I stand by what I said a few minutes ago. Without the rule in place or a replacement rule, off-roading could very well be illegal in all of Glen Canvon.

I did expect that my colleagues across the aisle would state that they assume the Park Service would simply revert back to a previous rule. Now, I don't know for sure because Republicans didn't hold a hearing on the legislation to bring in a witness from the Park Service to answer any questions, but there are two problems with this assumption they seem to be proceeding under.

One, the current rule was issued under a settlement agreement to enforce compliance with environmental protection laws. Repealing that rule doesn't repeal those legal obligations, so whatever outdated rule the administration might try to revive will still have to comply with those laws, and a court is going to strike it down when it doesn't.

Two, as we keep having to remind our colleagues, using the CRA to repeal a rule doesn't just remove that rule, it also prohibits the agency from ever issuing a substantially similar rule on this same topic. That means any rule regarding off-road access in this park unit.

This repeal is practically inviting a court to strike down whatever fallback rule the administration tries reverting to, and when that litigation ensues and they comb through the CONGRESSIONAL RECORD to divine the intent of Congress, they will see pretty plainly that I warned you folks that that was the case right here on the record.

Now, since this information seems new to some of my colleagues, they may be thinking: Wait, that can't be right. Wouldn't this sort of thing have happened before?

The answer is no, because Congress has never used the CRA to micromanage a park or a park-access rule this narrow in the way that is being proposed with this resolution. The entire scheme is untested, reckless, and ill-advised.

If my colleagues accidentally ban offroading in Glen Canyon, I hope they are ready to explain that to their constituents, assuming they ever hold townhall meetings again.

Mr. Speaker, in closing, I urge my colleagues to vote "no" on this legislation. Last week was National Park Week, an annual tradition meant to honor our deep connection to national parks. President Trump carried on the tradition by issuing a proclamation to officially designate the week—this is one of the few noncontroversial actions in the first 100 days of this administration—because all Americans love and value and support national parks.

Unfortunately, the proclamation also highlighted how the administration is trying to use national parks to tell a myopic and narrow view of our history. This revisionist turn is exemplified by President Trump's decision to rename Mount Denali in Alaska despite over-

whelming criticism and concern from Alaska Native leaders and other voices in the State. It is clear the President is more interested in branding and flashy stunts than actually supporting our national parks and public lands.

House Republicans have stood by and watched as all of this happened. They did nothing as President Trump and Elon Musk decimated the land management workforce, shuttered critical buildings, and froze funding for critical grant programs designed to safeguard and restore our parks and our public lands.

Just since January, the Park Service has lost 1,700 rangers and Park Service staff, leaving parks understaffed and resources vulnerable just before the busiest time of the year. There have to be better ways to celebrate and cherish our national parks than to dismantle them.

We could be doing something to restore all the jobs that have been cut by this administration. We could debate proposals to create new parks or expand existing ones to honor our shared history and protect our most cherished landscapes. We could advance comprehensive and thoughtful appropriations bills that invest in the future of our parks and our public lands.

Instead of doing any of these productive and responsible actions, House Republicans decided to use some more precious floor time to overturn a narrow and specific rule at the Glen Canyon National Recreation Area. That is a disappointment, another missed opportunity, and a testament to the priorities of this Republican majority. Mr. Speaker, I again urge a "no" vote and yield back the balance of my time.

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

I just want to say that it is unfortunate that we are having to use a Congressional Review Act, but it is unfortunate that a former administration tried to legislate from the administrative branch.

That is the purpose of the Congressional Review Act. When bureaucrats overstep their bounds, we have this tool to rein them back in. It would not allow them to make this rule again. A clear reading of the Congressional Review Act, it is easy to see that the rule would go back to the rule that was in place before the Biden administration put the rule in place that we are doing the Congressional Review Act on. It is also common sense that that would happen, and it is clearly the intent of Congress, should this get signed into law, that it would go back to the original rule.

I again applaud Representative MALOY for her exceptional leadership in this effort and for looking out for her constituents. This is a necessary resolution that will allow for more recreation opportunities, greater public access, and growth within Utah's outdoor recreation economy. Whether it is hunting, fishing, hiking, or recreating on off-highway vehicles, our pub-

lic lands were meant to be enjoyed by all Americans, and this CRA allows just that.

Mr. Speaker, I urge the adoption of the joint resolution, and I yield back the balance of my time.

The SPEAKER pro tempore. All time for debate has expired.

Pursuant to House Resolution 354, the previous question is ordered on the joint resolution.

The question is on the engrossment and third reading of the joint resolution.

The joint resolution was ordered to be engrossed and read a third time, and was read the third time.

The SPEAKER pro tempore. The question is on passage of the joint resolution.

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

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

The yeas and navs were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.

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 4 o'clock and 39 minutes p.m.), the House stood in recess.

□ 1700

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. MURPHY) at 5 o'clock p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Proceedings will resume on questions previously postponed. Votes will be taken in the following order:

Motions to suspend the rules and pass:

H.R. 1442; and,

H.R. 859; and,

Passage of H.J. Res. 60.

The first electronic vote will be conducted as a 15-minute vote. Pursuant to clause 9 of rule XX, remaining electronic votes will be conducted as 5-minute votes.

YOUTH POISONING PROTECTION ACT

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 1442) a bill to ban the sale of products with a high concentration of sodium nitrate to individuals, and for other purposes, 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 Florida (Mr. BILIRAKIS) that the House suspend the rules and pass the bill, as amended.

The vote was taken by electronic device, and there were—yeas 378, nays 42, not voting 12, as follows:

[Roll No. 108]

YEAS-378

Adams Diaz-Balart Jackson (TX) Aderholt Dingell Jacobs Javapal Aguilar Doggett Alford Donalds Jeffries Allen Downing Johnson (GA) Amo Dunn (FL) Johnson (SD) Amodei (NV) Edwards Johnson (TX) Jordan Joyce (OH) Ansari Elfreth Arrington Ellzev Auchincloss Emmer Jovce (PA) Babin Escobar Kamlager-Dove Bacon Espaillat Kaptur Evans (CO) Baird Kean Balderson Evans (PA) Keating Kelly (IL) Balint Ezell Fallon Kelly (MS) Kelly (PA) Kennedy (NY) Barragán Fedorchak Feenstra Barrett Baumgartner Fields Khanna Kiggans (VA) Bean (FL) Figures Kiley (CA) Beatty Fine Begich Finstad Kim Krishnamoorthi Bell Fischbach Bentz Fitzgerald Kustoff Fitzpatrick LaHood Bera Bergman Fleischmann LaLota. LaMalfa Beyer Fletcher Rice Flood Landsman Bilirakis Fong Langworthy Bishop Foster Larsen (WA) Bonamici Foushee Larson (CT) Bost Foxx Latimer Boyle (PA) Frankel, Lois Latta Bresnahan Franklin, Scott Lawler Friedman Lee (FL) Brown Brownley Frost Lee (NV Fry Buchanan Lee (PA) Garamendi Budzinski Leger Fernandez Garbarino Bynum Garcia (CA) Calvert Levin García (IL) Cammack Liccardo Carbajal Garcia (TX) Carev Gillen Lofgren Carson Gimenez Lucas Carter (GA) Golden (ME) Lynch Goldman (NY) Carter (LA) Mace Carter (TX) Goldman (TX) Mackenzie Gomez Gonzales, Tony Casar Magaziner Case Malov Casten Gonzalez, V. Mann Castor (FL) Gooden Mannion Goodlander Castro (TX) Mast Cherfilus-Graves Matsui McCormick Gray McBath Chu Green (TN) McBride Ciscomani Green, Al (TX) McCaul Cisneros Griffith McClain Clark (MA) McClain Delaney Grothman Clarke (NY) Guest McClellan Cleaver Guthrie McCollum Hamadeh (AZ) McDonald Rivet Clvburn Harder (CA) McGarvey Cole Comer Haridopolos McIver Harris (NC) Meeks Conaway Correa Harshbarger Menendez Costa Haves Meng Hern (OK) Messmer Courtney Higgins (LA) Meuser Craig Crawford Hill (AR) Mfume Miller (OH) Himes Crenshaw Crockett Hinson Miller (WV) Miller-Meeks Crow Horsford Cuellar Houchin Mills Davids (KS) Houlahan Min Moolenaar Davis (IL) Hover Hudson Moore (NC) Davis (NC) Dean (PA) Huffman Moore (UT) Moore (WI) DeGette Huizenga DeLauro Hunt Moran DelBene Hurd (CO) Morelle Morrison Deluzio Issa DeSaulnier Ivev Moskowitz Des Jarlais Jack Moulton Jackson (IL) Dexter Mrvan

Salazar Mullin Murphy Salinas Nadler Sánchez Nea1 Scalise Neguse Scanlon Nehls Schakowsky Newhouse Schmidt Obernolte Schneider Ocasio-Cortez Scholten Olszewski Schrier Schweikert Omar Onder Scott (VA) Scott, Austin Owens Pallone Scott, David Palmer Sessions Panetta Sewell Pappas Sherman Patronis Sherrill Pelosi Shreve Perez Simon Peters Simpson Pettersen Smith (MO) Pfluger Smith (NE) Pingree Smith (NJ) Pocan Smith (WA) Pou Smucker Presslev Sorensen Quigley Soto Ramirez Spartz Randall Stanton Raskin Stauber Reschenthaler Stefanik Riley (NY) Steil Stevens Rivas Rogers (AL) Strickland Rogers (KY) Strong Stutzman Rose Ross Subramanyam Rouzer Suozzi Swalwell Rulli Sykes Rutherford Takano Ryan Taylor

Thanedar Thompson (CA) Thompson (MS) Thompson (PA) Timmons Titus Tlaib Tokuda Tonko Torres (CA) Torres (NY) Trahan Tran Turner (OH) Underwood Valadao Van Drew Van Orden Vargas Vasquez Veasey Velázguez Vindman Wagner Walberg Wasserman Schultz Waters Watson Coleman Weber (TX) Webster (FL) Westerman Whitesides Williams (GA) Williams (TX) Wilson (FL) Wilson (SC)

Wittman

Womack

Yakym

Zinke

Tenney

NAYS-42

Biggs (AZ) Gill (TX) McDowell Biggs (SC) Gosar McGuire Greene (GA) Miller (IL) Boebert Brecheen Hageman Moore (AL) Burchett Harrigan Moore (WV) Burlison Harris (MD) Norman Kennedy (UT) Cline Ogles Cloud Knott Perry Roy Clyde Loudermilk Collins Luttrell Self Malliotakis Steube Crane Tiffany Crank Massie Estes McClintock Van Duyne Fulcher McCormick Wied

NOT VOTING-12

Cohen Gottheimer McGovern
Connolly Hoyle (OR) Norcross
Davidson James Nunn (IA)
De La Cruz Luna Stansbury

□ 1726

Messrs. MOORE of West Virginia and McDOWELL changed their vote from "yea" to "nay."

Mr. PETERS and Ms. MOORE of Wisconsin changed their vote from "nay" to "yea."

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

The result of the vote was announced as above recorded.

The title of the bill was amended so as to read: "A bill to ban the sale of products with a high concentration of sodium nitrite to individuals, and for other purposes.".

A motion to reconsider was laid on the table.

Stated for:

Ms. STANSBURY. Mr. Speaker, had I been present, I would have voted YEA on Roll Call No. 108.

INFORMING CONSUMERS ABOUT SMART DEVICES ACT

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 859) to require the disclosure of a camera or recording capability in certain internet-connected devices, 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 Florida (Mr. BILIRAKIS) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 415, nays 9, not voting 8, as follows:

[Roll No. 109]

YEAS-415

Costa Goldman (NY) Adams Aderholt Goldman (TX) Courtney Gomez Gonzales, Tony Aguilar Craig Alford Crane Gonzalez, V. Allen Crank Amo Crawford Gooden Amodei (NV) Goodlander Crenshaw Ansari Crockett Gosar Arrington Crow Graves Auchincloss Cuellar Gray Davids (KS) Rahin Green (TN) Green, Al (TX) Greene (GA) Bacon Davidson Baird Davis (IL) Balderson Davis (NC) Griffith Barr Dean (PA) Grothman Barragán Guest DeGette Barrett DeLauro Guthrie Baumgartner DelBene Hageman Hamadeh (AZ) Bean (FL) Deluzio Beatty DeSaulnier Harder (CA) Begich Des Jarlais Haridopolos Harrigan Harris (MD) Dexter Diaz-Balart Bentz Bera Dingell Harris (NC) Bergman Doggett Harshbarger Beyer Donalds Haves Hern (OK) Bice Downing Biggs (AZ) Dunn (FL) Higgins (LA) Biggs (SC) Edwards Hill (AR) Elfreth Bilirakis Himes Bishop Hinson Ellzey Boebert. Emmer Horsford Bonamici Escobar Houchin Bost Espaillat Houlahan Bovle (PA) Estes Hover Hoyle (OR) Bresnahan Evans (CO) Brown Hudson Evans (PA) Brownley Ezell Huffman Buchanan Fallon Huizenga Budzinski Fedorchak Hunt Hurd (CO) Bvnum Feenstra Calvert Fields Issa Cammack Figures Ivev Jack Carbajal Fine Finstad Jackson (IL) Carey Carson Fischbach Jackson (TX) Carter (GA) Jacobs Fitzgerald Carter (LA) Fitzpatrick Jayapal Carter (TX) Fleischmann Jeffries Casar Fletcher Johnson (GA) Case Flood Johnson (SD) Casten Fong Johnson (TX) Castor (FL) Jordan Foster Castro (TX) Foushee Joyce (OH) Cherfilus-Foxx Joyce (PA) Frankel, Lois McCormick Kamlager-Dove Chu Franklin, Scott Kaptur Ciscomani Friedman Kean Cisneros Frost Keating Clark (MA) Fry Fulcher Kelly (IL) Clarke (NY) Kelly (MS) Garamendi Kelly (PA) Cleaver Garbarino Cline Kennedy (NY) Garcia (CA) Cloud Kennedy (UT) Clyburn García (IL) Khanna Kiggans (VA) Cole Collins Garcia (TX) Gill (TX) Kiley (CA) Gillen Comer Kim Conaway Gimenez Knott Golden (ME) Krishnamoorthi Correa