

Title IV of this bill exempts 41 trophy hunters who had proper notice of the impending prohibition on import of polar bear trophies. These 41 individuals hunted these bears after the Bush Administration proposed the species for listing as threatened under ESA, and all but one continued to hunt polar bears more than a year after the listing was proposed. Despite repeated warnings from hunting organizations and government agencies that they were hunting at their own risk because trophy imports were unlikely to be allowed as of the listing date, these individuals sport hunted polar bears anyway.

An example of warnings regarding the prospects of importing polar bear trophies comes from hunting rights organization Conservation Force. The group wrote to hunters in December 2007: "American hunters are asking us whether they should even look at polar bear hunts in light of the current effort by the U.S. Fish & Wildlife Service to list this species as threatened . . . The bottom line is, no American hunter should be putting hard, non-returnable money down on a polar bear hunt at this point." The group also noted in January 2008: "We feel compelled to tell you that American trophy hunters are likely to be barred from importing bears they take this season. Moreover, there is a chance that bears taken previous to this season may be barred as well. American clients with polar bear trophies still in Canada or Nunavut need to get those bears home."

Conservation Force again reminded hunters that the ESA listing "will stop all imports . . . immediately" in April 2008. Later that same month, Safari Club International informed hunters: "If some or all of the polar bear populations are listed, the FWS has indicated that imports of trophies from any listed populations would be barred as of that date, regardless of where in the process the application is."

Congress should not change a law just because a few people did not heed clear and ample warnings. It is an affront to the millions of hunters and sportsmen who followed the law and observed the warning of government agencies and hunting organizations. The hunters that chose to travel to the Arctic to sport hunt polar bears should not receive special treatment. Doing so creates a moral hazard and establishes a dangerous precedent that could encourage rushes to sport hunt imperiled species prior to their formal listing as an endangered species. Those who wish to sport hunt imperiled species should understand they do so at their own risk and cannot rely on allies in Congress to bail them out with a retroactive waiver of critical conservation law.

Congress first carved out a loophole in the MMPA and allowed for more than 900 sport-hunted polar bear trophies to be imported into the United States from Canada in 1994. In 1997, Congress amended the MMPA to allow imports of polar bear trophies taken in sport hunts in Canada before April 1994, regardless of what population the bear was taken from, and despite the strict prohibition on trophy imports in place prior to 1994. In 2003, Congress amended the MMPA to allow imports of polar bear trophies taken in sport hunts in Canada before February 1997. This allowed imports regardless of what population the bear is taken from, and as long as the hunter proves that the bear is "legally harvested in Canada."

Today with H.R. 3590, we have yet another effort to allow polar bear imports. This time we are asked to approve an additional 41 trophies

on top of the more than 1,000 already Congress previously sanctioned for import. How many times are we going to provide these "one-time" import allowances? Doing this repeatedly undermines the restrictions on killing rare species.

At a time when Congress should be working in a bipartisan basis to address many of the critical issues facing American families, more special treatment for wealthy sport hunters should not be a priority. I am disappointed that my amendment to strike Title IV was not made in order and that the House did not have an opportunity to further debate this matter.

RECOGNIZING THE 12TH ANNUAL  
BLACK HISTORY MONTH BRUNCH  
HOSTED BY THE GENESEE DISTRICT  
LIBRARY

**HON. DANIEL T. KILDEE**

OF MICHIGAN

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, February 11, 2014*

Mr. KILDEE. Mr. Speaker, I ask the House of Representatives to join me in congratulating the Genesee District Library as they celebrate their 12th Annual Black History Month Brunch on Saturday, February 8th in Flint, Michigan.

Formed in 2002, this Black History Month Brunch has become a staple in our community, and is regarded as one of Genesee County's signature events. A portion of the proceeds raised will go to support the Genesee District Library's Summer Reading Program.

During this special Black History Month Brunch, the Genesee District Library will honor Carolyn Nash, Retired Executive Director, Genesee District Library; Louis Hawkins, Community Relation Administrator, HealthPlus of Michigan; Lawrence E. Moon, Owner, Lawrence E. Moon Funeral Home; and Bruce Bradley, CEO/Founder, Tapology, all for their unwavering commitment and significant contribution to our community. The event will also feature a performance from four-time Grammy Award and Academy Award winning vocalist, Regina Belle.

Mr. Speaker, I applaud the Genesee District Library for providing this opportunity for the community to join hands, recognize, and celebrate the contribution of local African Americans. This event captures the essence of Black History Month, and inspires residents to celebrate all year long.

HONORING 2013 FELLOWS OF THE  
NATIONAL ACADEMY OF INVENTORS

**HON. KATHY CASTOR**

OF FLORIDA

IN THE HOUSE OF REPRESENTATIVES

*Tuesday, February 11, 2014*

Ms. CASTOR of Florida. Mr. Speaker, I rise today to honor the 143 inventors who will soon be recognized at the United States Patent and Trademark Office and inducted as the 2013 Fellows of the National Academy of Inventors by the United States Deputy Commissioner of Patent Operations, Andrew Faile. In order to be named as a Fellow, these men and women were nominated by their peers and have un-

dergone the scrutiny of the NAI Selection Committee, having had their innovations deemed as making significant impact on quality of life, economic development and welfare of society. Collectively, this elite group holds more than 5,600 patents.

The individuals making up this year's class of Fellows include individuals from 94 research universities and non-profit research institutes spanning not just the United States but also the world. This group of inductees touts 26 presidents and senior leadership of research universities and non-profit research institutes, 69 members of the National Academies, five inductees of the National Inventors Hall of Fame, six recipients of the National Medal of Technology and Innovation, two recipients of the National Medal of Science, nine Nobel Laureates, and 23 AAAS Fellows, among other major awards and distinctions.

The contributions made to society through innovation are immeasurable. I commend these individuals, and the organizations that support them, for the work that they do to revolutionize the world we live in. As the following inventors are inducted, may it encourage future innovators to strive to meet this high honor and continue the spirit of innovation.

The 2013 NAI Fellows include:

Patrick Aebischer, Ecole Polytechnique Federale de Lausanne; Rakesh Agrawal, Purdue University; Dimitris Anastassiou, Columbia University; David E. Aspnes, North Carolina State University; Michael Bass, University of Central Florida; David J. Bayless, Ohio University; Kurt H. Becker, New York University; Carolyn R. Bertozzi, University of California, Berkeley; Rathindra N. Bose, University of Houston; David E. Briles, The University of Alabama at Birmingham; Richard D. Bucholz, Saint Louis University; Mark A. Burns, University of Michigan; Anne K. Camper, Montana State University; Lisa A. Cannon-Albright, The University of Utah; Charles R. Cantor, Boston University; Dennis A. Carson, University of California, San Diego; Carolyn L. Cason, The University of Texas at Arlington; David M. Center, Boston University; Vinton G. Cerf, National Science Foundation; Stephen Y. Chou, Princeton University.

Christos Christodoulatos, Stevens Institute of Technology; Benjamin Chu, Stony Brook University; Aaron J. Ciechanover, Technion-Israel Institute of Technology; Graeme M. Clark, The University of Melbourne; Leon N. Cooper, Brown University; Carlo M. Croce, The Ohio State University; William W. Cruikshank, Boston University; Brian T. Cunningham, University of Illinois at Urbana-Champaign; Jerome J. Cuomo, North Carolina State University; Narendra Dahotre, University of North Texas; William S. Dalton, H. Lee Moffitt Cancer Center; Rathindra DasGupta, National Science Foundation; Paul L. DeAngelis, The University of Oklahoma; William F. DeGrado, University of California, San Francisco; Peter J. Delfyett, University of Central Florida; Lawrence J. DeLucas, The University of Alabama at Birmingham; Steven P. DenBaars, University of California, Santa Barbara; Joseph M. DeSimone, The University of North Carolina at Chapel Hill; Spiros S. Dimolitsas, Georgetown University; Michael P. Doyle, The University of Georgia.

James A. Dumesic, University of Wisconsin-Madison; David A. Edwards, Harvard University; T. Taylor Eighmy, The University of Tennessee, Knoxville; John G. Elias, University of