grayson Conaway Green, Al LoBiondo Connolly Green, Gene Loebsack Griffin (AR) Lofgren Convers Griffith (VA) Long Cooper Grijalva Lowenthal

Luetkemever Pelosi Lujan Grisham (NM) Luján, Ben Ray (NM) Lummis Peterson Petri Lynch Maffei Maloney. Pittenger Carolyn Pitts Maloney, Sean Pocan Poe (TX) Marchant Polis Massie Pompeo Matheson Posey McAllister Price (GA) McCarthy (CA) Price (NC) McCaul Quigley McClintock Radel McCollum Rahall McDermott Rangel McGovern Reed Reichert McHenry McKeon Renacci Ribble Rice (SC) McKinley McMorris Rodgers Rigell Roby Roe (TN) McNerney Meadows Meehan Meeks Messer Mica Rokita Rooney Michaud Miller (FL) Miller (MI) Roskam Miller, Gary Ross Rothfus Moore Moran Royce Mullin Ruiz Ryan (OH) Mulvanev Murphy (FL) Ryan (WI) Murphy (PA) Salmon. Nadler Napolitano T. Sanford Nea1 Negrete McLeod Sarbanes Scalise Neugebauer Noem Nolan Schiff Nugent Schneider Nunes Schock Nunnelee Schrader O'Rourke Olson Owens Palazzo Pallone Pastor (AZ)

Shea-Porter Pearce Sherman Perlmutter Shimkus Perry Peters (CA) Shuster Sinema. Peters (MI) Slaughter Smith (MO) Smith (NE) Pingree (ME) Smith (NJ) Smith (TX) Southerland Stewart Stivers Stutzman Swalwell (CA) Takano Terry Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tiberi Tierney Tipton Titus Tonko Tsongas Turner Upton Valadao Rogers (AL) Van Hollen Rogers (KY) Vargas Rogers (MI) Veasey Vela. Velázquez Ros-Lehtinen Visclosky Wagner Walberg Walden Walorski Walz Waters Waxman Weber (TX) Sánchez, Linda Webster (FL) Welch Wenstrun Westmoreland Whitfield Schakowsky Williams Wilson (FL) Wilson (SC) Wittman Schweikert Wolf Womack Scott (VA) Scott, Austin Woodall Scott, David Yarmuth. Yoder Sensenbrenner Serrano Yoho Sessions Young (AK)

NOT VOTING-

Young (IN)

Sewell (AL)

Paulsen

Payne

Blackburn Jones Ruppersberger Buchanan Kingston Rush Campbell Lee (CA) Sanchez, Loretta Carney Cleaver Matsui Schwartz McCarthy (NY) Simpson Culberson McIntyre Sires Meng Miller, George Davis (CA) Smith (WA) Ellmers Speier Engel Pascrell Stockman Gabbard Richmond Wasserman Gerlach Rohrabacher Schultz Gutiérrez Roybal-Allard Herrera Beutler Runvan

\Box 1853

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.

PEACE CORPS DC COMMEMORATIVE WORK ACT

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (S. 230) to authorize the Peace Corps Commemorative Foundation to