

House of Representatives

Chamber Action

Public Bills and Resolutions Introduced: 29 public bills, H.R. 3038–3066; and 3 resolutions, H. Con. Res. 82; and H. Res. 415–416 were introduced. **Pages H6455–57**

Additional Cosponsors: **Pages H6457–58**

Reports Filed: Reports were filed today as follows:

H.R. 241, to authorize the conveyance of certain National Forest System lands in the Los Padres National Forest in California, with an amendment (H. Rept. 112–216);

H.R. 461, to direct the Secretary of the Interior to convey certain Federal features of the electric distribution system to the South Utah Valley Electric Service District, and for other purposes, with an amendment (H. Rept. 112–217);

H.R. 473, to provide for the conveyance of approximately 140 acres of land in the Ouachita National Forest in Oklahoma to the Indian Nations Council, Inc., of the Boy Scouts of America, and for other purposes, with an amendment (H. Rept. 112–218);

H.R. 795, to expand small-scale hydropower (H. Rept. 112–219, Pt. 1);

H.R. 1258, to provide for the conveyance of parcels of land to Mantua, Box Elder County, Utah (H. Rept. 112–220);

H.R. 1421, to amend the Water Resources Development Act of 1986 to clarify the role of the Cherokee Nation of Oklahoma with regard to the maintenance of the W.D. Mayo Lock and Dam in Oklahoma (H. Rept. 112–221 Pt. 1);

H.R. 1560, to amend the Ysleta del Sur Pueblo and Alabama and Coushatta Indian Tribes of Texas Restoration Act to allow the Ysleta del Sur Pueblo Tribe to determine blood quantum requirement for membership in that tribe (H. Rept. 112–222); and

H.R. 2583, to authorize appropriations for the Department of State for fiscal year 2012, and for other purposes, with an amendment (H. Rept. 112–223). **Pages H6454–55**

Speaker: Read a letter from the Speaker wherein he appointed Representative Dold to act as Speaker pro tempore for today. **Page H6417**

Chaplain: The prayer was offered by the guest chaplain, Reverend Dr. Charley Hames, Jr., Beebe Memorial Cathedral, Oakland, California. **Page H6417**

Transparency in Regulatory Analysis of Impacts on the Nation Act of 2011: The House passed H.R. 2401, to require analyses of the cumulative and

incremental impacts of certain rules and actions of the Environmental Protection Agency, by a recorded vote of 249 ayes to 169 noes, Roll No. 741. Consideration of the measure began yesterday, September 22nd. **Pages H6419–46**

Rejected the McCollum motion to recommit the bill to the Committee on Energy and Commerce with instructions to report the same back to the House forthwith with an amendment, by a yeas-and-nays vote of 180 yeas to 233 nays, Roll No. 740. **Pages H6444–46**

Agreed to:

Moore amendment (No. 3 printed in H. Rept. 112–213) that ensures that the study will analyze the impact that a rule or action could have on low-income communities and public health (by a recorded vote of 337 ayes to 76 noes, Roll No. 730); **Pages H6423, H6438**

Kinzinger amendment (No. 5 printed in H. Rept. 112–213) that adds upcoming EPA gasoline regulations to the list of measures to be analyzed for their cumulative impact on energy prices, jobs, and American competitiveness (by a recorded vote of 269 ayes to 145 noes, Roll No. 732); **Pages H6425–26, H6439–40**

Dent amendment (No. 6 printed in H. Rept. 112–213) that adds the U.S. Environmental Protection Agency's (EPA) National Emission Standards for Hazardous Air Pollutants (NESHAP) from the Portland Cement Manufacturing Industry and Standards of Performance for Portland Cement Plants to the Covered Rules within the bill (by a recorded vote of 269 ayes to 150 noes, Roll No. 733); **Pages H6426–27, H6440–41**

Jackson Lee amendment (No. 9 printed in H. Rept. 112–213) that extends the public comment period from 90 days to 120 days (by a recorded vote of 346 ayes to 74 noes, Roll No. 736); **Pages H6429–31, H6442**

Whitfield amendment (No. 10 printed in H. Rept. 112–213) that provides that the Cross State Air Pollution Rule has no legal force or effect, and directs EPA to continue to apply Clean Air Interstate Rule (CAIR) for at least 3 years until after the study in the underlying bill is complete. The amendment also requires that the proposed Utility Maximum Achievable Control Technology (MACT) rule has no legal force and effect and that any subsequent Utility MACT rule be issued no sooner than 1 year after the study in the underlying bill is complete. If reissuing the rule, EPA is required to ensure that MACT standards are achievable in practice and that the compliance period is at least 5 years (by a