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House of Representatives

The House met at 10 a.m. and was called to order by the Speaker.

PRAYER

The Reverend John W. Matthews, Grace Lutheran Church, Apple Valley, Minnesota, offered the following prayer:

God of all peoples, we are living on land once inhabited by the Pamunkey, the Dakota Sioux, the Ojibwa, the Anishinabe, the Lenni-Lenape, the Rappahannock. May the sacred memory of them humble us and the spirit of their ancestors inspire us as together we strive for peace, justice, and reconciliation in our day.

God of all nations, You have made each of us in Your image. Empower us to see Your face in the face of every other person here, at, and beyond our borders.

Inspire us to live beyond mere tolerance and rather in deeper awe to celebrate the beauty of Your whole human family. Help us to see the beauty of skin color, the complexity of gender, the richness of ethnicity, and the blessedness of religiosity in others, those who are different than us.

God of this day and place, empower the Members of this legislative assembly, as with the Senators next door and our President and Cabinet, to employ all of their wisdom and courage together to responsibly care for our planet and protect all of Your precious people, remembering especially the less fortunate and the most vulnerable.

May Your vision for this world, O God, forever be the goal of our lives and vocations.

Finally and timely, we invoke Your healing presence to surround the families of those harmed or killed in yesterday's tragic shooting in Maine. Inspire us to nurture communities where hatred and violence find no home.

In Your blessed name we ask and pray these things.

Amen.

THE JOURNAL

The SPEAKER. The Chair has examined the Journal of the last day's proceedings and announces to the House the approval thereof.

Pursuant to clause 1 of rule I, the Journal stands approved.

PLEDGE OF ALLEGIANCE

The SPEAKER. Will the gentlewoman from Nevada come forward and lead the House in the Pledge of Allegiance.

Ms. TITUS led the Pledge of Allegiance as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

WELCOMING REVEREND JOHN W. MATTHEWS

The SPEAKER. Without objection, the gentlewoman from Minnesota (Ms. CRAIG) is recognized for 1 minute.

There was no objection.

Ms. CRAIG. Mr. Speaker, I rise today to welcome our guest chaplain, Reverend John Matthews. I thank Reverend Matthews for that beautiful and hopeful prayer at the conclusion of a tumultuous time in this Chamber.

Reverend Matthews has served as a United States Army chaplain and as a police chaplain. He has been a pastor at Trinity Lutheran Church in Moorhead, Prince of Peace Lutheran Church in Brooklyn Park, and Memorial Lutheran Church in Afton. Finally, he has pastored over me and my family at Grace Lutheran Church in Apple Valley.

John built bridges across religions during his career, as well as assisting in the drafting of "A Declaration of the Evangelical Lutheran Church in Amer-

ica to the Jewish Community," which is now part of the permanent display on anti-Semitism at the United States Holocaust Memorial Museum in Washington, D.C.

It is my honor to represent Reverend Matthews and his family, and I thank him for his contributions to our community.

HONORING SPEAKER MIKE JOHNSON

(Mr. WILSON of South Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. WILSON of South Carolina. Mr. Speaker, what an extraordinary day that we have, the beginning of the speakership of MIKE JOHNSON of Louisiana.

I hope everyone will see his acceptance speech last night. They need to look at that. It was a conservative, very clear voice calling for limited government, expanded freedom, and reduced regulations to provide for a strong America. It is such a positive message. He promised to be with the people, and he is so much with the people, he is sitting in the front row. No Speaker has ever sat in the front row. This is another first.

In addition to that, Speaker MIKE JOHNSON is going to address Bidenomics, the most extraordinary inflation in 40 years, where American families have lost \$7,000. He is going to stop the war on fossil fuels so that we have fuels and energy independence. He is going to be for a strong America, and that is how we are going to deter the dictators around the world who have invaded Ukraine, who have invaded Israel, who threaten the people of Taiwan.

America will be strong.

We will have a dynamic Speaker. We look forward to his leadership, and again, America is back on track.

This symbol represents the time of day during the House proceedings, e.g., 1407 is 2:07 p.m.

Matter set in this typeface indicates words inserted or appended, rather than spoken, by a Member of the House on the floor.



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TIME TO ACT

(Mr. GARAMENDI asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. GARAMENDI. Mr. Speaker, later today, we are going to be taking up an extraordinary piece of legislation and voting on whether this Nation is going to be all in on a new nuclear arms race or whether we are going to modulate and think about what it is that we are funding. We are basically going to be funding the potential destruction of all that exists on this planet.

I will also address the House on an issue that occurred yesterday in Maine. Another assault weapon was used to murder at least 16 people, with perhaps another 50 being wounded.

It is time for this House to act on extending the previous ban on assault weapons. This has nothing to do with the Second Amendment. This has everything to do with war on the American people.

CONGRATULATING LAS VEGAS ACES

(Ms. TITUS asked and was given permission to address the House for 1 minute.)

Ms. TITUS. Mr. Speaker, I rise today to acknowledge, congratulate, and celebrate the victory of the Las Vegas Aces, who won the 2023 Women's National Basketball Association championship.

On October 18, 2023, the Aces defeated the New York Liberty 70–69 in game four of the WNBA Finals. They won despite two of their starters being out with injuries, star guard Chelsea Gray and center Kiah Stokes.

They won and have had an amazing two-cycle victory as champions under the leadership of Hall of Fame Head Coach Becky Hammon.

Owner Mark Davis and team president Nikki Fargas have proven once again that investing in women's sports is investing in success.

In the championship game, the Finals Most Valuable Player, A'ja Wilson, led the way with 24 points and 16 rebounds; Jackie Young added 16 points; and Kelsey Plum—Plum Dawg, they call her—delivered a well-rounded performance of rebounds, assists, and points.

The Aces certainly raised the stakes when securing another championship for Vegas, firmly establishing District One as the sports capital of the world.

All of southern Nevada is very proud, and I can't wait to cheer the team on next year as they go for three in a row.

NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Ms. GREENE of Georgia. Mr. Speaker, pursuant to clause 2(a)(1) of rule IX, I seek recognition to give notice of my

intention to raise a question of the privileges of the House.

The form of the resolution is as follows:

A resolution censuring Representative RASHIDA TLAIB for anti-Semitic activity, sympathizing with terrorist organizations, and leading an insurrection at the United States Capitol complex.

Whereas, in May 2019, RASHIDA TLAIB said that she celebrated the Holocaust and felt a “calming feeling” when thinking about the genocide of millions of Jews;

Whereas, in 2020, RASHIDA TLAIB retweeted an illustration with the caption, “From the river to the sea, Palestine will be free,” and this Palestine Liberation Organization, PLO, slogan has been adopted by Hamas and calls for the elimination of Israel and death to all Jews;

Whereas, in September 2022, RASHIDA TLAIB, as a member of the Congressional Progressive Caucus, displayed her disdain for Israel, saying: “You cannot claim to hold progressive values yet back Israel's apartheid government”;

Whereas, instead of denouncing the horrors of Hamas slaughtering Israelis and demanding the release of all hostages held by Hamas, RASHIDA TLAIB stated on October 8, 2023: “The path to the future must include lifting the blockade, ending the occupation, and dismantling the apartheid system that creates the suffocating, dehumanizing conditions that can lead to resistance”;

Whereas, RASHIDA TLAIB exhibited her hatred for America by reposting a message on October 12, 2023, blaming America for allowing the deaths of Palestinian babies at the hands of Israel;

Whereas, RASHIDA TLAIB led an insurrection at the United States Capitol complex on October 18, 2023, which put Members of Congress, their staffs, and Capitol visitors in danger by shutting down elevators, stairwells, and points of egress, while obstructing official business in both the House of Representatives and the Senate, including a Senate Foreign Relations Committee hearing;

Whereas, the insurrection led by RASHIDA TLAIB was organized by Jewish Voice for Peace, which the Anti-Defamation League calls “a radical anti-Israel activist group that advocates for a complete economic, cultural, and academic boycott of the State of Israel” and that believes “Israeli policies and actions are motivated by deeply rooted Jewish racial chauvinism and religious supremacism”;

Whereas, members of the Southern Poverty Law Center, a far-left non-profit organization, were present at the insurrection at the Capitol on October 18, 2023;

Whereas, several insurrectionists at the Capitol belong to a group messaging chat called “Global Intifada,” which is the Arabic word for “rebellion” or “uprising,” and refers to a se-

ries of protests and violent riots carried out by Palestinians in Israel during the last century;

Whereas, by leading an anti-American and anti-Semitic insurrection on October 18, 2023, RASHIDA TLAIB followed Hezbollah's orders to carry out a “day of unprecedeted anger” following an explosion at a Gazan hospital, lying about Israel's responsibility for the attack, which United States intelligence agencies said was not perpetrated by Israel; and

Whereas, Members of Congress who denounce the United States while praising terrorist organizations are unfit to hold office:

Now, therefore, be it resolved that Representative RASHIDA TLAIB be censured; Representative RASHIDA TLAIB forthwith present herself in the well of the House of Representatives for the pronouncement of censure; and Representative RASHIDA TLAIB be censured with the public reading of this resolution by the Speaker.

The SPEAKER pro tempore (Mr. FITZGERALD). Under rule IX, a resolution offered from the floor by a Member other than the majority leader or the minority leader as a question of the privileges of the House has immediate precedence only at a time designated by the Chair within 2 legislative days after the resolution is properly noticed.

Pending that designation, the form of the resolution noticed by the gentlewoman from Georgia will appear in the RECORD at this point.

The Chair will not at this point determine whether the resolution constitutes a question of privilege. That determination will be made at the time designated for consideration of the resolution.

□ 1015

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 3721

Mr. GARAMENDI. Mr. Speaker, I hereby remove my name as a cosponsor of H.R. 3721.

The SPEAKER pro tempore (Mr. ALLEN). The gentleman's request is granted.

ENERGY AND WATER DEVELOPMENT AND RELATED AGENCIES APPROPRIATIONS ACT, 2024

The SPEAKER pro tempore. Pursuant to House Resolution 756 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 4394.

Will the gentleman from Wisconsin (Mr. FITZGERALD) kindly take the chair.

□ 1017

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the

further consideration of the bill (H.R. 4394) making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2024, and for other purposes, with Mr. FITZGERALD (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose on Wednesday, October 25, 2023, amendment No. 35 printed in Part B of House Report 118-242 offered by the gentleman from Texas (Mr. FALLON) had been disposed of.

AMENDMENT NO. 36 OFFERED BY MR. GARAMENDI

The Acting CHAIR. It is now in order to consider amendment No. 36 printed in part B of House Report 118-242.

Mr. GARAMENDI. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used for the Savannah River Plutonium Modernization Program.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from California (Mr. GARAMENDI) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from California.

Mr. GARAMENDI. Mr. Chair, I rise today to offer a critical amendment to pause wasteful and unnecessary spending at the Savannah River Plutonium Processing Facility.

This is a responsible measure. It will pause the development of this nuclear facility while we fix the cost overruns and mismanagement associated with this.

Given the rhetoric of the Republican side of the aisle about reining in excessive spending, this amendment should be something that we would all agree on.

The estimated cost of the Savannah River facility tripled from \$3.6 billion to nearly \$11 billion since the start of the project. It will likely continue to increase since this program is not scheduled to be completed until 2035.

According to the August Government Accountability Office report, it will probably be delayed even further until 2038.

Why are we spending \$11 billion on this wasteful facility? You would think it might be part of our critical national security, but that is not the case.

For those unfamiliar with this facility, it is being built to produce plutonium pits, which is the core of a nuclear weapon. We already have thousands of these pits.

Some will stand up here and say, oh, my. We need to replace them because they age out. These pits will last at least 100 years.

Some studies by independent panels of scientists and academics have suggested that these pits have an even longer life cycle.

That is why in the House-passed fiscal year 2024 NDAA, the House Armed Services Committee adopted my amendment for an independent assessment of plutonium-pit aging by experts.

If we really care about responsible government spending, we must ensure there is a need before allocating billions of dollars to rebuild a stockpile that we already have in place and that really should never be used.

To reiterate, this amendment is a pause on next year's spending because we really do need to evaluate the science.

By the way, it is only \$858 million, but hey, every dollar counts. This pause is essential, timely and a prudent step.

In our haste to build new nuclear bombs, we must allocate those costs appropriately. A January 2023 GAO report found that the National Nuclear Security Administration lacks a comprehensive schedule or cost estimate on what we are doing here with this particular program. The NNSA has not even identified all of the activities or milestones to achieve an 80 pit per year production capacity.

I am sure that some will argue, wrongly, in my view, that I am undermining national security. They will make exaggerated claims about the necessity to engage in a nuclear arms race.

Well, we are, but the question is, are we doing it wisely? The answer is no. We are spending money unnecessarily and in an ill-advised way.

As a citizen, I am also aware that we face challenges here at home. We have heard many of those. I also know that the new Speaker wants to rein in unnecessary expenditures. I would suggest that this is one.

Mr. Chair, I reserve the balance of my time.

Mr. FLEISCHMANN. Mr. Chairman, I rise in opposition to the amendment.

The Acting CHAIR. The gentleman from Tennessee is recognized for 5 minutes.

Mr. FLEISCHMANN. Mr. Chairman, as we have been debating the amendments to this energy and water bill, for some of the amendments I have risen in strong support and strong opposition.

With all due respect to the gentleman from California, I rise in the staunchest opposition to his amendment.

Mr. Chairman, our Nation's nuclear deterrent—and for the people at home watching—is done through the NNSA. The NNSA is the National Nuclear Security Administration. It is part of the Department of Energy.

As part of that key mission and as part of this great bill, we are fully funding and need to continue to fully fund the updates to our weapons programs to keep our nuclear deterrent strong.

Currently, the plutonium pits are being done and made at Los Alamos.

They do an outstanding job. We are so fortunate that our great friends at the Savannah River reservation—and I have been there, and I have been in this facility that is being built—will work to create new plutonium pits.

The world is a dangerous place. Vladimir Putin, with his outrageous, wrong invasion of Ukraine must be stopped.

This man has basically threatened to use nuclear weapons. That is intolerable rhetoric. That is intolerable conduct. The strongest way to oppose that is to have a robust nuclear deterrent.

Our bill does that. Los Alamos does that. The NNSA does that. Thank goodness our friends at the great Savannah River reservation have done that for years and will continue to help our Nation's nuclear arsenal with this facility to produce plutonium pits. The Chinese are growing their nuclear arsenal. The world is moving in the wrong direction.

My hero, Ronald Reagan, in 1980 said, grow our nuclear deterrent, and he did that. I can remember standing in a college class with 200 students. I was the only person to stand up to fight the nuclear freeze.

Ronald Reagan was right. We defeated the evil empire, the Soviet Union, because we did not do a freeze. We stood up and built up our nuclear deterrent. We have to do that now.

Our partners at Savannah River are there. They are ready. This facility will supplement that.

With all due respect to the gentleman from California, he is wrong on this. America needs its nuclear deterrent. The NNSA needs to be kept strong, and this plutonium pit production for Savannah River needs to go forward.

Mr. Chairman, I reserve the balance of my time.

Mr. FLEISCHMANN. Mr. Chairman, I yield to Ms. KAPTUR, my ranking member.

Ms. KAPTUR. Mr. Chairman, I thank the gentleman for yielding, and I share the gentleman's strong passion for making sure that America has the very best deterrent on the face of the Earth in view of what we are facing not only in the Middle East, but obviously, as you stated, in Ukraine and with what is happening on the high seas around the globe. We are so proud of our nuclear Navy.

I rise in reluctant opposition to this amendment because of my dear friendship with Congressman GARAMENDI, and I respect his efforts to try to have a responsible nuclear deterrent and weapons program.

I understand that. This amendment itself would prohibit funding, as has been stated, for the plutonium pit production at the Savannah River processing facility.

We all know that plutonium modernization is a key aspect to meeting our nuclear weapons stockpile requirements and maintaining the Nation's nuclear deterrent.

On both sides of the aisle of our subcommittee, we have had complete support, really, in ensuring that our country maintains a safe, secure, and credible nuclear deterrent while also addressing the threat of nuclear non-proliferation and terrorism.

However, on our side of the aisle, at least, we continue to be troubled by the unsustainable spending in the Department of Energy's weapons program.

I have to say that the concerns about the budget deficit and so forth attend to every agency, including this one.

There have been cost overruns at a level that are historic, and I think we have to have rigor in terms of managing whatever funds are allocated to that important task.

I wholeheartedly agree with Chair FLEISCHMANN that the National Nuclear Security Administration needs to improve its program management—I hope they are hearing us—given that more than half of its projects are over cost or behind schedule. That is not really a good record for something so important.

The Acting CHAIR. The time of the gentleman has expired.

Mr. FLEISCHMANN. Mr. Chairman, I rise as the designee of the gentlewoman from Texas (Ms. GRANGER).

Mr. Chairman, I move to strike the last word.

The Acting CHAIR. The gentleman from Tennessee is recognized for 5 minutes.

Mr. FLEISCHMANN. Mr. Chairman, I yield to the gentlewoman from Ohio (Ms. KAPTUR), my ranking member.

□ 1030

Ms. KAPTUR. Mr. Chair, I thank the gentleman for yielding. We, as a committee and as a Congress, have to face the realities of future defense caps and begin making important decisions to prioritize within those programs. Only through strategic prioritization can the program achieve success in meeting the needs of stockpile requirements and maintaining our Nation's critical nuclear deterrent.

Nonetheless, prohibiting all funds to one strategic investment of plutonium modernization at the Savannah River Plutonium Processing Facility is not the right approach at this time.

Mr. Chairman, I thank all of my colleagues. In working together, we will find the right path for America. I urge my colleagues to vote against this amendment, and I thank Congressman GARAMENDI for making sure we spend our dollars wisely.

Mr. FLEISCHMANN. Mr. Chair, I yield to the distinguished gentleman from South Carolina (Mr. WILSON).

Mr. WILSON of South Carolina. Mr. Chairman, today I rise in opposition to this amendment by my good friend, Lieutenant Governor JOHN GARAMENDI. I am grateful to see Chairman FLEISCHMANN working with Ranking Member MARCY KAPTUR as we oppose this amendment.

This is a time when the Chinese Communist Party is conducting the largest nuclear buildup in world history. War criminal Putin is invading Ukraine and threatens nuclear weapons. The dictatorship in Tehran is invading Israel; it is developing nuclear weapons while chanting, "Death to Israel, Death to America." In defense, we should be modernizing America's nuclear arsenal.

We did not choose the war of dictators with the rule of gun who are invading democracies with rule of law, but we are in this. Ukraine has been invaded, Israel has been invaded, and they threaten Taiwan.

Plutonium pit production is among the most critical national security needs. As with every weapon, we must continue to invest in improvements to our nuclear inventory to achieve peace through strength in the tradition, as the chairman has so correctly said, of Ronald Reagan.

Sadly and incredibly, last night, BBC News broadcast a report: Russia has just rehearsed a massive nuclear strike capability. This was presented on Russian Putin's state TV last night as the defense minister reviewed with the war criminal Vladimir Putin of how current this is.

The United States currently has a statutory requirement of producing 80 plutonium pits per year, as close as we can to 2030. Of those 80, the Savannah River Site will be responsible for producing 50. As the only Member of Congress who has actually worked at the Savannah River Site, I know of the competence and capabilities of people at this site.

Mr. FLEISCHMANN. Mr. Chairman, I yield to the gentleman from South Carolina (Mr. DUNCAN). I would explain to the Chairman that this fine gentleman is my counterpart on the authorization side on the Energy and Commerce Committee. He has been a strong leader in nuclear and has been my partner. I am the appropriator, and he is the authorizer.

Mr. DUNCAN. Mr. Chairman, I speak in opposition to this amendment because it puts American security at risk. Plutonium pits, a key component of nuclear warhead production, have not been regularly produced in the United States since 1989.

We are forced to refurbish our existing stockpile of warheads to keep up with the demand. We can only do that for so long because the components degrade. Russia and China are ramping up their capacity to produce new nuclear weapon components. We need to show our adversaries we are capable of maintaining a strong and modernized nuclear deterrent.

In fact, Speaker JOHNSON yesterday reiterated, "Peace through strength." We have a statutory obligation to manufacture at least 80 plutonium pits annually by the year 2030 just to maintain our national defense goals.

H Canyon at Savannah River Site is a critical component. It is the last of

its kind in the Nation to help the disassembly and assembly process. This amendment is misguided.

Mr. Chairman, I would invite the gentleman from California to actually come down to South Carolina and visit the Savannah River Site because I have been told you haven't. You are talking about something you don't even really know about just because you want to cut funding away and you don't like nuclear weapons.

The plutonium pit project at Savannah River Site in South Carolina will be responsible for producing over half of the minimum annual requirement. We must continue to support Savannah River Site to maintain a dominant nuclear force in the world, and I urge my colleagues to vote "no" on this amendment.

Mr. FLEISCHMANN. Mr. Chairman, I yield to the gentleman from Georgia (Mr. ALLEN).

Mr. ALLEN. Mr. Chair, I rise in opposition to this amendment, which would prohibit funding for plutonium pit production at the Savannah River Site. I appreciate my friend from California's concern of cost.

The Acting CHAIR. The time of the gentleman has expired.

Mr. FLEISCHMANN. Mr. Chair, I rise as the designee of the gentlewoman from Texas (Ms. GRANGER).

Mr. Chair, I move to strike the last word.

The Acting CHAIR. The gentleman from Tennessee is recognized for 5 minutes.

Mr. FLEISCHMANN. Mr. Chair, I yield to the gentleman from Georgia (Mr. ALLEN).

Mr. ALLEN. Mr. Chair, I rise in opposition to this amendment, which would prohibit funding for plutonium pit production at the Savannah River Site. My friend mentioned the cost overruns, and I appreciate his concern with that.

Let me tell you. I spent 40 years in the construction business. In the last 2 years, concrete has doubled in price, steel has doubled in price, and there is a lot of concrete and steel in plutonium. We do need to deal with the inflation we are seeing out there.

The Savannah River Site, also known as SRS, is a Department of Energy site conducting important work to defend our national security, and Georgia's 12th District is home to approximately 30 percent of the workforce.

Currently under construction at the Savannah River Site is the Savannah River Plutonium Processing Facility. Required by law, this is part of a two-site strategy with Los Alamos National Laboratory and the Savannah River Site tasked with producing plutonium pits to help improve resiliency and mitigate risk in the United States' pit production.

This shortsighted amendment would critically threaten this urgent national security mission. The Savannah River Site is committed to nuclear modernization to ensure America's nuclear

deterrent is safe and reliable. To say otherwise is simply not true.

Mr. Chair, I urge a “no” vote on this amendment.

Mr. FLEISCHMANN. Mr. Chair, I yield back the balance of my time.

Mr. GARAMENDI. Mr. Chairman, I have a question. I have a question about fairness in the debate. The chair of the subcommittee has offered two pro forma amendments, giving my side of the debate no opportunity whatsoever to respond to the issues that have been raised.

Mr. Chairman, I am curious, is fairness out of order on this floor?

The Acting CHAIR. The gentleman is recognized.

Mr. GARAMENDI. Mr. Chairman, I posed a question to the Chair. Does the Chair have an answer to my question?

Is fairness out of order on this floor?

The Acting CHAIR. The gentleman has not stated a parliamentary inquiry.

The gentleman will state his parliamentary inquiry.

PARLIAMENTARY INQUIRIES

Mr. GARAMENDI. Mr. Chair, a parliamentary inquiry would be: Sir, how can I achieve, under the rules of the House, a fair debate with equal time on the issue?

Mr. Chairman, I have a parliamentary question before the Chair. Fair is fair, guys.

The Acting CHAIR. The gentleman is free to consult House Resolution 756, which sets the terms for consideration of this bill.

Mr. GARAMENDI. Further parliamentary inquiry, Mr. Chairman.

The Acting CHAIR. The gentleman will state his parliamentary inquiry.

Mr. GARAMENDI. Mr. Chairman, in an effort to achieve that consultation, sir, could the House provide me with information since I do not have before me the rules of the House.

Perhaps they can provide me the rules of the House and I could read it, or perhaps the Chair can provide some advice on that particular section of the rules.

The Acting CHAIR. The Chair would inform the gentleman that the rule allows for 10 pro forma amendments that are granted respectively to the chair and ranking minority member of the Committee on Appropriations or their designees.

Mr. GARAMENDI. Further parliamentary inquiry, Mr. Chair.

The Acting CHAIR. The gentleman will state his parliamentary inquiry.

Mr. GARAMENDI. Mr. Chairman, if I might ask another parliamentary question, sir. As the author of this amendment, do I have the opportunity to propose 1, 2, 3, 4, 5, 6, 7, 8, 9 of those pro forma amendments?

The Acting CHAIR. That is correct.

Mr. GARAMENDI. Well, then let us get started.

The Acting CHAIR. The gentleman is recognized.

Mr. GARAMENDI. Mr. Chair, I have a pro forma amendment.

The Acting CHAIR. The gentleman is recognized for his remaining time.

Mr. GARAMENDI. How many minutes do I have remaining, sir?

The Acting CHAIR. The gentleman would have to be recognized as the designee of the chair or ranking minority member of the Committee on Appropriations to be allowed to offer a pro forma amendment.

The gentleman is recognized for 1 minute and 15 seconds at this point as the proponent of the amendment.

Mr. GARAMENDI. Mr. Chairman, this House has always operated in a fair and evenhanded way. And I must say, the use of the pro forma amendment by my colleagues on the Republican side creates a very unfair debate, in which the points put forward in opposition to my amendment, I do not have time to deal with.

However, I will take whatever time I have remaining and not spend much time on the necessity for fairness in the debate, which has a whole lot to do with the time available.

Now, very, very quickly, since I have only a minute and some seconds left here.

This is not an end to the plutonium pit production. What it says is to pause for 1 year, an \$850 million expenditure on what has become not a plutonium pit but a dollar pit. Billions and billions of dollars have been spent on the Savannah facility, first, to somehow deal with the nuclear waste. That didn't work.

It has been repurposed to build plutonium pits. The reality here is there will not be a pit built in Savannah River for at least a decade. So all of this chatter about the safety of this Nation is nonsense. The reality here is we have a money pit.

The Acting CHAIR. The time of the gentleman has expired.

Ms. KAPTUR. Mr. Chairman, I rise as the designee of the gentlewoman from Connecticut (Ms. DELAURU).

Mr. Chair, I move to strike the last word.

The Acting CHAIR. The gentlewoman is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, I yield to the gentleman from California (Mr. GARAMENDI).

Mr. GARAMENDI. Mr. Chair, apparently, we want a debate on the plutonium pit issue. Well, let it happen. Let's get some facts here. The 80 pits per year has little to do with nuclear arms, nuclear bombs, it has everything to do with a number that was invented by the committees of this House.

So what are we going to do with these pits?

First of all, the pits will not be built in Savannah River for at least a decade, and quite likely 15 years. Yes, perhaps they will in 15 years produce 50 pits per year. For what purpose?

Specifically, now the pit production is taking place at Los Alamos National Laboratories, which is diligently and wastefully moving forward to produce 30 pits per year.

The first pit at Savannah River—that is the war reserve pit—it is likely to be produced in 3 to 4 years from now, beginning at the rate of one a year and eventually moving to 30 per year, which will probably take a full decade and several billion dollars to do.

What is that pit going to be used for?

Maybe we ought to know before we start talking about the safety of this world and this Nation.

The pits that are going to be built at Savannah River are specifically for a new nuclear bomb, the 87-1, which has not yet been produced.

□ 1045

Presumably, that bomb will go on the new Sentinel missile, which in and of itself is \$150 billion that we will spend to replace the Minuteman III missiles that are now in the silos in the upper Midwest.

By the way, the Minuteman IIIIs are perfectly good for at least another decade, so why are we spending that money? Presumably because we decided a decade ago that we ought to do it and that somehow the Minuteman III missiles wouldn't continue to work.

In a recent test this year, the Minuteman III worked perfectly well, and there has been no indication that the Minuteman III missile cannot continue to work perfectly well for the next decade or more. We have not yet calculated the full cost of replacing the Minuteman III with the new Sentinel program, but the estimates are well over \$150 billion.

For what purpose? To make us safer? No. It won't make us safer at all.

By the way, what bomb will be put on the Sentinel while we await the 87-1? Guess what it is? It is the existing bomb that we have on the Minuteman III. That new weapon, the 87-1, is at least a decade away, and the cost is unknown, but you had better get your billion dollars together because it will surely be in that range.

We need a debate about all of this. This is not about national security. This is about a new nuclear arms race that puts humanity on this planet in serious jeopardy. We have quite enough weapons to deter anybody from using a nuclear weapon, and yes, so do China and Russia.

This is about deterrence. How many bombs, how many weapons, how many delivery systems are necessary for deterrence? If it is a war, yes, all three countries have quite enough to terminate life on this planet. We don't need more to achieve a victory in a nuclear war. We have quite enough already. We can target wherever we need to target—in China, in Russia, wherever. We have quite enough for that.

As a deterrent, we have quite enough for deterrence. Yes, Putin rattled the nuclear saber. To what effect? What effect did his rattling achieve? Nothing.

Ms. KAPTUR. Mr. Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from California (Mr. GARAMENDI).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. GARAMENDI. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from California will be postponed.

AMENDMENT NO. 37 OFFERED BY MR. GARAMENDI

The Acting CHAIR. It is now in order to consider amendment No. 37 printed in part B of House Report 118-242.

Mr. GARAMENDI. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used for the W87-1 Modification Program.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from California (Mr. GARAMENDI) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from California.

Mr. GARAMENDI. Mr. Chairman, I think I will take a deep breath. I was a little wound up a few moments ago. If the opposition to this amendment would like to go through that process of an additional 5 minutes, we will play that game, and I would actually appreciate doing that.

There is a lot that we need to discuss here. There is a lot that this House needs to consider, and it is about the nuclear enterprise. It is about a 10-year mission that we have been on to rebuild our nuclear programs.

One part of that nuclear program is a new nuclear bomb to be put on the new Sentinel rockets that replace the Minuteman III. A moment ago, I discussed the situation. Do we really need to spend \$120 billion, \$150 billion over the next decade to replace the Minuteman III and a new nuclear bomb? The answer is, we have time. We have time.

As I said a few moments ago, the Minuteman III will work for a considerable period into the future, and the nuclear weapon that is presently on the Minuteman III is going to work for many more years. It is not aging out. It is perfectly reliable.

What is this 87-1 all about? It is a new bomb. It, in fact, is the first new bomb that we have built in many years. Presumably, it will work better than the bomb that is presently on the Minuteman III and will be used on the new Sentinel rocket when it is ready to be placed into new silos upon which we will spend billions of dollars building the silos and the infrastructure.

The 87-1, this brings us right back to the previous question that we had about plutonium pit production. Do we need additional pit production? I ask all of us to take a calendar, look at the years ahead, and begin to put in place

the arrival of the new Sentinel, which will surely be at least a decade, if not longer. Then, look at the pit production that will be able to be put in place in Los Alamos, one a year, two, three, four, five. We will be stacking up new pits in Los Alamos well ahead of the need for this new weapon to be put on the Sentinel rocket. We will have an inventory of pits that would be used for the 87-1.

What I am saying here in this amendment is, wait a minute. Take a look at the calendar. Take a look at the way these pieces fit together—billions of dollars in Savannah River to build nuclear pits that will not even be available for at least a decade and a half. Take a look at the pits we are producing and will be able to produce at Los Alamos and the stockpile of pits that would then be available for the timing of the 87-1, should we ever decide that we need it.

We do not need to spend this money today on the 87-1 or on Savannah River. This is a pause. We heard the new Speaker stand right there and tell us that we have a deficit problem.

We sure as hell do have a deficit problem. Part of it is how we spend our money. We ought to take a look at that.

That is what these amendments are about. These amendments are about spending money unnecessarily now. We have things that we desperately need to do. We need to educate, to research, to be in competition economically with China. Yet, here we are. A small amount of money here, pause this expenditure. Pause it. We are not doing away with the 87-1, although that is another argument we might have someday. Right now, why are we spending this money today? Why?

The new Speaker wants to deal with the deficit. Deal with this. Pause this expenditure. We have plenty of time to deal with this.

For those who argue that this has something to do with our current national security, you are dead wrong because this will not be available for at least a decade, and you can argue whether we even need it then.

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

Mr. FLEISCHMANN. Mr. Chairman, I rise in strong opposition to the amendment.

The Acting CHAIR. The gentleman from Tennessee is recognized for 5 minutes.

Mr. FLEISCHMANN. Mr. Chair, once again, I respectfully and vehemently disagree with my friend and colleague, the gentleman from California (Mr. GARAMENDI).

I represent the great people of the city of Oak Ridge in Tennessee, the birthplace of the Manhattan Project. The NNSA has a facility there. It is called the Y-12 facility. We are building the uranium processing facility.

That became very apparent to me when I was a college freshman correctly arguing against a nuclear freeze,

against a room full of liberal, radical, leftist students. I knew I was right then because I knew Ronald Reagan was right. What I didn't know then was that nuclear weapons deteriorate. I thought if you had a nuclear weapon, you could put it on a shelf, and if you needed it, you could go get it. The reality is that nuclear weapons, by their nature, deteriorate and have to be updated.

Now, through three administrations—the Obama administration, the Trump administration, and now the Biden administration—I have worked hand in hand with the NNSA, the National Nuclear Security Administration. To do what? To make sure that our current nuclear arsenal, our nuclear deterrent, is strong.

Where I disagree respectfully and most vehemently with my colleague from California is that our resolve is to tell the world today, whether it is in Moscow, Beijing, or any of the other countries that have a nuclear capability—and sadly, to my colleague, there are at least 10 countries now that have the ability to produce and deliver a nuclear weapon. That is scary. The resolve of the people of the United States must be to have a strong nuclear deterrent today and in the future. That is why we have to have this program. That is why we have to keep our Nation's nuclear arsenal strong and vibrant now and in the future.

Specifically, Mr. Chairman, the W87-1 Modification Program will replace the W78 warhead and support fielding the Air Force Sentinel missile system. Mr. Chair, we have our nuclear triad—land based; sea, with our great United States Navy; and Air Force. It is a triad, and it is a strong triad. This is the message to the world, that we can never have a nuclear weapon used and deployed.

Listen to Mr. Putin. He is threatening it. That is outrageous. We can never have that type of rhetoric in the world. We have to stand against that.

The strongest way to do that is a nuclear deterrent and a commitment, not only to our friends in Savannah River, not only to our friends in Oak Ridge, but all over the United States. We have strong weapons labs that are doing a great job. The men and women of the NNSA are our great patriots. They are within the Department of Energy. The customer is the Department of Defense, but we are doing a tremendous job.

I wish the world were a benign place. I wish it were a world without nuclear weapons, but they are existent. They are there. We are the leader in protecting the free world. We have to protect the people of the United States. We have to send a message.

Mr. Chair, I, therefore, strongly and vehemently oppose the gentleman's amendment. I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from California (Mr. GARAMENDI).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. GARAMENDI. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from California will be postponed.

AMENDMENT NO. 38 OFFERED BY MS. HAGEMAN

The Acting CHAIR. It is now in order to consider amendment No. 38 printed in part B of House Report 118-242.

Ms. HAGEMAN. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to implement the Industrial Decarbonization Roadmap published by the Department of Energy and dated September 2022 (DOE/EE-2635).

The Acting CHAIR. Pursuant to House Resolution 756, the gentlewoman from Wyoming (Ms. HAGEMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Wyoming.

□ 1100

Ms. HAGEMAN. Mr. Chair, I rise in support of my amendment No. 38 to H.R. 4394, which would prohibit the use of taxpayer funds from going to the Department of Energy's implementation of its proposed Industrial Decarbonization Roadmap.

The Industrial Decarbonization Roadmap identifies and targets four different categories of so-called CO₂ emitters—residential, commercial, industrial, and transportation sectors. In other words, pretty much every aspect of our lives.

What does this portend in the real world? We are already experiencing the consequences of this administration's decision to target residential carbon emissions by attacking those home appliances that actually work, from gas stoves to washers and dryers to water heaters, thereby causing the price of these critically important appliances to skyrocket while also reducing their availability.

We are also suffering through this administration's decision to target the transportation sector by imposing tailpipe emission requirements, fuel efficiency standards, and propping up the electric vehicle industry, thereby causing the price of our cars and trucks to skyrocket while also reducing their availability.

What is the outcome of these misguided efforts? Government imposed wretchedness, of course, but that is what this administration does best. It is no wonder that automobile repossession are at an all-time high because of bad policies imposed by bureaucrats who are shielded from both account-

ability and having to suffer the consequences of their bad decisions, but real Americans suffer every day.

This roadmap is bad policy, and I urge the adoption of my amendment.

Mr. Chair, I reserve the balance of my time.

Ms. KAPTUR. Mr. Chair, I rise in strong opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, I invite the gentlewoman to come into any pulmonary ward in this country and see the cancers that attend to people who have suffered from carbon ingestion in their careers.

This amendment prohibits funds to implement the Industrial Decarbonization Roadmap published by the Department of Energy in September 2022.

The purpose of the roadmap is to develop a strategic approach to decarbonizing the Nation's industrial sector—I come from industrial America—while simultaneously creating good-paying jobs for American workers, spurring economic growth, developing U.S. leadership in these new technologies, and creating a cleaner, more equitable, and healthier workplace for all Americans.

The industrial sector represents 30 percent of energy-related carbon dioxide emissions in the United States. To address the climate crisis, we must address these emissions. We have a lot more people living in this country now. When I was born, there were 146 million. Today, we have about 335. It is going to go up to 400 million people. We have to think about our way of life and how we meet the demands of a new era.

In addressing these emissions, we will also dramatically improve air quality and reduce millions of early deaths in our country and around the world.

The roadmap focused on proven steps for energy technology innovation: advancing early-stage research and development, investing in multiple process strategies, and scaling through demonstrations and integrating solutions, including on the factory floor and places where equipment is repaired.

America has always been about the future. A successful industrial decarbonization strategy is critical to supporting the existing 11.4 million workers in American manufacturing and growing a future workforce in the clean industry transition.

There is a lot of training that has to be done there. How is it that our firefighters across this country, just in the last few years, have discovered the cancers that attend to working in that extremely dangerous and important patriotic service to the people of our country? Their equipment is important, and what happens to their lungs and their bodies is really important.

Again, I invite you to come with me into the hospitals of this country and meet the families of workers who have died and the people suffering because of carbon ingestion.

While it is clear we need an all-of-the-above energy strategy that taps domestic oil and gas and invests in clean energy, we must continue to promote energy innovation, a cleaner workplace in all sectors of the economy, and in the American home as well.

Mr. Chair, I strongly urge my colleagues to vote against this amendment, and I reserve the balance of my time.

Ms. HAGEMAN. Mr. Chair, the administration's roadmap targets those key industries that significantly contribute to the stability of our Nation's economy and supply chain; namely, the petroleum refining, chemicals, iron and steel, cement, and food and beverage industries.

Instead of helping our American businesses, families, and communities, the roadmap requires the use of substantially less efficient, less reliable, and more costly energy resources, including so-called clean energy, hoping to ultimately replace our ability to access our very own domestic, affordable, and reliable energy resources.

One of the goals mentioned in the roadmap is to "prepare the existing 11.4 million American manufacturing workers and future workforce for the clean industry transition."

When I hear that this administration seeks to prepare the existing 11.4 million American manufacturing workers for the clean energy transition and then watch as they attempt to shut down our mines while exporting manufacturing jobs to countries with dirtier products and less effective environmental policies led by dictators and despots, I admit I am more than skeptical as to what preparing actually means.

This administration's roadmap is unworkable and will bankrupt our country.

Mr. Chair, I reserve the balance of my time.

Ms. KAPTUR. Mr. Chair, mining is a really difficult industry. I yield back the balance of my time.

Ms. HAGEMAN. Mr. Chair, another goal highlighted in the roadmap supports a transition to no-carbon fuels.

Mr. Chairman, Americans see through these goals. The reality is that no-carbon fuels are not only no such thing—and only a charlatan would argue otherwise—but they receive four times the amount in Federal subsidies while producing less than one-fifth of the energy as compared to our legacy industries.

These fuels are not only unreliable, even with the ridiculous amount of taxpayer subsidies, but environmentally destructive and require massive amounts of land per unit of energy produced. They kill birds and other wildlife by the millions.

These unreliable projects simply cannot compete with our traditional and reliable energy resources, a fact borne out by their need for massive Federal subsidies to be viable at all. Figures from the U.S. Energy Information Administration show that renewables received \$15.6 billion in subsidies during

fiscal year 2022 and an estimated \$1.2 trillion from the so-called Inflation Reduction Act and are the largest recipient of such subsidies.

It is thus entirely foreseeable that the second largest recipient of subsidies, according to the Energy Information Administration, are lower-income families who struggle to pay their utility bills, proving that this administration is hell-bent on imposing energy poverty on every sector of our society.

Why are they struggling? They are struggling because of rising energy prices and rising utility fees as a result of this administration's forced energy poverty. We simply cannot afford to pursue this energy transition imposed on us by radical leftists.

As the sole Representative of a State whose main industries have been hijacked by the Federal Government in the name of this pie-in-the-sky transition, I voice my strong opposition to this roadmap. I ask my colleagues to join me in defunding the Department of Energy's implementation of this proposed Industrial Decarbonization Roadmap.

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

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Wyoming (Ms. HAGEMAN).

The amendment was agreed to.

AMENDMENT NO. 39 OFFERED BY MS. HAGEMAN

The Acting CHAIR. It is now in order to consider amendment No. 39 printed in part B of House Report 118-242.

Ms. HAGEMAN. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used for the SuperTruck III program of the Department of Energy.

The Acting CHAIR. Pursuant to House Resolution 756, the gentlewoman from Wyoming (Ms. HAGEMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Wyoming.

Ms. HAGEMAN. Mr. Chair, I rise in support of my amendment No. 39 to H.R. 4394, which prohibits funding from going toward the SuperTruck 3 program.

According to the Department of Energy, this program is unlike previous SuperTruck programs; its primary focus being on electrification and meeting so-called green energy goals rather than improving fuel efficiency.

DOE's Office of Energy Efficiency and Renewable Energy initially launched the SuperTruck initiatives in 2009 with the aim of improving heavy-duty truck efficiency by 50 percent while the follow-up SuperTruck 2 in 2016 sought to double fuel efficiency for 18-wheeler, or class 8, trucks.

Since then, the program has taken a drastic turn away from these goals. DOE has repurposed this program towards the research and development of lowering greenhouse gas emissions. SuperTruck 3 was created to fund projects to electrify medium- and heavy-duty freight trucks.

Mr. Chairman, Americans are tired of their taxpayer dollars being used to fund programs that ultimately cause more harm than good. We simply cannot afford to support programs that share the same fundamental goals outlined in the Green New Deal. They will destroy our economy and force a change in behavior by reducing the availability of the goods that Americans actually want.

Mr. Chair, I urge support of my amendment, and I reserve the balance of my time.

Ms. KAPTUR. Mr. Chair, I rise in strong opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, as a daughter of automotive and truck America and an aficionado of NASCAR and having spent a lot of my time on drag strips across the country, including my own reasons, I really rise in strong opposition to this amendment because it is not about the future. It is about the past.

This amendment prohibits funds for the Department of Energy's SuperTruck 3 program within the Office of Energy Efficiency and Renewable Energy. It is hard to make an engine. It is hard to conceive it. It is hard to build it. It takes a lot of creativity to understand propulsion. The parts of the country that I represent specialize in that.

The Department of Energy initially launched the SuperTruck initiative in 2009 to improve heavy-duty truck freight efficiency by 50 percent. That is a gulp.

The second iteration, SuperTruck 2, sought to double fuel efficiency for 18-wheeler trucks.

SuperTruck 3 is currently working to improve medium-and heavy-duty truck efficiencies and reduce emissions of freight transportation, that is underway.

This program consists of a public-private partnership with General Motors, Ford Motor Company, Daimler Truck North America, Volvo Group North America, and PACCAR.

Now, I want America to succeed. I want the free world to succeed. This program is building on a proven track record. Within 7 years, four truck makers exceeded the SuperTruck 1 goals and the five SuperTruck 2 projects are on track to more than double their fuel efficiency.

I invite the gentlewoman to come with me through some of these companies and some of these research sites to see what it takes to make America more fuel efficient.

These efforts help create good-paying jobs here at home and boost American

supply chains, not in China, not in Japan, not anywhere else in the world, but right here.

Oil prices are on the rise again. Our transportation sector is currently largely dependent on petroleum and thus subject to oil price volatility and what will become diminished supplies in the decades ahead. I don't want America to be stuck on the whims of dictators throughout the world. It is common sense we should be developing energy alternatives and promoting energy proficiency and advancement in our transportation sector.

While it is clear that we need an all-of-the-above energy strategy that taps domestic oil and gas, we must also invest in alternative energy options to diversify our energy portfolio, including hydrogen, hydrogen fuel cells. Where the market is moving, the companies are moving. We need to help to propel that advancement sooner rather than later.

Mr. Chair, I strongly urge my colleagues to vote against this amendment, and I reserve the balance of my time.

The Acting CHAIR. Members are reminded to direct their remarks to the Chair.

□ 1115

Ms. HAGEMAN. Mr. Chair, some may argue that this program remains aimed at improving fuel efficiency rather than a repurposed agenda aimed at fulfilling radical Green New Deal priorities.

I refer those who would make this argument to a quote from Senator MERKLEY in support of this program. He said: "Climate chaos is the greatest existential threat of our lifetimes, and it is going to take an all-hands-on-deck approach to slash pollution—much of which comes from the transportation sector—that is fanning the flames of the crisis. . . . we can use new technologies to chart a path forward . . . , and lead the world toward a more sustainable future. . . . as we work to thwart the most catastrophic impact of the climate crisis."

Now, setting aside for a moment the absurdity of the statement, you can tell it was made by a politician who will never be held accountable for the consequences of such actions or actually be required to live under the rules he seeks to impose. He will always be able to afford whatever vehicle he chooses, but not so much for the rest of us.

It is not just left-leaning politicians who spout hyperbole and demand net-zero emissions by 2050. It is also our Federal agencies. Secretary Granholm said: "Getting to net-zero carbon emission . . . means we must aggressively cut down the largest source of emissions: the transportation sector."

Then, to highlight this, she referred to the SuperTruck program. She said: DOE's first two SuperTruck initiatives led to a massive leap in fuel efficiency. "This new funding triples down on . . .

a push toward electrifying trucks of all sizes, along with efforts to expand EV charging access and develop low-emission car engines."

Large scale use of electric vehicles will not happen unless mandated by the Federal Government. This is borne out by the figures from the U.S. Energy Information Administration. The fact is that this wasteful spending is absolutely not sustainable.

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

Ms. KAPTUR. Mr. Chair, I yield to the gentleman from Tennessee (Mr. FLEISCHMANN), the chair of the Energy and Water Subcommittee.

Mr. FLEISCHMANN. Mr. Chair, I thank the ranking member for yielding.

On this issue I agree with Ranking Member KAPTUR. While I recognize the current administration has gone too far in pursuing its climate goals, I believe there are aspects of this program we can all support. In particular, the SuperTruck program awardees represent the largest producers of medium- and heavy-duty trucks in the United States. The potential research and development of benefits are still worthy of pursuit. For these reasons, I oppose the gentlewoman's amendment.

Ms. KAPTUR. Mr. Chair, I yield back the balance of my time.

Ms. HAGEMAN. Mr. Chair, in Wyoming, we have many instances of EV drivers getting stranded out in the cold soon after charging their vehicles. We had a California driver, just a few months ago in Riverton, who charged his vehicle enough to go 120 miles but ran out of kilovolts halfway over the mountain, about 60 miles.

On this particular occasion, it wasn't even very cold, at least not by Wyoming standards. Had he been in the same spot just a week or so earlier, he would have been stuck in minus 20-degree temperature with 60-mile-an-hour winds.

The town of Jackson just realized that paying \$1 million each for a fleet of electric buses didn't make them any more operational in our harsh winter conditions, having found out the hard way that they are unreliable and simply will not work at higher elevations and in single-digit temperatures.

The point I am making is that this transition that is being forced upon us by this administration is not only wrong-handed, it is downright dangerous.

Mr. Chair, supporting this program is not supporting fuel efficiency. It is another way to prop up the forced energy transition to unreliable resources.

For that reason, I urge the adoption of my amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Wyoming (Ms. HAGEMAN).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Mr. FLEISCHMANN. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentlewoman from Wyoming will be postponed.

AMENDMENT NO. 40 OFFERED BY MS. HAGEMAN

The Acting CHAIR. It is now in order to consider amendment No. 40 printed in part B of House Report 118-242.

Ms. HAGEMAN. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to finalize, implement, administer, or enforce the proposed rule entitled "Energy Conservation Program: Energy Conservation Standards for Consumer Water Heaters" published by the Department of Energy in the Federal Register on July 28, 2023 (88 Fed. Reg. 49058).

The Acting CHAIR. Pursuant to House Resolution 756, the gentlewoman from Wyoming (Ms. HAGEMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Wyoming.

Ms. HAGEMAN. Mr. Chair, I rise in support of my amendment No. 40 to H.R. 4394 which prohibits the use of funds to finalize, implement, administer, or enforce the tyrannical, unnecessary, and wrongheaded "Energy Conservation Standards for Consumer Water Heaters."

In late July of this year, the office of Energy Efficiency and Renewable Energy proposed a rule to enforce strict conservation standards for consumer water heaters, holding affordable and reliable home appliances hostage to the will of a bunch of unelected bureaucrats in the Federal Government.

All of this is being done in the name of the allegedly reducing global emissions and enforcing an energy transition that will do nothing to actually change global temperatures, either in the short or long term, but will absolutely cause a substantial increase in the cost of our appliances.

We are facing some serious crises in this country: an open border, over 8 million illegal aliens invading America, a broken supply chain, bone-crushing inflation, China spying on us from above, a war in the Middle East, et cetera.

What does this administration focus on? Making all of us poor in order to force us to use costly appliances that don't work.

This administration is incapable of addressing the real issues that are important to the American public. What do they do? They target the home appliances, tools, and vehicles that actually work, from gas stoves to water heaters, from air-conditioners to lawnmowers, from the internal combustion engine to reliable vehicles. This nonsense needs to stop.

Mr. Chair, I encourage the adoption of my amendment, and I reserve the balance of my time.

Ms. KAPTUR. I rise in opposition to the gentlewoman's amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, first, I oppose the amendment because the Department of Energy is charged with implementing congressionally directed energy efficiency standards. They are implementing the laws we passed.

The Department of Energy drafts energy efficiency regulations with the full participation of the manufacturers and the public at large, and they do issue their guidelines and regulations for review.

The end result is people save money. They save money on water heaters. They save money on what it costs to wash clothes at home and on refrigerators.

When these standards are set forth, they also promote innovation. You get a lot of new inventions across the country, and we can see the results of that every day. The benefits are real.

As a result of the Department of Energy's efficiency actions in the past, cost savings for American families and businesses are projected to reach nearly \$2 trillion by 2030. It not only makes sense for the consumer. Frankly, it makes sense for the country because it means that the systems to supply the energy are also more efficient. It drives us to be better at what we do.

It is estimated per household the energy efficiencies achieved already have amounted to over \$6,000 of savings for every American every month when you pay every one of those bills: your gas bills, your electric bills, everything else you have to pay for in your house.

The Department of Energy estimates that this specific rule would slash household utility costs by over \$11 billion annually to save consumers \$198 billion on their energy bills over 30 years when we look at the whole. With the population growing, we have to do a better job of trying to save resources in order to make sure that everyone has the ability to access them.

Stopping the Department of Energy from finalizing, implementing, or enforcing energy efficiency standards basically is bicycling backward and will only create uncertainty for manufacturers and consumers.

For consumers, costs go up when we don't pay attention. With respect to the proposed energy efficiency standards for consumer water heaters, I urge my colleagues with concerns to participate fully in the rulemaking process, as I have done with respect to my concerns about the proposed energy efficiency standards for distribution transformers. That is appropriate. It is a response people can take to the proposed rule and companies can take.

Congress has vested the Department of Energy with the authority to promulgate these rules. Let us fully participate in the process. Let's make

□ 1130

AMENDMENT NO. 3 OFFERED BY MR. PERRY

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 3, printed in part B of House Report 118-242 offered by the gentleman from Pennsylvania (Mr. PERRY), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 156, noes 265, not voting 17, as follows:

[Roll No. 529]

AYES—156

Alford	Fry	Miller (IL)
Allen	Fulcher	Miller (WV)
Amodei	Gaetz	Mills
Armstrong	Gallagher	Moolenaar
Arrington	Garcia, Mike	Mooney
Babin	Gimenez	Moore (AL)
Baird	Good (VA)	Moore (UT)
Balderson	Gooden (TX)	Moran
Banks	Gosar	Murphy
Barr	Granger	Nehls
Bean (FL)	Graves (MO)	Norman
Bentz	Green (TN)	Ogles
Biggs	Greene (GA)	Owens
Bilirakis	Griffith	Palmer
Bishop (NC)	Grothman	Pence
Boebert	Guest	Perry
Bost	Guthrie	Posey
Brecheen	Hageman	Reschenthaler
Buck	Harris	Rodgers (WA)
Burchett	Harshbarger	Rose
Burgess	Hern	Rosendale
Burlison	Higgins (LA)	Rouzer
Cammack	Hill	Roy
Carey	Houchin	Rutherford
Carl	Hudson	Salazar
Carter (GA)	Hunt	Scalise
Cline	Issa	Schweikert
Cloud	Jackson (TX)	Scott, Austin
Clyde	Johnson (OH)	Self
Collins	Johnson (SD)	Sessions
Comer	Jordan	Smith (MO)
Crane	Joyce (PA)	Smith (NE)
Crenshaw	Kelly (MS)	Smucker
Davidson	Kustoff	Spartz
De La Cruz	LaHood	Steil
DesJarlais	LaMalfa	Steube
Donalds	Lamborn	Strong
Duarte	Langworthy	Tenney
Duncan	Latta	Thompson (PA)
Dunn (FL)	Lee (FL)	Tiffany
Ellzey	Letlow	Timmons
Emmer	Loudermilk	Van Duyne
Estes	Luna	Walberg
Fallon	Luttrell	Weber (TX)
Feenstra	Mann	Webster (FL)
Ferguson	Massie	Wenstrup
Finstad	Mast	Westerman
Fischbach	McCarthy	Williams (TX)
Fitzgerald	McClintock	Wilson (SC)
Flood	McCormick	Wittman
Fox	McHenry	Yakym
Franklin, Scott	Meuser	Zinke

NOES—265

Adams	Blumenauer	Cárdenas
Aderholt	Blunt Rochester	Carson
Aguilar	Bonamici	Carter (LA)
Allred	Bowman	Carter (TX)
Auchincloss	Boyle (PA)	Cartwright
Bacon	Brown	Casar
Balint	Brownley	Case
Barragán	Buchanan	Casten
Beatty	Bucshon	Castor (FL)
Bera	Budzinski	Castro (TX)
Berman	Bush	Chavez-DeRemer
Beyer	Calvert	Cherilus-
Bice	Caraveo	McCormick
Bishop (GA)	Carbalaj	Chu

America better. Let's modernize America.

Mr. Chair, I urge my colleagues to reject this amendment, and I yield back the balance of my time.

Ms. HAGEMAN. Mr. Chair, in this latest proposal, the administration is intentionally attempting to force an increase in the cost of water heaters for consumers and to take those water heaters that actually work off the market.

What did I call that a few minutes ago? Oh, yeah, government-imposed wretchedness.

The cost of home appliances is skyrocketing all because of this administration's war on prosperity. With new regulations, government-imposed market uncertainty, and an intentionally disrupted supply chain, there is certainly a method to their madness.

A new word and concept has been born. This administration and radical bureaucrats running it have one goal in mind, and they call it de-development. Let that sink in.

Throughout most of modern history, our political leaders have sought to improve our standard of living, to improve prosperity, and to make our everyday goods and needs more affordable, not less so, yet that is where we are now. The Biden administration is intentionally seeking to make us all poorer, to make us more dependent on the government, to take away our ability to feed, clothe, and house our families.

It is the concept of de-development that underlies the very purpose of the Energy Conservation Standards for Consumer Water Heaters. It is for that reason that we must make sure that such standards never go into effect.

More than 9 million water heaters are sold in the United States every year. What water heaters we use should be a matter of personal freedom and economic choice. Our water heater manufacturers have built the most efficient and environmentally friendly products in the world. That isn't enough, no, not when the goal is not to make our necessary appliances more affordable but when the goal is to use regulations to change human behavior.

I will say it again. When government-imposed wretchedness is not a byproduct of agency action but the purpose of the action itself, you know that you have an out-of-control government that must be starved of money. That is exactly what my amendment does. It starves these new standards of the lifeblood that they need to be weaponized against the American people.

The bottom line is this: The Biden administration doesn't care about personal freedom or economic choice, and Democrats are cheering every opportunity they get to intervene in the day-to-day lives of Americans.

Congress has the authority and responsibility to challenge the extent to which these proposed standards are both technically feasible and economically justified, and they are neither.

This administration's strategy to destroy everything that works is causing energy poverty in vulnerable communities. While powerful clean energy companies are reaping the benefits of billions and billions of dollars in Federal taxpayer subsidies, the consumers are bearing the burden of the costs.

Many Americans are already struggling to heat their homes, pay their utilities, and put food on the table, primarily because of this administration's failed energy policies. This proposed rule only worsens those problems while solving absolutely nothing.

I ask my colleagues to join me in support of freedom and economic prosperity by supporting my amendment to defund this administration's proposed rule by preventing them from finalizing, implementing, and enforcing rulemaking pertaining to energy conservation standards for consumer water heaters. This is tyranny and it needs to stop.

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

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Wyoming (Ms. HAGEMAN).

The amendment was agreed to.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments printed in part B of House Report 118-242 on which further proceedings were postponed, in the following order:

Amendment No. 3 by Mr. PERRY of Pennsylvania.

Amendment No. 12 by Mr. NEGUSE of Colorado.

Amendment No. 14 by Mr. WESTERMAN of Arkansas.

Amendment No. 15 by Mr. GRIFFITH of Virginia.

Amendment No. 16 by Mr. ROY of Texas.

Amendment No. 19 by Mr. PERRY of Pennsylvania.

Amendment No. 20 by Mr. NORMAN of South Carolina.

Amendment No. 25 by Mr. PERRY of Pennsylvania.

Amendment No. 26 by Mr. PERRY of Pennsylvania.

Amendment No. 27 by Mr. PERRY of Pennsylvania.

Amendment No. 28 by Mr. PERRY of Pennsylvania.

Amendment No. 29 by Mr. PERRY of Pennsylvania.

Amendment No. 30 by Mr. PERRY of Pennsylvania.

Amendment No. 31 by Mr. PERRY of Pennsylvania.

Amendment No. 32 by Mr. PERRY of Pennsylvania.

Amendment No. 36 by Mr. GARAMENDI of California.

Amendment No. 37 by Mr. GARAMENDI of California.

Amendment No. 39 by Ms. HAGEMAN of Wyoming.

The Chair will reduce to 2 minutes the minimum time for any electronic vote after the first vote in this series.

Ciscomani	Joyce (OH)	Pfluger
Clark (MA)	Kamlager-Dove	Plaskett
Clarke (NY)	Kaptur	Pocan
Cleaver	Kean (NJ)	Porter
Clyburn	Keating	Pressley
Cohen	Kelly (IL)	Quigley
Cole	Khanna	Radewagen
Connolly	Kiggans (VA)	Ramirez
Costa	Kildee	Raskin
Courtney	Kiley	Rogers (AL)
Craig	Kilmer	Rogers (KY)
Crawford	Kim (CA)	Ross
Crockett	Kim (NJ)	Ruiz
Crow	Krishnamoorthi	Ruppersberger
Cuellar	Kuster	Ryan
Curtis	LaLota	Sablan
D'Esposito	Landsman	Salinas
Davids (KS)	Larsen (WA)	Sánchez
Davis (IL)	Larson (CT)	Scarbans
Davis (NC)	LaTurner	Scanlon
Dean (PA)	Lawler	Schakowsky
DeGette	Lee (CA)	Schiff
DeLauro	Lee (NV)	Schneider
DelBene	Lee (PA)	Scholten
Deluzio	Leger Fernandez	Schrier
DeSaulnier	Levin	Scott (VA)
Diaz-Balart	Lieu	Scott, David
Dingell	Lofgren	Sewell
Doggett	Lucas	Sherman
Edwards	Luetkemeyer	Simpson
Escarbo	Lynch	Slotkin
Eshoo	Mace	Magaziner
Espaillat	Malliotakis	Smith (NJ)
Evans	Manning	Smith (WA)
Ezell	Matsui	Sorensen
Fitzpatrick	McCath	Soto
Fleischmann	McCaul	Stansbury
Fletcher	McClain	Stanton
Foster	McClellan	Auchincloss
Foushee	Frankel, Lois	Steel
Frost	McCullum	McGarvey
Gallego	McGovern	Stefanik
Garbarino	Meeks	Strickland
García (IL)	Menendez	Sykes
Garcia (TX)	Meng	Takano
Garcia, Robert	Mfume	Thanedar
Goldman (NY)	Molinaro	Thompson (CA)
Gomez	Moore (WI)	Thompson (MS)
Gonzales, Tony	Morelle	Blunt Rochester
Gonzalez, Vicente	Moskowitz	Titus
González-Colón	Moulton	Aderholt
Gottheimer	Mrvan	DeSarlais
Graves (LA)	Mullin	Diaz-Balart
Green, Al (TX)	Nadler	Aguilar
Grijalva	Napolitano	Allred
Harder (CA)	Neal	Amodei
Hayes	Neguse	Armstrong
Higgins (NY)	Newhouse	Donalds
Himes	Nickel	Auchincloss
Hinson	Norcross	Balint
Horsford	Norton	Barr
Houlihan	Nunn (IA)	Barragán
Hoyer	Obernolte	Beatty
Hoyle (OR)	Ocasio-Cortez	Bera
Huffman	Omar	Bergman
Huizenga	Pallone	Beyer
Ivey	Panetta	Bishop (GA)
Jackson (IL)	Pappas	Blumenauer
Jackson (NC)	Pascrill	Blunt Rochester
Jacobs	Payne	Boebert
James	Pelosi	Frankel, Lois
Jayapal	Peltola	Bonamici
Jeffries	Perez	Bost
Johnson (GA)	Peters	Bowman

NOT VOTING—17

Correa	Miller (OH)	Spanberger
Garamendi	Miller-Meeks	Swalwell
Golden (ME)	Moynan	Velázquez
Jackson Lee	Phillips	Waltz
Kelly (PA)	Pingree	Waters
Lesko	Santos	

□ 1158

Messrs. FOSTER, STANTON, WOMACK, CALVERT, Mrs. GONZÁLEZ-COLÓN, Mr. SARBANES, Mrs. BEATTY, and Mr. BERGMAN changed their vote from "aye" to "no."

Messrs. GUTHRIE, KELLY of Mississippi, and ARRINGTON changed their vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 12 OFFERED BY MR. NEGUSE

The Acting CHAIR (Mr. STEUBE). The unfinished business is the demand for a recorded vote on amendment No. 12, printed in part B of House Report 118-242 offered by the gentleman from Colorado (Mr. NEGUSE), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 277, noes 142, not voting 19, as follows:

[Roll No. 530]

AYES—277

Adams	DeSaulnier	Kildee	Alford	Fulcher	Moolenaar
Aderholt	Desarlais	Kiley	Allen	Gallagher	Mooney
Aguilar	Diaz-Balart	Kilmer	Arrington	Garbarino	Moore (AL)
Allred	Dingell	Kim (NJ)	Babin	Gonzales, Tony	Moore (UT)
Amodei	Doggett	Krishnamoorthi	Bacon	González-Colón	Murphy
Armstrong	Donalds	Kuster	Baird	Good (VA)	Nehls
Auchincloss	Escobar	Lamborn	Balderson	Gooden (TX)	Newhouse
Balint	Eshoo	Landsman	Banks	Gosar	Norman
Barr	Espailat	Langworthy	Bean (FL)	Granger	Nunn (IA)
Barragán	Estes	Larsen (WA)	Bentz	Graves (MO)	Owens
Beatty	Evans	Larson (CT)	Biggs	Green (TN)	Palmer
Bera	Fitzgerald	LaTurner	Bilirakis	Grothman	Pence
Bergman	Fitzpatrick	Lawler	Bishop (NC)	Guthrie	Perry
Beyer	Fleischmann	Lee (CA)	Cammack	Issa	Pilger
Bishop (GA)	Fletcher	Burkhardt	Lee (PA)	Jackson (TX)	Posy
Blumenauer	Foster	Carter (GA)	Larson (OH)	Johnson (OH)	Rouzer
Blunt Rochester	Foushee	Carter (TX)	Carter (TX)	Johnson (SD)	Roy
Boebert	Frankel, Lois	Frost	Comer	Jordan	Schweikert
Bonamici	Frost	Fry	Cline	Joyce (PA)	Self
Bost	Gaetz	Garcia (IL)	Cloud	Kelly (MS)	Sessions
Bowman	Garcia, Mike	Garcia (TX)	Clyde	Kiggans (VA)	Smith (NJ)
Bush	Garcia, Robert	Magaziner	D'Esposito	Spartz	
Calvert	Gimenez	Manning	LaLota	Stefanik	
Caraveo	Goldman (NY)	Matsui	LaMalfa	Steube	
Carbajal	Garamendi	Davidson	Latta	Strong	
Carbajal	Garcia (IL)	McBath	Lee (FL)	Tenney	
Cárdenas	Garcia (TX)	McCaull	Loudermilk	Tiffany	
Gonzalez	Garcia, Mike	McClellan	Lucas	Timmons	
Carey	Garcia, Robert	Duncan	Valadao	Valadao	
Vicente	Gimenez	Dunn (FL)	Luttrell	Van Duyne	
Garcia, Mike	Goldman (NY)	Edwards	Malliotakis	Van Orden	
Garcia, Robert	Garamendi	Ellzey	Mann	Walberg	
Garcia, Robert	Garcia (IL)	Emmer	Massie	Weber (TX)	
Garcia, Robert	Garcia (TX)	Meng	Ezell	Webster (FL)	
Garcia, Robert	Garcia, Mike	McAuliffe	Fallon	Westerman	
Garcia, Robert	Garcia, Robert	Miller-Meeks	Feenstra	McClain	
Garcia, Robert	Garcia, Robert	Molinaro	Ferguson	McClintock	
Garcia, Robert	Garcia, Robert	Moore (WI)	Finstad	McCormick	
Garcia, Robert	Garcia, Robert	Moran	Fischbach	McHenry	
Garcia, Robert	Garcia, Robert	Morelle	Flood	Miller (IL)	
Garcia, Robert	Garcia, Robert	Moskowitz	Foxx	Wittman	
Garcia, Robert	Garcia, Robert	Moulton	Franklin, Scott	Miller (WV)	
Garcia, Robert	Garcia, Robert	Nrvon	Joyce (OH)	Mills	Zinke
Garcia, Robert	Garcia, Robert	Obernolte	Jackson Lee	Kelly (PA)	
Garcia, Robert	Garcia, Robert	Ocasio-Cortez	Pingree	Lesko	
Garcia, Robert	Garcia, Robert	Olger	Phillips	Miller (OH)	
Garcia, Robert	Garcia, Robert	Ogles	Phillips	Van Drew	
Garcia, Robert	Garcia, Robert	Omar	Pingree	Velázquez	
Garcia, Robert	Garcia, Robert	Nrcross	Rodgers (WA)	Waltz	
Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
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Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
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Garcia, Robert	Garcia, Robert	Obernolte			
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Garcia, Robert	Garcia, Robert	Olger			
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Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
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Garcia, Robert	Garcia, Robert	Omar			
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Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
Garcia, Robert	Garcia, Robert	Ogles			
Garcia, Robert	Garcia, Robert	Omar			
Garcia, Robert	Garcia, Robert	Nrcross			
Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
Garcia, Robert	Garcia, Robert	Ogles			
Garcia, Robert	Garcia, Robert	Omar			
Garcia, Robert	Garcia, Robert	Nrcross			
Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
Garcia, Robert	Garcia, Robert	Ogles			
Garcia, Robert	Garcia, Robert	Omar			
Garcia, Robert	Garcia, Robert	Nrcross			
Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert	Ocasio-Cortez			
Garcia, Robert	Garcia, Robert	Olger			
Garcia, Robert	Garcia, Robert	Ogles			
Garcia, Robert	Garcia, Robert	Omar			
Garcia, Robert	Garcia, Robert	Nrcross			
Garcia, Robert	Garcia, Robert	Norton			
Garcia, Robert	Garcia, Robert	Obernolte			
Garcia, Robert	Garcia, Robert				

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

□ 1224

So the amendment was rejected.
The result of the vote was announced as above recorded.

Stated for:

Mr. GROTHMAN. Mr. Chair, I was involved in an important meeting. Had I been present, I would have voted "aye" on rollcall No. 536.

AMENDMENT NO. 26 OFFERED BY MR. PERRY

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 26, printed in part B of House Report 118-242 offered by the gentleman from Pennsylvania (Mr. PERRY), on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 123, noes 300, not voting 15, as follows:

[Roll No. 537]

AYES—123

Alford	Franklin, Scott	Miller (WV)
Allen	Fulcher	Mills
Armstrong	Gaetz	Mooney
Babin	Gimenez	Moore (AL)
Banks	Good (VA)	Moore (UT)
Bean (FL)	Gooden (TX)	Moran
Bentz	Gosar	Murphy
Biggs	Green (TN)	Nehls
Bilirakis	Greene (GA)	Norman
Bishop (NC)	Griffith	Nunn (IA)
Boebert	Grothman	Ogles
Bost	Hageman	Owens
Brecheen	Harris	Palmer
Buck	Harshbarger	Perry
Burchett	Hern	Pfluger
Burgess	Higgins (LA)	Posy
Burlison	Houchin	Rodgers (WA)
Cammack	Hudson	Rose
Carter (GA)	Huizenga	Rosendale
Cline	Hunt	Rouzer
Cloud	Issa	Roy
Clyde	Jackson (TX)	Rutherford
Collins	Johnson (SD)	Salazar
Comer	Jordan	Scalise
Crane	Joyce (PA)	Schweikert
Crenshaw	LaHood	Self
Davidson	LaMalfa	Sessions
De La Cruz	Lamborn	Smucker
DesJarlais	Lawler	Spartz
Donalds	Loudermilk	Steube
Duncan	Luna	Tiffany
Dunn (FL)	Luttrell	Timmons
Ellzey	Mace	Van Drew
Emmer	Mann	Van Duyn
Estes	Massie	Weber (TX)
Fallon	Mast	Webster (FL)
Feeenstra	McCarthy	Williams (TX)
Ferguson	McClintock	Wilson (SC)
Finstad	McCormick	Wittman
Fitzgerald	Meuser	Yakym
Foxx	Miller (IL)	Zinke

NOES—300

Adams	Balderson	Bishop (GA)
Aderholt	Balint	Blumenauer
Aguilar	Barr	Blunt Rochester
Allred	Barragán	Bonamici
Amodei	Beatty	Bowman
Arrington	Bera	Boyle (PA)
Auchincloss	Bergman	Brown
Bacon	Beyer	Brownley
Baird	Bice	Buchanan

NOT VOTING—15

Bucshon	Himes	Payne
Budzinski	Hinson	Pelosi
Bush	Horsford	Peltola
Calvert	Houlahan	Pence
Caraveo	Hoyer	Perez
Carbajal	Hoyle (OR)	Peters
Cárdenas	Huffman	Pettersen
Carey	Ivey	Plaskett
Carl	Jackson (IL)	Pocan
Carson	Jackson (NC)	Porter
Carter (LA)	Jacobs	Pressley
Carter (TX)	James	Quigley
Casten	Jayapal	Radewagen
Castor (FL)	Jeffries	Ramirez
Castro (TX)	Johnson (GA)	Raskin
Chavez-DeRemer	Johnson (OH)	Reschenthaler
Cherifius-	Joyce (OH)	Rogers (AL)
McCormick	Kamilarov-Dove	Rogers (KY)
Chu	Kaptur	Ross
Ciscomani	Kean (NJ)	Ruiz
Clark (MA)	Keating	Ruppersberger
Clarke (NY)	Kelly (IL)	Ryan
Cleaver	Kelly (MS)	Sablan
Clyburn	Khanna	Salinas
Cohen	Kiggans (VA)	Sánchez
Cole	Kildee	Sarbanes
Connolly	Kilmer	Scanlon
Costa	Kim (CA)	Schakowsky
Courtney	Kim (NJ)	Schiff
Craig	Kristol	Schneider
Crawford	LaLota	Schoalten
Crockett	Landsman	Scott, Austin
Crow	Langworthy	Scott, David
Cuellar	Larsen (WA)	Sewell
Curtis	Larson (CT)	Sherman
D'Esposito	Latta	Sherrill
Davids (KS)	LaTurner	Simpson
Davis (IL)	Lee (CA)	Smith (MO)
Davis (NC)	Lee (FL)	Smith (NE)
Dean (PA)	Lee (NV)	Smith (NJ)
DeGette	DeLauro	Smith (WA)
DeSaulnier	DelBene	Sorensen
Diaz-Balart	Deluzio	Soto
Dingell	DeSaulnier	Spanberger
Doggett	Diaz-Balart	Lieu
Duarte	Dingell	Stansbury
Edwards	Doggett	Stanton
Lynch	Duarte	Stauber
Escobar	Edwards	Steel
Eshoo	Lynch	Stefanik
Malliotakis	Escobar	Steil
Manning	Eshoo	Stevens
Strickland	Malliotakis	Stevens
Strong	Manning	Thickland
Sykes	Strickland	Titus
Takano	Strong	Titus
Thickland	Sykes	Trehan
Thompson (CA)	Takano	Trehan
Thompson (MS)	Thickland	Treman
Thompson (PA)	Thompson (CA)	Treman
McBath	Thompson (MS)	Treman
McCaul	Thompson (PA)	Treman
McClain	McBath	Treman
McClellan	McCaul	Treman
Fletcher	McClain	Treman
Flood	McClellan	Treman
McCollum	Fletcher	Treman
Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
Evans	Thompson (MS)	Treman
Matsui	Thompson (PA)	Treman
Ezell	Evans	Treman
Fitzpatrick	Matsui	Treman
Frankel, Lois	Ezell	Treman
Frost	Fitzpatrick	Treman
Frankel, Lois	Frankel, Lois	Treman
Meeks	Frost	Treman
Garcia (IL)	Frankel, Lois	Treman
Garcia (TX)	Meeks	Treman
Garcia, Mike	Garcia (IL)	Treman
Morelle	Garcia (TX)	Treman
Gallagher	Garcia, Mike	Treman
Gallego	Morelle	Treman
Garamendi	Gallagher	Treman
Miller-Meeks	Gallego	Treman
McBath	Garamendi	Treman
McCaul	Miller-Meeks	Treman
McClain	McBath	Treman
McClellan	McCaul	Treman
Fletcher	McClellan	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
Thompson (CA)	McCollum	Treman
Thompson (MS)	Thompson (CA)	Treman
Thompson (PA)	Thompson (MS)	Treman
McGarvey	Thompson (PA)	Treman
McGovern	McGarvey	Treman
McGovern	McGovern	Treman
Thompson (CA)	McGovern	Treman
Thompson (MS)	Thompson (CA)	Treman
Thompson (PA)	Thompson (MS)	Treman
McBath	Thompson (PA)	Treman
McCaul	Thompson (CA)	Treman
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Fletcher	McCaul	Treman
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McGarvey	Thompson (MS)	Treman
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Thompson (CA)	McGarvey	Treman
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McClellan	McBath	Treman
Fletcher	McCaul	Treman
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Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
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McGarvey	Thompson (MS)	Treman
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Thompson (CA)	McGarvey	Treman
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McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
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Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McClellan	McBath	Treman
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Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McClellan	McBath	Treman
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McClellan	McBath	Treman
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McCollum	Flood	Treman
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McClellan	McBath	Treman
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Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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Thompson (PA)	Thompson (CA)	Treman
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McClellan	McBath	Treman
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McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McClellan	McBath	Treman
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McCaul	Thompson (PA)	Treman
McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
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McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McBath	Thompson (MS)	Treman
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McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
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Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McBath	Thompson (MS)	Treman
McCaul	Thompson (PA)	Treman
McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McBath	Thompson (MS)	Treman
McCaul	Thompson (PA)	Treman
McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
Thompson (MS)	Thompson (PA)	Treman
Thompson (PA)	Thompson (CA)	Treman
McBath	Thompson (MS)	Treman
McCaul	Thompson (PA)	Treman
McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
Thompson (MS)	Thompson (PA)	Treman
Thompson (PA)	Thompson (CA)	Treman
McBath	Thompson (MS)	Treman
McCaul	Thompson (PA)	Treman
McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman
McGarvey	Thompson (MS)	Treman
Thompson (PA)	Thompson (PA)	Treman
Thompson (CA)	McGarvey	Treman
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McBath	Thompson (MS)	Treman
McCaul	Thompson (PA)	Treman
McClellan	McBath	Treman
Fletcher	McCaul	Treman
Flood	Fletcher	Treman
McCollum	Flood	Treman
Thompson (CA)	Flood	Treman
Thompson (MS)	McCollum	Treman
Thompson (PA)	Thompson (CA)	Treman

Bush	Houlahan	Pence
Calvert	Hoyer	Perez
Caraveo	Hoyle (OR)	Peters
Carbajal	Huffman	Petterson
Cárdenas	Ivey	Plaskett
Carey	Jackson (IL)	Pocan
Carson	Jackson (NC)	Porter
Carter (LA)	Jacobs	Pressley
Carter (TX)	James	Quigley
Cartwright	Jayapal	Radewagen
Case	Jeffries	Ramirez
Casten	Johnson (GA)	Raskin
Castor (FL)	Joyce (OH)	Reschenthaler
Castro (TX)	Kamlager-Dove	Rogers (AL)
Chavez-DeRemer	Kaptur	Rogers (KY)
Cherifius	Kean (NJ)	Ross
McCormick	Keating	Ruiz
Chu	Kelly (IL)	Ruppersberger
Ciscomani	Khanna	Ryan
Clark (MA)	Kiggans (VA)	Sablan
Clarke (NY)	Kildee	Salinas
Cleaver	Kiley	Sánchez
Clyburn	Kilmer	Sarbanes
Cohen	Kim (CA)	Scanlon
Cole	Kim (NJ)	Schakowsky
Connolly	Krishnamoorthi	Schiff
Costa	Kuster	Schneider
Courtney	LaLota	Scholten
Craig	LaMalfa	Schrirer
Crockett	Landsman	Scott (VA)
Crow	Langworthy	Scott, Austin
Cuellar	Larsen (WA)	Scott, David
Curtis	Larson (CT)	Sewell
D'Esposito	Latta	Sherman
Davids (KS)	LaTurner	Sherrill
Davis (IL)	Lee (CA)	Simpson
Davis (NC)	Lee (FL)	Slotkin
Dean (PA)	Lee (NV)	Smith (MO)
DeGette	Lee (PA)	Smith (NE)
DeLauro	Leger Fernandez	Smith (NJ)
DelBene	Letlow	Smith (WA)
Deluzio	Levin	Sorensen
DeSaulnier	Lieu	Soto
Diaz-Balart	Lofgren	Spanberger
Dingell	Lucas	Stansbury
Doggett	Lynch	Stanton
Duarte	Magaziner	Stauber
Edwards	Manning	Steel
Escobar	Matsui	Stefanik
Eshoo	McBath	Stevens
Espaillet	McCaul	Strickland
Evans	McClain	Sykes
Fitzpatrick	McClellan	Takano
Fleischmann	McCollum	Tenney
Fletcher	McGarvey	Thanedar
Flood	McGovern	Thompson (CA)
Foster	Meeks	Thompson (MS)
Foushee	Menendez	Thompson (PA)
Frankel, Lois	Meng	Titus
Frost	Mfume	Tlaib
Gallagher	Miller-Meeks	Tokuda
Gallego	Molinaro	Tonko
Garamendi	Moolenaar	Torres (CA)
Garbarino	Moore (WI)	Torres (NY)
Garcia (IL)	Morelle	Trahan
Garcia (TX)	Moskowitz	Trone
Garcia, Mike	Moulton	Underwood
Garcia, Robert	Mrvan	Valadao
Gimenez	Mullin	Van Orden
Goldman (NY)	Nadler	Vargas
Gomez	Napolitano	Vasquez
Gonzales, Tony	Neal	Veasey
Gonzalez,	Neguse	Velázquez
Vicente	Newhouse	Watson Colema
González-Colón	Nickel	Westerman
Gottheimer	Norcross	Walberg
Granger	Norton	Wasserman
Graves (LA)	Obernolte	Schultz
Green, Al (TX)	Ocasio-Cortez	Waters
Grijalva	Omar	Watson Colema
Guest	Pallone	Westerman
Harder (CA)	Panetta	Wexton
Hayes	Pappas	Wild
Higgins (NY)	Pascrèl	Williams (GA)
Himes	Payne	Williams (NY)
Hinson	Pelosi	Wilson (FL)
Horsford	Peltola	Womack

NOT VOTING—18

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

1229

AMENDMENT NO. 28 OFFERED BY MR. PERRY

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 28, printed in part B of House Report 118-242 offered by the gentleman from Pennsylvania (Mr. PERRY), on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 105, noes 316, not voting 17, as follows:

[Roll No. 539]

AYES—105

Alford	Foxx	Mills
Armstrong	Fry	Mooney
Arrington	Gaetz	Moore (AL)
Babin	Good (VA)	Moore (UT)

Banks	Gooden (TX)	Moran	
Bean (FL)	Gosar	Murphy	
Biggs	Green (TN)	Nehls	
Bilirakis	Greene (GA)	Norman	
Bishop (NC)	Griffith	Ogles	
Boebert	Grothman	Owens	
Brecheen	Hageman	Perry	
Buck	Harris	Posey	
Burchett	Harshbarger	Rodgers (WA)	
Burgess	Hern	Rose	
Burris	Higgins (LA)	Rosendale	
Carl	Houchin	Rouzer	
Cline	Hudson	Roy	
Cloud	Hunt	Rutherford	
Clyde	Jackson (TX)	Scalise	
Collins	Johnson (SD)	Schweikert	
Comer	Jordan	Self	
Crane	Joyce (PA)	Sessions	
Crenshaw	LaHood	Steube	
Davidson	Lamborn	Strong	
DesJarlais	Loudermilk	Tiffany	
Donalds	Luna	Timmons	
Duncan	Luttrell	Van Drew	
Ellzey	Mann	Van Duyne	
Ezell	Massie	Weber (TX)	
Fallon	Mast	Wenstrup	
Feeenstra	McClintock	Williams (TX)	
Ferguson	McCormick	Wilson (SC)	
Finstad	Meuser	Wittman	
Fischbach	Miller (IL)	Yakym	
Fitzgerald	Miller (WV)	Zinke	

NOES—316

Adams	Bishop (GA)	Carson
Aderholt	Blumenauer	Carter (GA)
Aguilar	Blunt Rochester	Carter (LA)
Allen	Bonamici	Carter (TX)
Allred	Bost	Cartwright
Amodei	Bowman	Casar
Auchincloss	Boyle (PA)	Case
Bacon	Brown	Casten
Baird	Brownley	Castor (FL)
Balderson	Buchanan	Castro (TX)
Balint	Bucshon	Chavez-DeRemer
Barr	Budzinski	Cherflis
Barragán	Bush	McCormick
Beatty	Calvert	Chu
Benz	Cammack	Ciscomani

Cohen	Kamlager-Dove	Plaskett
Cole	Kaptur	Pocan
Connolly	Kean (NJ)	Porter
Costa	Keating	Pressley
Courtney	Kelly (IL)	Quigley
Craig	Kelly (MS)	Radewagen
Crawford	Khanna	Ramirez
Crockett	Kiggans (VA)	Raskin
Crow	Kildee	Reschenthaler
Cuellar	Kiley	Rogers (AL)
Curtis	Kilmer	Rogers (KY)
D'Esposito	Kim (CA)	Ross
Davids (KS)	Kim (NJ)	Ruiz
Davis (IL)	Krishnamoorthi	Ruppersberger
Davis (NC)	Kuster	Ryan
Dean (PA)	Kustoff	Sablan
DeGette	LaLota	Salazar
DeLauro	LaMalfa	Salinas
DelBene	Landsman	Sánchez
Deluzio	Langwrothy	Sarbanes
DeSaulnier	Larsen (WA)	Scanlon
Diaz-Balart	Larson (CT)	Schakowsky
Dingell	Latta	Schiff
Doggett	LaTurner	Schneider
Duarte	Lawler	Scholten
Dunn (FL)	Lee (CA)	Schrir
Edwards	Lee (FL)	Scott (VA)
Emmer	Lee (NV)	Scott, Austin
Escobar	Lee (PA)	Scott, David
Eshoo	Leger Fernandez	Sewell
Espaillat	Letlow	Sherman
Estes	Levin	Sherrill
Evans	Lieu	Simpson
Fitzpatrick	Lofgren	Slotkin
Fleischmann	Lucas	Smith (MO)
Fletcher	Luetkemeyer	Smith (NE)
Flood	Lynch	Smith (NJ)
Foster	Mace	Smith (WA)
Foushee	Magaziner	Smucker
Frankel, Lois	Malliotakis	Sorensen
Franklin, Scott	Manning	Soto
Frost	Matsui	Spanberger
Fulcher	McBath	Stansbury
Gallagher	McCarthy	Stanton
Gallego	McCaul	Stauber
Garamendi	McClain	
Garbarino	McClellan	Steel
Garcia (IL)	McCullum	Stefanik
Garcia (TX)	McGarvey	Steil
Garcia, Mike	McGovern	Stevens
Garcia, Robert	Meeks	Strickland
Goldman (NY)	Menendez	Sykes
Gomez	Meng	Takano
Gonzales, Tony	Mfume	Tenney
Gonzalez, Vicente	Miller-Meeks	Thanedar
González-Colón	Molinaro	Thompson (CA)
Gottheimer	Moolenaar	Thompson (MS)
Granger	Moore (WI)	Thompson (PA)
Graves (LA)	McCarthy	
Graves (MO)	Moskowitz	Tlaib
Green, Al (TX)	Moulton	Tokuda
Grijalva	Mrvan	Tonko
Guest	Mullin	Torres (CA)
Guthrie	Nadler	Torres (NY)
Harder (CA)	Napolitano	Trahan
Hayes	Neal	Trone
Higgins (NY)	Neguse	Underwood
Hill	Newhouse	Valadao
Himes	Nickel	Van Orden
Hinson	Norcross	Vargas
Horsford	Norton	Vasquez
Houlihan	Nunn (IA)	Titus
Hoyer	Obernolte	Tlaib
Hoyle (OR)	Ocasio-Cortez	Velázquez
Huffman	Omar	Wagner
Huizenga	Pallone	Walberg
Issa	Palmer	Wasserman
Ivey	Panetta	Schultz
Jackson (IL)	Pappas	Waters
Jackson (NC)	Pascrell	Watson Coleman
Jacobs	Payne	Webster (FL)
James	Pelosi	Westerman
Jayapal	Peltola	Wexton
Jeffries	Pence	Wild
Johnson (GA)	Perez	Williams (GA)
Johnson (OH)	Peters	Williams (NY)
Joyce (OH)	Pettersen	Wilson (FL)
	Pfluger	Womack

NOT VOTING—17

DeGette Jordan Pfleuger
 DeLauro Joyce (OH) Plaskett
 DelBene Joyce (PA) Posey
 Deluzio Kaptur Radewagen
 DesJarlais Kean (NJ) Reschenthaler
 Diaz-Balart Kelly (IL) Rodgers (WA)
 Donalds Kelly (MS) Rogers (AL)
 Duarte Kiggans (VA) Rogers (KY)
 Duncan Kiley Rose
 Dunn (FL) Kilmer Rosendale
 Edwards Kim (CA) Ross
 Ellzey Krishnamoorthi Rouzer
 Emmer Kustoff Rutherford
 Estes LaHood Ryan
 Evans LaLota Salazar
 Ezell LaMalfa Sanchez
 Fallon Lamborn Sarbanes
 Feenstra Landsman Scalise
 Ferguson Langworthy Scholten
 Finstad Larsen (WA) Schrier
 Fischbach Larson (CT) Schweikert
 Fitzgerald Latta Scott (VA)
 Fitzpatrick LaTurner Scott, Austin
 Fleischmann Lawler Scott, David
 Fletcher Lee (FL) Self
 Flood Lee (NV) Sessions
 Foxx Leger Fernandez Sherrill
 Frankel, Lois Letlow Simpson
 Franklin, Scott Loudermilk Slotkin
 Fry Lucas Smith (MO)
 Fulcher Luetkemeyer Smith (NE)
 Gaetz Luna Smith (NJ)
 Gallagher Luttrell Smucker
 Gallego Lynch Soto
 Garbarino Mace Spanberger
 Garcia, Mike Magaziner Spartz
 Gimenez Malliotakis Stanton
 Gonzales, Tony Mann Stauber
 Gonzalez, Manning Steel
 Vicente Mast Stefanik
 González-Colón McBath Steil
 Good (VA) McCarthy Steube
 Gooden (TX) McCaul Stevens
 Gosar McClain Strickland
 Gottheimer McClintock Strong
 Granger McCormick Tenney
 Graves (LA) McHenry Thanedar
 Graves (MO) Meuser
 Green (TN) Miller (IL) Thompson (MS)
 Green, Al (TX) Miller (WV) Thompson (PA)
 Greene (GA) Miller-Meeks Tiffany
 Griffith Mills Timmons
 Grothman Molinaro Titus
 Guest Moolenaar Torres (CA)
 Guthrie Mooney Torres (NY)
 Hagedman Moore (AL) Trone
 Harris Moore (UT) Valadado
 Harshbarger Moran McCormick
 Hayes Morelle Van Drew
 Hern Moskowitz Van Duyne
 Higgins (LA) Moulton Vasquez
 Hill Mirvan Veasey
 Himes Murphy Wagner
 Hinson Neal Walberg
 Horsford Nehls Wasserman
 Houchin Newhouse Schultz
 Houlahan Norcross Weber (TX)
 Hoyer Norman Webster (FL)
 Huizenga Nunn (IA) Wenstrup
 Hunt Obernolte Westerman
 Issa Ogles Weston
 Ivey Owens Wild
 Jackson (IL) Palmer Williams (NY)
 Jackson (NC) Pappas Williams (TX)
 Jackson (TX) Pence Wilson (SC)
 James Perez Wittman
 Jeffries Perry Womack
 Johnson (OH) Peters Yakym
 Johnson (SD) Pettersen Zinke

NOT VOTING—19

Banks Lesko Roy
 Correa Miller (OH) Santos
 De La Cruz Moore (WI) Swalwell
 Golden (ME) Moylan Turner
 Hudson Pelosi Waltz
 Jackson Lee Phillips
 Kelly (PA) Pingree

ANNOUNCEMENT BY THE ACTING CHAIR
 The Acting CHAIR (during the vote).
 There is 1 minute remaining.

□ 1247

So the amendment was rejected.
 The result of the vote was announced
 as above recorded.
 Stated for:

Mr. BOWMAN. Mr. Chair, during rollcall No. 544 on H.R. 4394, I mistakenly recorded my vote as "no" when I should have voted "aye."
 AMENDMENT NO. 37 OFFERED BY MR. GARAMENDI
 The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 37, printed in part B of House Report 118-242 offered by the gentleman from California (Mr. GARAMENDI), on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 121, noes 299, not voting 18, as follows:

[Roll No. 545]

AYES—121

Adams	García (IL)	Napolitano	Fulcher	Manning
Aguilar	García (TX)	Neguse	Gaetz	Stansbury
Auchincloss	Garcia, Robert	Nickel	Gallagher	Stanton
Balint	Goldman (NY)	Norton	Garbarino	McCarthy
Barragán	Gomez	Ocasio-Cortez	Garcia, Mike	McCaull
Beatty	Green, Al (TX)	Omar	Gimenez	McClain
Beyer	Grijalva	Pallone	Gonzales, Tony	McClintock
Blunt Rochester	Harder (CA)	Panetta	Gonzalez	Steil
Bonamici	Hoyle (OR)	Payne	Vicente	McCormick
Bowman	Huffman	Peltola	González-Colón	Stauber
Brown	Jacobs	Pocan	Good (VA)	Miller (IL)
Burchett	Jayapal	Porter	Gooden (TX)	Miller (WV)
Bush	Johnson (GA)	Pressley	Gosar	Miller-Meeks
Carbajal	Kamala-Harris	Quigley	Gottheimer	Mills
Cárdenas	Keating	Ramirez	Granger	Molinaro
Carter (LA)	Kelly (IL)	Raskin	Graves (LA)	Moolenaar
Casten	Khanna	Ruiz	Graves (MO)	Mooney
Castro (TX)	Kildee	Ruppersberger	Green (TN)	Timmons
Cleaver	Kim (NJ)	Sánchez	Moore (AL)	Titus
Cherifius-	Krishnamoorthi	Scanlon	Moore (UT)	Torres (CA)
McCormick	Kuster	Schakowsky	Griffith	Torres (NY)
Van Drew	Chu	Lee (CA)	Grothman	Trone
Van Duyne	Clark (MA)	Lee (PA)	Morelle	Valadão
Van Orden	Clarke (NY)	Lager Fernandez	Schneider	Moulton
Vasquez	Cleaver	Levin	Sherman	Hageman
McClain	McClellan	Lieu	Harris	Irvin
Strickland	Dingell	Takano	Neal	Van Duyne
Strong	Doggett	Thompson (CA)	Sykes	Van Orden
Tenney	Davis (IL)	Lofgren	Harshbarger	Nehls
Thanedar	Dean (PA)	Luetkemeyer	Trahan	Hayes
Meuser	DeGte	Massie	Underwood	Newhouse
Miller (IL)	DeSaulnier	Matsui	Takai	Hern
Miller (WV)	Dingell	McClellan	Higgins (LA)	Norcross
Miller-Meeks	Doggett	Dingell	Massie	Wagner
Tiffany	Davis (IL)	Doggett	Takano	Walberg
Timmons	DeGte	DeGte	Underwood	Higgins (LA)
Thanedar	DeSaulnier	DeGte	Higgins (NY)	Norman
Miller-Meeks	Dingell	DeSaulnier	Higgins (TN)	Nunn (IA)
Miller-Meeks	Doggett	Dingell	Hill	Obernolte
Thanedar	Davis (IL)	Doggett	Himes	Ogles
Miller-Meeks	DeGte	DeGte	Harshbarger	Webster (TX)
Miller-Meeks	DeSaulnier	DeSaulnier	Trahan	Webster (FL)
Miller-Meeks	Dingell	Dingell	Underwood	Hinson
Miller-Meeks	Doggett	Doggett	Horsford	Palmer
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Valadão
Miller-Meeks	DeGte	DeGte	DeGte	Moulton
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Hageman
Miller-Meeks	Dingell	Dingell	DeGte	Irvin
Miller-Meeks	Doggett	Doggett	DeGte	Van Drew
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Neal
Miller-Meeks	DeGte	DeGte	DeGte	Sykes
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Harshbarger
Miller-Meeks	Dingell	Dingell	DeGte	Trone
Miller-Meeks	Doggett	Doggett	DeGte	Underwood
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Hayes
Miller-Meeks	DeGte	DeGte	DeGte	Newhouse
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Hern
Miller-Meeks	Dingell	Dingell	DeGte	Norcross
Miller-Meeks	Doggett	Doggett	DeGte	Wagner
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Walberg
Miller-Meeks	DeGte	DeGte	DeGte	Higgins (LA)
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Norman
Miller-Meeks	Dingell	Dingell	DeGte	Higgins (NY)
Miller-Meeks	Doggett	Doggett	DeGte	Nunn (IA)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Obernolte
Miller-Meeks	DeGte	DeGte	DeGte	Schultz
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Himes
Miller-Meeks	Dingell	Dingell	DeGte	Ogles
Miller-Meeks	Doggett	Doggett	DeGte	Webster (TX)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Webster (FL)
Miller-Meeks	DeGte	DeGte	DeGte	Hinson
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Palmer
Miller-Meeks	Dingell	Dingell	DeGte	Valadão
Miller-Meeks	Doggett	Doggett	DeGte	Moulton
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Van Drew
Miller-Meeks	DeGte	DeGte	DeGte	Neal
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Sykes
Miller-Meeks	Dingell	Dingell	DeGte	Harshbarger
Miller-Meeks	Doggett	Doggett	DeGte	Trone
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Underwood
Miller-Meeks	DeGte	DeGte	DeGte	Hayes
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Newhouse
Miller-Meeks	Dingell	Dingell	DeGte	Hern
Miller-Meeks	Doggett	Doggett	DeGte	Norcross
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Wagner
Miller-Meeks	DeGte	DeGte	DeGte	Walberg
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Higgins (LA)
Miller-Meeks	Dingell	Dingell	DeGte	Norman
Miller-Meeks	Doggett	Doggett	DeGte	Higgins (NY)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Nunn (IA)
Miller-Meeks	DeGte	DeGte	DeGte	Obernolte
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Schultz
Miller-Meeks	Dingell	Dingell	DeGte	Himes
Miller-Meeks	Doggett	Doggett	DeGte	Ogles
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Webster (TX)
Miller-Meeks	DeGte	DeGte	DeGte	Webster (FL)
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Hinson
Miller-Meeks	Dingell	Dingell	DeGte	Palmer
Miller-Meeks	Doggett	Doggett	DeGte	Valadão
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Moulton
Miller-Meeks	DeGte	DeGte	DeGte	Van Drew
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Neal
Miller-Meeks	Dingell	Dingell	DeGte	Sykes
Miller-Meeks	Doggett	Doggett	DeGte	Harshbarger
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Trone
Miller-Meeks	DeGte	DeGte	DeGte	Underwood
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Hayes
Miller-Meeks	Dingell	Dingell	DeGte	Newhouse
Miller-Meeks	Doggett	Doggett	DeGte	Hern
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Norcross
Miller-Meeks	DeGte	DeGte	DeGte	Wagner
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Walberg
Miller-Meeks	Dingell	Dingell	DeGte	Higgins (LA)
Miller-Meeks	Doggett	Doggett	DeGte	Norman
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Higgins (NY)
Miller-Meeks	DeGte	DeGte	DeGte	Nunn (IA)
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Obernolte
Miller-Meeks	Dingell	Dingell	DeGte	Schultz
Miller-Meeks	Doggett	Doggett	DeGte	Himes
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Ogles
Miller-Meeks	DeGte	DeGte	DeGte	Webster (TX)
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Webster (FL)
Miller-Meeks	Dingell	Dingell	DeGte	Hinson
Miller-Meeks	Doggett	Doggett	DeGte	Palmer
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Valadão
Miller-Meeks	DeGte	DeGte	DeGte	Moulton
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Van Drew
Miller-Meeks	Dingell	Dingell	DeGte	Neal
Miller-Meeks	Doggett	Doggett	DeGte	Sykes
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Harshbarger
Miller-Meeks	DeGte	DeGte	DeGte	Trone
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Underwood
Miller-Meeks	Dingell	Dingell	DeGte	Hayes
Miller-Meeks	Doggett	Doggett	DeGte	Newhouse
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Hern
Miller-Meeks	DeGte	DeGte	DeGte	Norcross
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Wagner
Miller-Meeks	Dingell	Dingell	DeGte	Walberg
Miller-Meeks	Doggett	Doggett	DeGte	Higgins (LA)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Norman
Miller-Meeks	DeGte	DeGte	DeGte	Higgins (NY)
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Nunn (IA)
Miller-Meeks	Dingell	Dingell	DeGte	Obernolte
Miller-Meeks	Doggett	Doggett	DeGte	Schultz
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Himes
Miller-Meeks	DeGte	DeGte	DeGte	Ogles
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Webster (TX)
Miller-Meeks	Dingell	Dingell	DeGte	Webster (FL)
Miller-Meeks	Doggett	Doggett	DeGte	Hinson
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Palmer
Miller-Meeks	DeGte	DeGte	DeGte	Valadão
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Moulton
Miller-Meeks	Dingell	Dingell	DeGte	Van Drew
Miller-Meeks	Doggett	Doggett	DeGte	Neal
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Sykes
Miller-Meeks	DeGte	DeGte	DeGte	Harshbarger
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Trone
Miller-Meeks	Dingell	Dingell	DeGte	Underwood
Miller-Meeks	Doggett	Doggett	DeGte	Hayes
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Newhouse
Miller-Meeks	DeGte	DeGte	DeGte	Hern
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Norcross
Miller-Meeks	Dingell	Dingell	DeGte	Wagner
Miller-Meeks	Doggett	Doggett	DeGte	Walberg
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Higgins (LA)
Miller-Meeks	DeGte	DeGte	DeGte	Norman
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Higgins (NY)
Miller-Meeks	Dingell	Dingell	DeGte	Nunn (IA)
Miller-Meeks	Doggett	Doggett	DeGte	Obernolte
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Schultz
Miller-Meeks	DeGte	DeGte	DeGte	Himes
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Ogles
Miller-Meeks	Dingell	Dingell	DeGte	Webster (TX)
Miller-Meeks	Doggett	Doggett	DeGte	Webster (FL)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Hinson
Miller-Meeks	DeGte	DeGte	DeGte	Palmer
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Valadão
Miller-Meeks	Dingell	Dingell	DeGte	Moulton
Miller-Meeks	Doggett	Doggett	DeGte	Van Drew
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Neal
Miller-Meeks	DeGte	DeGte	DeGte	Sykes
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Harshbarger
Miller-Meeks	Dingell	Dingell	DeGte	Trone
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Miller-Meeks	DeGte	DeGte	DeGte	Newhouse
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Hern
Miller-Meeks	Dingell	Dingell	DeGte	Norcross
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Miller-Meeks	DeGte	DeGte	DeGte	Higgins (LA)
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Norman
Miller-Meeks	Dingell	Dingell	DeGte	Higgins (NY)
Miller-Meeks	Doggett	Doggett	DeGte	Nunn (IA)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Obernolte
Miller-Meeks	DeGte	DeGte	DeGte	Schultz
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Himes
Miller-Meeks	Dingell	Dingell	DeGte	Ogles
Miller-Meeks	Doggett	Doggett	DeGte	Webster (TX)
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Webster (FL)
Miller-Meeks	DeGte	DeGte	DeGte	Hinson
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Palmer
Miller-Meeks	Dingell	Dingell	DeGte	Valadão
Miller-Meeks	Doggett	Doggett	DeGte	Moulton
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Van Drew
Miller-Meeks	DeGte	DeGte	DeGte	Neal
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Sykes
Miller-Meeks	Dingell	Dingell	DeGte	Harshbarger
Miller-Meeks	Doggett	Doggett	DeGte	Trone
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Underwood
Miller-Meeks	DeGte	DeGte	DeGte	Hayes
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Newhouse
Miller-Meeks	Dingell	Dingell	DeGte	Hern
Miller-Meeks	Doggett	Doggett	DeGte	Norcross
Miller-Meeks	Davis (IL)	Davis (IL)	DeGte	Wagner
Miller-Meeks	DeGte	DeGte	DeGte	Walberg
Miller-Meeks	DeSaulnier	DeSaulnier	DeGte	Higgins (LA)
Miller-Meeks	Dingell	Dingell	DeGte	Norman
Miller-Meeks	Doggett	Doggett	DeGte	Higgins (NY)
Miller-Meeks</				

AMENDMENT NO. 39 OFFERED BY MS. HAGEMAN

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 39, printed in part B of House Report 118-242 offered by the gentlewoman from Wyoming (Ms. HAGEMAN), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 176, noes 241, not voting 21, as follows:

[Roll No. 546]

AYES—176

Aderholt	Fulcher	Moore (AL)	Curtis	Larsen (WA)	Scott (VA)
Alford	Gaetz	Moore (UT)	Davids (KS)	Larson (CT)	Scott, David
Allen	Gallagher	Moran	Davis (IL)	LaTurner	Sewell
Armstrong	Garbarino	Murphy	Davis (NC)	Lawler	Sherman
Arrington	Garcia, Mike	Nehls	Dean (PA)	Lee (CA)	Sherrill
Babin	Gimenez	Norman	DeGette	Lee (NV)	Simpson
Bacon	González-Colón	Obernolte	DeLauro	Lee (PA)	Slotkin
Balderson	Good (VA)	Ogles	DeBene	Leger Fernandez	Smith (NE)
Banks	Gooden (TX)	Owens	Deluzio	Levin	Smith (WA)
Barr	Gosar	Palmer	DeSaulnier	Lieu	Sorensen
Bean (FL)	Graves (LA)	Perry	Diaz-Balart	LaHood	Soto
Bentz	Green (TN)	Pfluger	Dingell	Landsman	Spanberger
Bergman	Greene (GA)	Posey	Doggett	Larsen (WA)	Stansbury
Bice	Grothman	Radewagen	Edwards	Larson (CT)	Stanton
Biggs	Guest	Reschenthaler	Escobar	Lawler	Sherman
Bilirakis	Guthrie	Rodgers (WA)	Eshoo	Lee (IL)	Sherrill
Bishop (NC)	Harris	Rogers (AL)	Espaillat	Khanha	Simpson
Boebert	Harshbarger	Rogers (KY)	Fitzpatrick	Kiggans (VA)	Slotkin
Bost	Hern	Rose	Fleischmann	Kildee	Smith (NJ)
Brecheen	Higgins (LA)	Rosendale	Fletcher	Kildeer	Schneider
Buchanan	Hill	Rouzer	Flood	Kishnamoorthi	Scholten
Buck	Hinson	Roy	Foster	Kuster	Schrier
Bucshon	Houchin	Rutherford	Foushee	LaHood	Scanlon
Burchett	Huizinga	Salazar	Frankel, Lois	Landsman	Schakowsky
Burgess	Hunt	Scalise	Fitzpatrick	Larsen (WA)	Costa
Burlison	Issa	Schweikert	Fleischmann	Larson (CT)	DeGette
Calvert	Jackson (TX)	Scott, Austin	Fletcher	Lawler	DeLauro
Cammack	James	Self	Flood	Lee (CA)	Deluzio
Carey	Johnson (OH)	Sessions	Foster	Lee (NV)	Levin
Carl	Johnson (SD)	Smith (MO)	Foushee	Lee (PA)	Lieut
Carter (GA)	Jordan	Smith (NJ)	Frankel, Lois	Leger Fernandez	DeSaulnier
Ciscomani	Kelly (MS)	Smucker	Fitzpatrick	Levin	DeSaulnier
Cline	Kustoff	Spartz	Fleischmann	Lieut	DeSaulnier
Cloud	LaLota	Stauber	Fletcher	Levin	DeSaulnier
Clyde	LaMalfa	Stefanik	Flood	Lieut	DeSaulnier
Cole	Lamborn	Steil	Foster	Levin	DeSaulnier
Collins	Langworth	Steube	Foushee	Lieut	DeSaulnier
Comer	Latta	Strong	Frankel, Lois	Levin	DeSaulnier
Crane	Lee (FL)	Tenney	Fitzpatrick	Levin	DeSaulnier
Crawford	Letlow	Thompson (PA)	Fleischmann	Foster	DeSaulnier
D'Esposito	Loudermilk	Tiffany	Fletcher	Foster	DeSaulnier
Davidson	Luna	Timmons	Flood	Foster	DeSaulnier
DesJarlais	Luttrell	Valadao	Foster	Foster	DeSaulnier
Donalds	Malliotakis	Van Drew	Foushee	Foster	DeSaulnier
Duarte	Mann	Van Duyne	Frankel, Lois	Foster	DeSaulnier
Duncan	Massie	Van Orden	Fitzpatrick	Foster	DeSaulnier
Dunn (FL)	Mast	Wagner	Fleischmann	Foster	DeSaulnier
Ellzey	McCarthy	Walberg	Fletcher	Foster	DeSaulnier
Emmer	McClain	Weber (TX)	Flood	Foster	DeSaulnier
Estes	McClintock	Webster (FL)	Foster	Foster	DeSaulnier
Ezell	McCormick	Westerman	Foster	Foster	DeSaulnier
Fallon	Meuser	Williams (NY)	Foster	Foster	DeSaulnier
Feenstra	Miller (IL)	Williams (TX)	Foster	Foster	DeSaulnier
Ferguson	Miller (WV)	Wilson (SC)	Foster	Foster	DeSaulnier
Finstad	Miller-Meeks	Wittman	Foster	Foster	DeSaulnier
Fitzgerald	Mills	Womack	Foster	Foster	DeSaulnier
Foxx	Molinaro	Yakym	Foster	Foster	DeSaulnier
Franklin, Scott	Moolenaar	Zinke	Foster	Foster	DeSaulnier
Fry	Mooney				

NOES—241

Adams	Balint	Blumenauer	Correa	Kelly (PA)	Pelosi
Aguilar	Barragán	Blunt Rochester	De La Cruz	Lesko	Phillips
Allred	Beatty	Bonamici	Fischbach	Luetkemeyer	Pingree
Amodei	Bera	Bowman	Golden (ME)	McHenry	Santos
Auchincloss	Beyer	Boyle (PA)	Hageman	Miller (OH)	Swalwell
Baird	Bishop (GA)	Brown	Hudson	Moore (WI)	Turner

Higgins (NY)

Himes

Houlahan

Hooyer

Hoyle (OR)

Huffman

Ivey

Jackson (IL)

Jackson (NC)

Jacobs

Jayapal

Jeffries

Johnson (GA)

Joyce (OH)

Joyce (PA)

Kamilarov-Dove

Kaptur

Kean (NJ)

Keating

Kelly (IL)

Khanna

Kiggans (VA)

Kildee

Kiley

Kilmer

Kim (CA)

Kim (NJ)

Krishnamoorthi

Kuster

LaHood

Landsman

Larsen (WA)

Larson (CT)

Lawler

Lee (CA)

Lee (NV)

Lee (PA)

Leger Fernandez

Levin

Lieut

Liu

Loftus

Lofgren

Lucas

Lutsk

McBath

McCaul

McClellan

McCullum

McGarvey

McGovern

Meeks

Menendez

Meng

Mfume

Morelle

Moskowitz

Moulton

Mrvan

Mullin

Nadler

Napoli

Napolitano

Neal

Nicke

Norton

Ocasio-Cortez

Omar

Pallone

Wilson (FL)

NOT VOTING—21

Correa

De La Cruz

Fischbach

Golden (ME)

Hageman

Hudson

Jackson Lee

Kelly (PA)

Lesko

Luetkemeyer

McHenry

Miller (OH)

Moore (WI)

Moylan

Pelosi

Phillips

Pingree

Santos

Swalwell

Turner

Waltz

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR (during the vote). There is 1 minute remaining.

□ 1254

So the amendment was rejected.

The result of the vote was announced as above recorded.

□ 1300

AMENDMENT NO. 41 OFFERED BY MR. JACKSON

The Acting CHAIR. It is now in order to consider amendment No. 41 printed in part B of House Report 118-242.

Mr. JACKSON of Texas. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used by the National Nuclear Security Administration to halt the construction of a High Explosive Synthesis, Formulation, and Production facility at the Pantex Plant near Amarillo, Texas.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Texas (Mr. JACKSON) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Texas.

Mr. JACKSON of Texas. Mr. Chair, the National Nuclear Security Administration's Pantex plant in Amarillo, Texas, is one of our Nation's most valuable and vital military assets as it is our strategic force's only nuclear weapons assembly and disassembly facility.

The saying within the military's nuclear enterprise is "all roads lead to Pantex" because this site in my district is a mandatory stop for every single nuclear weapon within our inventory.

This amendment will prohibit the Biden administration from halting construction of the much-needed High Explosive Synthesis, Formulation, and Production Facility at Pantex.

This major construction project will enhance our nuclear deterrence capability by allowing the NNSA to modernize and scale its high explosive production capabilities to meet pressing and urgent stockpile requirements.

Right now, we rely on a single, external vendor for large-scale synthesis, formulation, and blending for high explosive products. There have been repeated issues with this vendor, including lack of prioritization and even late deliveries. This presents a single point of failure in the nuclear enterprise which jeopardizes our nuclear weapons production.

Once this new facility is constructed at Pantex, NNSA will be able to meet all long-term high explosive material needs for the weapons stockpile while successfully mitigating nearly all risks associated with production.

Given the threat environment we face in the world today, many people might assume that the Federal Government has made adequate investments in Pantex and modernized appropriately. Those assumptions would be dead wrong. Many of the facilities at the Pantex plant were built in the 1940s and the 1950s.

Today, in 2023, you are required to wear a hardhat when entering some of the buildings because the ceiling is

crumbling down on top of the workers that work there.

Since I have been in Congress, I have ensured that adequate funding has been provided each year to maintain the facility's modernization efforts.

While I have disagreed with the Biden administration nearly every step of the way on just about every issue, one of the only things they seemed to be doing right was prioritizing modernization of our Nation's nuclear enterprise.

Just when I thought this administration grasped how critical it is to ensure the viability of our Nation's nuclear deterrent, I opened the budget request for this year only to see that they had completely zeroed out this project.

Now, this administration wants to let our nuclear forces erode while they continue to pump billions of dollars into woke, green, and social initiatives.

This cut was rejected by both the House and Senate Armed Services Committees, as well as by House appropriators, because we can all see what President Biden apparently cannot.

The United States must be the unquestioned leader in the ability to project peace through strength.

The House has successfully authorized and will soon appropriate the funds for Pantex because we all understand how critical it is to modernize the facilities where our nuclear weapons are made. We must take our Nation's nuclear enterprise out of the crosshairs of the Biden administration.

The world is a dangerous place at the moment with global threats from China, Iran, Russia, and North Korea. We must provide adequate investment in our nuclear deterrence capability to ensure these bad actors never doubt our strategic readiness, and the Pantex plant in Amarillo is a key component of that.

I urge all Members to support my amendment to prohibit the administration from halting construction on this critical modernization initiative.

Madam Chair, I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition to this amendment.

The Acting CHAIR (Mrs. KIM of California). The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, I have long been a champion of ensuring that the United States maintains a safe, secure, and credible nuclear deterrent while addressing the threat of nuclear proliferation and terrorism.

I wholeheartedly agree with Chair FLEISCHMANN that the National Nuclear Security Administration needs to improve its program and project management given that more than half of its projects are over cost or behind schedule.

We must also face the realities of future defense caps and begin making important decisions to prioritize within this program.

As one step in the prioritization process, the National Nuclear Security

Administration proposed pausing, not phasing out, construction of this facility to focus resources on high-priority items necessary for nuclear weapon modernization efforts.

Only through strategic prioritization can the program achieve success in meeting the needs of stockpile requirements and maintaining the nation's nuclear deterrent.

We should not prohibit the NNSA from pausing certain activities, especially since those issues will be resolved through conferencing funding levels.

Madam Chair, I urge my colleagues to vote against this amendment, and I yield back the balance of my time.

Mr. JACKSON of Texas. Madam Chair, I appreciate having the support of all my colleagues on this amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Texas (Mr. JACKSON).

The amendment was agreed to.

AMENDMENT NO. 42 OFFERED BY MR. LAMBORN

The Acting CHAIR. It is now in order to consider amendment No. 42 printed in part B of House Report 118-242.

Mr. LAMBORN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds appropriated or otherwise made available by this Act may be used to admit any individual who is a citizen of any country on the current list of sensitive countries to any facility of a national security laboratory, as such term is defined in section 4002 of the Atomic Energy Defense Act, other than areas accessible to the general public.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Colorado (Mr. LAMBORN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Colorado.

Mr. LAMBORN. Madam Chair, I rise today in support of my amendment that restricts citizens of any country on the list of sensitive countries from entering any U.S. national security laboratory facility.

From Los Alamos to Oak Ridge, our national labs perform critical national security activities that are the bedrock of our defense. They oversee the stewardship of our national stockpile which maintains our safe, secure, credible, and effective nuclear deterrent force.

Unlike our adversaries, the United States has upheld the zero-yield testing standard set in place by the Comprehensive Test Ban Treaty. We have done this by choosing to make a massive investment in our national labs to develop a more responsible nuclear testing regime that does not require super-critical explosions.

I was stunned to hear recent reports, though, of Biden administration offi-

cials inviting citizens from our two greatest adversaries to observe U.S. nuclear weapons tests. Russia and China should not have insider access to our testing. This is the latest in a series of misguided and naive national security actions made by Biden administration officials. These are the same officials who have sworn oaths to protect and defend the U.S. Constitution and who are appointed as caretakers for our Nation's most sensitive national security activities.

Proponents of this policy argue that inviting foreign observers to view our tests would encourage our adversaries to be more transparent about their activities. However, China and Russia have had ample opportunity to be more open about their nuclear weapons development and deployments and refuse to do so.

Allowing adversaries to observe our nuclear testing activities is allowing them to derive our methods and procedures, and this destroys deterrence. As chairman of the House Armed Services Strategic Forces Subcommittee, one of my priorities has been to strengthen and protect our nuclear arsenal.

In the world today, nothing could jeopardize our national security more than losing this advantage. For that reason, I encourage my colleagues to adopt this amendment and protect our nuclear assets.

Madam Chair, I close by saying that I ask that we adopt this amendment by acclamation, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Colorado (Mr. LAMBORN).

The amendment was agreed to.

AMENDMENT NO. 43 OFFERED BY MRS. LUNA

The Acting CHAIR. It is now in order to consider amendment No. 43 printed in part B of House Report 118-242.

Mrs. LUNA. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. The salary of Michael Connor, Assistant Secretary of the Army for Civil Works, shall be reduced to \$1.

The Acting CHAIR. Pursuant to House Resolution 756, the gentlewoman from Florida (Mrs. LUNA) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Florida.

Mrs. LUNA. Madam Chair, I yield myself such time as I may consume.

The Army Corps has halted beach renourishment projects in Florida due to the perpetual public easement access policy. This is now affecting more than nine counties in Florida where the Corps has refused to renourish our beaches without stripping property rights from every homeowner, an unsustainable requirement.

The Corps has renourished Florida's beaches for the past two decades using

temporary construction easements to proceed with beach renourishment. The Corps is now going back and enforcing this new policy dating back to 1996, but it has not enforced the same policy for the past two decades. They refuse to address the threat of shore erosion while continuing to watch our beaches disappear before our very eyes.

Numerous members of the Florida delegation have reached out to Assistant Secretary Conner at the Corps to resolve this issue. The unelected bureaucrats at the Army Corps of Engineers have a different agenda. They have stonewalled every single one of us every single step of the way. The Corps has neither followed up nor followed through on proceeding with scheduled beach renourishment projects where we are in dire need due to damage from recent hurricanes.

If the Army Corps does nothing, our beaches will continue to dissipate and our homes will be susceptible to destruction.

The truth is, the Army Corps did not require perpetual easements before, and they do not need them now. The responsibility for the inevitable degradation of Florida beaches, marine life, and economy will rest entirely with the Army Corps of Engineers.

I do not know who the Army Corps works for, but it is clear that it is not the American people. This amendment puts the Army Corps on notice for their shameful neglect of Floridians and forces them to get to work on restoring our beaches.

Madam Chair, I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition to the amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, this amendment the gentlewoman has offered raises serious constitutional issues and may amount to an unconstitutional bill of attainder.

This is not the way to handle policy disputes, with Michael Conner, the Assistant Secretary of the Army for civil works.

This amendment prioritizes, I am sad to say, legislative theater over the American people, and it has no chance of becoming law.

Madam Chair, I strongly urge my colleagues to vote against this harmful amendment, and I reserve the balance of my time.

Mrs. LUNA. Madam Chair, I yield back the balance of my time.

Ms. KAPTUR. Madam Chair, I yield to the gentleman from Tennessee (Mr. FLEISCHMANN), the chair of the Energy and Water Subcommittee.

Mr. FLEISCHMANN. Madam Chair, I thank the ranking member for yielding.

While I can completely understand the frustrations many of my colleagues may experience in some of their dealings with some of the aspects and personnel in the executive branch, respectfully, I think reducing the sala-

ries to a dollar is not likely to solve the problem. In fact, it may create even more problems in a challenging environment.

So with all due respect to my colleague from Florida, I urge my colleagues to oppose this amendment.

Ms. KAPTUR. Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Florida (Mrs. LUNA).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Ms. KAPTUR. Madam Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentlewoman from Florida will be postponed.

□ 1315

AMENDMENT NO. 44 OFFERED BY MRS. LUNA

The Acting CHAIR. It is now in order to consider amendment No. 44 printed in part B of House Report 118-242.

Mrs. LUNA. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to implement or enforce Corps of Engineers memorandum CERE-AP, issued by the South Atlantic division on July 9, 1996, relating to "Approval of Perpetual Beach Storm Damage Reduction Easement as a Standard Estate".

The Acting CHAIR. Pursuant to House Resolution 756, the gentlewoman from Florida (Mrs. LUNA) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from Florida.

Mrs. LUNA. Madam Chair, I yield myself such time as I may consume.

The Army Corps has halted many beach renourishment projects in Florida. It is now affecting nine counties. Ultimately, in our eyes, this 1996 policy is completely out of date and needs to be defunded.

Obviously we have massive concerns, to include habitat for endangered species in my community; a number of private homeowners that will have their properties destroyed; and, in addition to that, it is going to financially impact our community, as much of our income for that area depends on travel as well as our beaches.

I am asking for support for this amendment. I think that it is something that would benefit not just my constituents, but many of those in Florida.

Madam Chair, I yield back the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, this amendment would prohibit funds for

the Corps of Engineers to implement or enforce guidance from the 1996 memo called Approval of Perpetual Beach Storm Damage Reduction Easement As a Standard Estate. That is engineering language. While this may sound like a lot of jargon, it is actually an attempt to have one area of Florida treated differently than other areas.

Beach renourishment is an important function of the Corps of Engineers and includes the adding of sediment onto or directly adjacent to an eroding beach, something that our country on many coasts now is experiencing. The Corps of Engineers generally requires that real estate easements are granted when performing work, which makes sense, because the taxpayers are footing the bill for the improvement.

Further, it seems particularly of interest to taxpayers that, if our taxpayer dollars are improving private property, then there should be an easement provided.

In this case, that wasn't required in the past, but the Corps of Engineers realized it wasn't following standard procedures and decided to implement that going forward.

This really comes down to one basic question: Do we want to treat one area of the country differently than all the rest of the areas are supposed to be treated? I believe we should strive for consistency in implementing the laws and regulations of this country, especially when it comes to projects funded with taxpayer dollars.

For these reasons, I urge my colleagues to vote against this amendment.

Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from Florida (Mrs. LUNA).

The amendment was agreed to.

AMENDMENT NO. 45 OFFERED BY MR. MCCORMICK

The Acting CHAIR. It is now in order to consider amendment No. 45 printed in part B of House Report 118-242.

Mr. MCCORMICK. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to close the Toto Creek, Bolding Mill, Duckett Mill, Old Federal, Van Pugh South Campground, Sawnee, or Bald Ridge Creek campgrounds located at Lake Sidney Lanier, Georgia.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Georgia (Mr. MCCORMICK) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Georgia.

Mr. MCCORMICK. Madam Chair, I rise to offer my amendment No. 45 to H.R. 4394, the Energy and Water Development and Related Agencies Appropriations Act for fiscal year 2024.

My amendment No. 45 prevents the Army Corps of Engineers from closing campgrounds around Lake Lanier. My amendment will ensure that these campgrounds are open for my constituents and for people all over the country to enjoy the outdoors of Georgia's Sixth District.

Lake Lanier is the most visited lake of the 464 federally operated lakes in the United States, with well over 10 million visitors from all over the country annually. The Army Corps of Engineers runs the lake and the campgrounds and parks surrounding it.

Over the past summer, the Corps suggested they close some of the campgrounds around the lake citing the lack of appropriations and need for maintenance. Congress provided \$8.31 billion in annual appropriations for 2023, which was 26 percent above the fiscal year 2023 Presidential budget request. Frankly, the Corps seems to have not properly budgeted.

This is Big Government at its finest, wasteful, always asking for more, and never trying to save or be more efficient. The Army Corps must do better by focusing on the needs of the community where it operates. The more control locally, the better.

The families of Georgia's Sixth, as well as all those who seek to visit Lake Lanier, should not have to bear the consequences of mismanagement of funds. These campgrounds must remain open.

I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition to the amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. This amendment prohibits funds provided by this act from closing campgrounds or parks operated by the Army Corps of Engineers and located at or around Lake Sidney Lanier, Georgia.

I can certainly understand the strong interest in preventing the Corps from closing campgrounds and parks in a particular area. Frankly, I wish my area had one, but we don't have Corps facilities like that. The gentleman has been blessed.

The Corps of Engineers is one of the Nation's leading Federal providers of outdoor recreation. Its recreation sites receive 262 million visits each year and include more than 400 lake and river projects in 43 States. Unfortunately, the Corps of Engineers' recreation funding has been declining in recent years.

I support the notion that we do not want the Corps to begin closing recreation sites due to lack of funding. However, this is an issue that affects hundreds of sites across dozens of States. I do not believe we here today should begin the practice of using funding prohibitions to carve out special designations, but instead should develop a comprehensive solution, fair to all regions across our Nation, to address the challenge of funding the Corps' recreation sites.

I would welcome the opportunity to work with the gentleman on that and obviously the chair of the full committee.

For this reason, I oppose the amendment at this time, but look forward to working with my colleagues to develop a solution to the larger problem. Maybe we can even give a little attention to the Great Lakes. Wouldn't that be great?

Madam Chair, I yield back the balance of my time.

Mr. MCCORMICK. Madam Chair, I am glad it is agreed that this is a problem nationwide. I am focused on my district, however. I think I am the representative for my district.

I think, in fiscal year 2023, the operations and management budget for the Army Corps was 11 percent more than the previous year, at \$5.08 billion instead of \$4.57 billion, which makes our case that there is no reason to use these funds to close the most popular destination for people from all over to come to our lake in our district.

Therefore, Madam Chair, I now, more than ever, think it is important to protect our outdoors. Keep the campgrounds around Lake Lanier open and accessible to the public.

Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Georgia (Mr. MCCORMICK).

The amendment was agreed to.

AMENDMENT NO. 46 OFFERED BY MR. NORMAN

The Acting CHAIR. It is now in order to consider amendment No. 46 printed in part B of House Report 118-242.

Mr. NORMAN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to carry out the final rule titled "Energy Conservation Program: Energy Conservation Standards for Manufactured Housing" (88 Fed. Reg. 32728 (May 31, 2022)).

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from South Carolina (Mr. NORMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from South Carolina for 5 minutes.

Mr. NORMAN. Madam Chair, my amendment would prohibit funding for the Biden administration's rule titled, "Energy Conservation Program: Energy Conservation Standards for Manufactured Housing." It would prohibit the Department of Energy from carrying out regulations that increase the regulatory burdens.

This is a topic that I am very familiar with. I met with the manufacturers of some manufactured housing. For those who don't know, manufactured housing is built in an enclosed environment. What they have done with the

passage of the regulations would put the most affordable housing out of business, like changing the rafter sizes from 2 by 2s, 2 by 4s to 2 by 10s or 2 by 8s, 2 by 6s. It is just not practically feasible to do this.

Who would be against the title of an energy conservation program? What this does is much deeper than what this title says.

In May 2022, the DOE developed the energy standards for manufactured homes that would raise the price of new manufactured homes by, in total, thousands of dollars, which would be passed onto the homeowners from cost increases that is far in excess of any return that they would get from the energy savings. Since then, the costs of these DOE standards have become even higher as mortgage rates have increased dramatically.

The standards would limit consumer choices and severely threaten the affordability of new manufactured homes, and this is the most affordable home that the country is now putting on the market. Stick-built homes or building custom homes, as we did in the old days, are just not feasible now.

Manufactured housing represents one of the best opportunities for helping families realize the American Dream, and it counts for roughly 6 percent of the housing stock, this being the largest source of unsubsidized affordable housing in the country.

In South Carolina, one in five South Carolina families lives in a manufactured home. The average price of a new manufactured home is \$75,000. The median income of a manufactured home buyer in South Carolina is about 30,000. The availability of affordable manufactured homeownership is in jeopardy if this new regulation is put into effect. We shouldn't trade off housing affordability for the sake of energy efficiency, which will limit the dream of homeownership.

Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The amendment was agreed to.

□ 1330

AMENDMENT NO. 47 OFFERED BY MR. NORMAN

The Acting CHAIR. It is now in order to consider amendment No. 47 printed in part B of House Report 118-242.

Mr. NORMAN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used for the Department of Energy Office of Science's Office of Scientific Workforce Diversity, Equity, and Inclusion.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman

from South Carolina (Mr. NORMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from South Carolina.

Mr. NORMAN. Madam Chair, my amendment would prohibit funding for policies that advance the Biden administration's radical DEI agenda, diversity, equity, and inclusion.

Specifically, my amendment would prohibit the use of funds for the Department of Energy's Office of Scientific Workforce Diversity, Equity, and Inclusion. This office's mission is to promote diverse, equitable, and inclusive workplaces. Now, even science must bow to equity and inclusion. Science should be rooted in fact and research, not wokeism.

We have seen what happens when DOE prioritizes diversity and inclusion over all else. It results in hiring non-binary nuclear officials like Sam Brinton, who uses they/them pronouns to address his cohorts.

It is time to be serious. We cannot waste taxpayer dollars funding an office of science whose sole purpose is to promote diversity, equity, and inclusion over science.

Madam Chair, I urge my colleagues to support my amendment, and I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in strong opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, as I understand it, this amendment prohibits the use of funds for the Department of Energy's Office of Scientific Workforce Diversity, Equity, and Inclusion.

This bill already includes harmful riders that show Republicans are not interested in bills that can gain bipartisan support and become law.

During our full committee markup—I remember it well—Republicans added a provision that prohibits funds for any diversity, equity, and inclusion office, program, or training. The underlying bill already includes section 606 that prohibits funds related to advancing racial equity and support for underserved communities and related to diversity, equity, inclusion, and accessibility in the Federal workforce.

In addition, section 605 of the underlying bill prohibits any activities related to “critical race theory” that, as we heard during the markups when I asked the question, none of my Republican colleagues could even define. I don’t see a definition in your presentation here today.

How many times do the individuals on the other side of the aisle need to emphasize that they do not like the words “diversity, equity, and inclusion?”

I know when we were educated, we were always taught about “e pluribus unum,” out of many, one. That is what makes our Nation great, that we aren’t just one widget, that, in fact, our common experience is our shared heritages, wherever they might be from. It makes

us a more interesting place, and it also connects us to the broader world beyond our shores.

I really do not understand why these provisions are necessary on an energy and water bill, and I hope that my colleagues would stop targeting those who may be different from themselves—or they might think they are—and embrace acceptance or at least tolerance of others.

Madam Chair, I urge my colleagues to reject this amendment, and I yield back the balance of my time.

Mr. NORMAN. Madam Chair, I think my good friends on the left don’t realize the cost of DEI is borne by the businesses in this country now more than ever when they are paying double and triple for gas and have supply chain shortages, interest rates at a 40-year high, and inflation that we have never seen the likes of.

We have seen what DEI does in the military. The military is down 25 to 30 percent. If you want a definition, define for me the pronouns “they” and “them.” If you are referring to your fellow coworkers as “they” and “them,” does that make sense? No, that is the stupidest, craziest idea to even entertain.

People are trying to put food on the table, trying to protect their loved ones, and you are really promoting this with a price tag? You all ought to be ashamed of yourselves for doing this at a time when America is struggling like never before.

It has a price tag to it, and to even have to discuss this is really unbelievable in today’s world.

Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Ms. KAPTUR. Madam Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from South Carolina will be postponed.

AMENDMENT NO. 48 OFFERED BY MR. NORMAN

The Acting CHAIR. It is now in order to consider amendment No. 48 printed in part B of House Report 118-242.

Mr. NORMAN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used for the Interagency Working Group on the Social Cost of Greenhouse Gases.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from South Carolina (Mr. NORMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from South Carolina.

Mr. NORMAN. Madam Chair, this is my amendment, which is similar to what we talked about before on the DEI lunacy. My amendment would prohibit funds from being used by the Interagency Working Group on the Social Cost of Greenhouse Gases.

The interagency working group was originally convened by the Obama administration before being disbanded by the Trump administration and reimposed through Biden’s radical climate Executive Order No. 13990. Democrats use the social cost of greenhouse gas metrics to justify sweeping climate policies and strict regulations.

I will add that President Biden, when asked what the main concerns and threats for America are, mentioned climate change. We have people being blown up over in Israel, and his focus is climate change.

Madam Chair, I urge my colleagues to support my amendment and ensure we don’t waste valuable tax dollars and resources to fund the Biden administration’s radical climate agenda.

The other thing I would add is we have to, for dollars that are just vaguely named in these bills, see where the money actually goes. I think America would be astounded.

Madam Chair, I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in strong opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, this amendment would prohibit funds for the Interagency Working Group on the Social Cost of Greenhouse Gases.

In my part of the country, we recognize what greenhouse gases are. We have to contain methane at many landfills that have let that stuff belch out into the atmosphere. The satellites that take photos of the Earth from a distance can show us that when we weren’t conscious of greenhouse gases, we were breaking through the ozone layer, and we have been able to heal that over time with concerted effort. Those who care to know about greenhouse gases have plenty of evidence around us.

We know that the work of this particular group is crucial to making sure the government accounts for the potential impacts of government actions on the climate.

Now, I just left a group of farmers back in Ohio, and I can tell you that their fields are being washed out because of added rainfall at a level they have never seen before.

We have the saltwater creeping up the Mississippi River right now. I was just talking to one of the Members on the other side of the aisle yesterday concerned about Baton Rouge and what is happening with the ocean and saltwater coming north. This has never happened before. This is very unusual.

Whether it is gases in the air—I think of Canada this past summer. In

my part of the country, we never had the kind of fog, I call it, that came from those forest fires down into our region and even made it here to Washington, D.C., and down to the panhandle. This is all new.

As I have said, it is undeniable that we are witnessing growing weather events stemming from climate change occurring in real time, even to the point where we can see it with our own eyes.

As of the end of August, there have been more than 23 disasters in 2023 alone costing at least \$1 billion each. With the costs of trying to pick up after these terrible events, whether we are talking about Hawaii or other places in our country that have been hit hard, our homeland security and disaster assistance accounts have tripled because of what is going on.

We know that the events this year have exceeded the previous records set in 2020, and we still have a few more months to go before this year is done. We don't have the luxury to pretend that climate change isn't impacting us—whatever name you call it—or that our actions aren't somehow related to it.

Tell the American citizens who lost businesses or homes and loved ones from hurricanes, wildfires, and other recent natural disasters, and those who continue to face unrelenting flooding in the Midwest, that there are no costs from climate change because there sure are.

It is already past time for aggressive action to address climate change and its impacts.

The truth is that it is having catastrophic social and economic impacts here in the United States and across the globe, and these are real and unrelenting. Pretending that it doesn't exist simply won't make it go away.

Madam Chair, I strongly urge my colleagues to vote against this harmful amendment and would enjoy talking to the gentleman at any time about my part of the country and what we endure. From what I see in your part of the country, you have issues there, as well.

Madam Chair, I yield back the balance of my time.

Mr. NORMAN. Madam Chair, I am glad the gentlewoman mentioned forest fires. If you talk to any forester, this is something we could have a direct impact on.

Do you know how much thatch is causing a lot of these fires? Thatch, in a lot of cases, is this high, and the environmentalists won't let them cut some dead trees and won't let them take the thatch out. How stupid is that? It defies logic.

You mentioned the oceans. Try to explain to anybody in this country how man is going to control the oceans.

We are all for clean water and clean air, but the price tag that is put on these programs that are paying some bureaucrat to give his opinion is, again, lunacy at its highest at a time

in this country when Americans cannot afford it.

I promise in your district, if you talk to your constituents and put the price tag on it, I think they would have a different opinion than your President saying that climate change is the biggest existential threat in this country. There are far greater things than that.

Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The amendment was agreed to.

□ 1345

AMENDMENT NO. 49 OFFERED BY MR. NORMAN

The Acting CHAIR. It is now in order to consider amendment No. 49 printed in part B of House Report 118-242.

Mr. NORMAN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to consider the social cost of greenhouse gases in the development and implementation of a budget for a Federal agency, in any Federal procurement processes, or when preparing an environmental review pursuant to the National Environmental Policy Act of 1969 (42 U.S.C. 4321 et seq.).

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from South Carolina (Mr. NORMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from South Carolina.

Mr. NORMAN. Madam Speaker, this is similar to the other amendments we have been talking about. This particular amendment, 49, prohibits the use of funds for the consideration of the social cost of greenhouse gases in the development and implementation of budgets, Federal procurement processes, or environmental reviews.

I don't know how you calculate that, but the dollars are going toward it. President Biden is directing agencies to consider the social cost of greenhouse gases in the development and implementation of budgets in the Federal procurement process.

Democrats use the social cost of greenhouse gas metrics to justify funding sweeping climate policies and strict regulations.

Where is it legitimately going to? To my good friends on the left, if it were coming out of your paycheck, I think you would probably have a different opinion of where the money should be used.

This is, again, similar to what we have been talking about. It is similar to what we face in the Financial Services Committee where groups are demanding banks, banks that loan money, fill out 500-page reports on the carbon imprint that banks have. How stupid is that?

Again, this is down the same lines we have talked about.

Madam Chair, I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in strong opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, all I wish to say on this is there is an old expression: Don't try to fool Mother Nature. I would say and advise, don't ignore Mother Nature.

I strongly urge my colleagues to vote against this harmful amendment, and I yield back the balance of my time.

Mr. NORMAN. Madam Chair, I wish during a lot of the hearings I have been to and the advocates for us humans controlling the climate and those like Al Gore who says, "the oceans are boiling"—he literally said that—it fits right in line with this radical agenda that America can't afford now.

I urge support of my amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The amendment was agreed to.

AMENDMENT NO. 50 OFFERED BY MR. NORMAN

The Acting CHAIR. It is now in order to consider amendment No. 50 printed in part B of House Report 118-242.

Mr. NORMAN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used for the American Climate Corps.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from South Carolina (Mr. NORMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from South Carolina.

Mr. NORMAN. Madam Chair, my amendment is similar to the others that I have proposed. It prohibits funding for the American Climate Corps that the Biden administration recently established through an executive order. Thank God it is not binding after his administration is gone.

The Biden administration describes the American Climate Corps as a workforce training and service initiative for careers in the clean energy and climate reliance economy. The corps will focus on equity and environmental justice.

Instead of funding Democrats woke climate agenda, why don't you focus on a pro-growth agenda that spurs the economy and prioritizes American energy independence?

Imagine if this administration reversed course and instead of buying it from OPEC countries that hate America, maybe buying it from our country where we have a 100-year supply, if not more, and become energy independent.

I am in the construction business. I haven't seen too many trucks that operate on batteries. When I get on a plane, I don't see too many airplanes flying on batteries or solar panels, much less the batteries that are made predominantly in China, which is a country that doesn't like us.

I urge passage of my amendment, and I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, here is another amendment that prohibits something else. The gentleman's amendment would prohibit funding for the American Climate Corps.

I have been a long-time supporter of the idea of engaging young Americans in helping to build our country forward as the original Civilian Conservation Corps did many, many years ago.

People who became a part of that saw a part of America that they had never seen before. They made friends. They learned new skills. It gave people a pride in our Nation that was incalculable.

The whole intent of the American Climate Corps is to engage young Americans in helping our Nation build forward, whether they would be weatherizing homes, planting trees, installing solar infrastructure, mitigating coastal erosion, permitting fires and flooding—the gentleman talked about some of the needs of our national forests—constructing and maintaining public trails, and so much more.

From the western Great Plains to the coast and Great Lakes, we are witnessing the wreckage brought about by changing climate with a ferocity that knows no bounds.

Our success in tackling this challenge will require bold and innovative strategies and connecting to the younger generation.

Last month when the President announced the American Climate Corps, he talked about training young people in high-demand skills for jobs in the clean energy economy, as well.

This program will give a new generation of Americans the skills that our grandparents had, which are necessary to access good-paying jobs that are aligned with high-quality employment opportunities after they complete their paid training and service. It is really a program for America and for the next generation, and I would welcome that.

It used to be that most persons had someone in their family who joined the U.S. military. Today, less than 1 percent of America's families are connected to the U.S. military.

We have to find other means to engage our younger people in patriotic service, and this is one of those. I believe we must continue to invest in America's next generation, our future workforce, and this is such a positive way to do it.

I strongly urge my colleagues to vote against this amendment, and I yield back the balance of my time.

Mr. NORMAN. Madam Chair, to my friends on the other side of the aisle, I agree with you. The people that joined the corps, they are well-meaning people.

They work. They build trails, as you mentioned. They fix houses up. Their motives are pure, or they wouldn't do that. It requires physical labor. I have met them on-site.

What this does has nothing to do with the good that they do. It just burdens them. In America, we have become the country we were in the past not by guaranteeing equal outcomes but by guaranteeing equal opportunity.

What I want to do is grant the opportunity for people to join the American Climate Corps to reach their highest potential.

It is not putting the money or making them fill out some crazy form like the banks are having to do. For those who have been in the private sector, they would be with us at every level to stop this kind of rampant spending of our tax dollars.

I urge support of this amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Ms. KAPTUR. Madam Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from South Carolina will be postponed.

AMENDMENT NO. 51 OFFERED BY MR. NORMAN

The Acting CHAIR. It is now in order to consider amendment No. 51 printed in part B of House Report 118-242.

Mr. NORMAN. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. The salary of Jennifer M. Granholm, Secretary of the Department of Energy, shall be reduced to \$1.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from South Carolina (Mr. NORMAN) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from South Carolina.

Mr. NORMAN. Madam Chair, my amendment cuts the salary of the Secretary of the Department of Energy, Jennifer Granholm, to \$1. The job that she has done is far below standard by any measure.

She testified and promoted a company in Greenville—my State, not in my district but my State—that she was a former board member on and requested funds from the American taxpayer.

I have learned now with bureaucrats who make wrong decisions, the only way you deal with them is to cut their salary. I recommend that her salary be cut to a dollar.

I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Madam Chair, this amendment raises serious constitutional issues and may amount to an unconstitutional bill of attainder. This is not the way to handle policy disputes with the Secretary of Energy for our country.

This amendment prioritizes legislative theater over the American people and doesn't have a chance of becoming law.

I strongly urge my colleagues to vote against this harmful amendment, and I reserve the balance of my time.

Mr. NORMAN. Madam Chair, I yield the balance of my time to the gentleman from Michigan (Mr. JAMES), my good friend.

Mr. JAMES. Madam Chair, this is not political theater, far from it. This is accountability to the American people.

I rise today in support of this amendment to reduce the salary of Secretary Granholm to \$1 because I cannot make her pay us back.

The job of the Secretary of Energy is to secure American energy independence, but she is not securing American energy independence. She is depleting it, and she should be held accountable to the people for failing to deliver on her job.

You see, Madam Speaker, before Ms. Granholm was Energy Secretary, she promoted the same failed policies while serving as Governor of Michigan and presided over what is now known as Michigan's Lost Decade, a legacy that we are still paying for at home.

She presided over the mass exodus of our jobs and our children from our State. She presided over the crippling of our economy, foreclosures of so many of our homes, and the closing of our businesses.

She embarrassed us with the RASCO fiasco when she offered \$9 million in tax credits to promote a job program that actually went to a convicted embezzler who lived out of a trailer.

You know what she did when she was done gutting and embarrassing our State, Madam Speaker? She left. She got on a plane and headed for California where she took a faculty position at Berkeley while leaving Michiganders at home struggling in the snow.

Madam Chair, while this amendment today is not about her time in Michigan, past behavior is the best indicator of future performance.

We should be appalled but not surprised by the same malpractice, malfeasance, and mistreatment of the office that she assumes currently, and she has inflicted serious pain on the

American people and jeopardizes our American independence moving forward.

Since this administration took office, Madam Chair, we have gone from energy independence to energy reliance on dictators and despots around the world.

Secretary Granholm sold off our Strategic Petroleum Reserve and sold out Americans and our national security. All the worse, she went on television and laughed in our faces just before gas prices hit their peak.

The American people's pain is their plan, Madam Chair. They are making gas unaffordable and are trading away our national resources to China, our number one adversary, all so they can implement their pipe dream of forced EV transition. I won't call it treason, but many in my district have.

The policies she is seeking to impose, the billions of dollars in penalties for our autos through her EV mandates would crater the number one industry in Michigan.

We do not fear the future, but we demand to be a part of it. Madam Chair, the consequence of her failures is the reason folks in my district are standing on a picket line right now.

The unrealistic, untimely, and unjust forced EV mandates she supports is building the Chinese middle class on the backs of middle-class families in Michigan and around America.

It is time for her to pay, and Congress is holding her accountable. This is the essence of what the Article I branch of government should be doing. It is holding an out-of-control administration accountable to the people. She failed in Michigan, and we will not let her fail America.

This is a warning to the American people that policies that hurt them will stop with the 118th Congress.

□ 1400

These policies have not worked anywhere. They have tried and they have failed. In the real world, failure means your employer takes your pay. This town needs to start operating a little bit more like the real world.

Madam Chair, that is why I support this resolution, and I encourage all of my colleagues to support it as well.

Mr. NORMAN. Madam Chair, I yield back the balance of my time.

Ms. KAPTUR. Madam Chair, I would say in reaction to what I just heard on the floor here, there must be two Jennifer Granholms because the one I know is simply exceptional.

Madam Chair, I yield to the gentleman from Tennessee (Mr. FLEISCHMANN), the chair of the Energy and Water Subcommittee.

Mr. FLEISCHMANN. Madam Chair, I thank my ranking member for yielding to me, and I did hear both of my colleagues. Respectfully, I disagree with this amendment.

I do not think that attempting to reduce salaries to a dollar is likely to address this problem, and it may very

well create more problems than it attempts to solve.

Madam Chair, I respectfully oppose the amendment and urge my colleagues to oppose the same.

Ms. KAPTUR. Madam Chair, I yield back the balance of my time.

The Acting CHAIR. The question is now on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. JAMES. Madam Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from South Carolina will be postponed.

AMENDMENT NO. 52 OFFERED BY MR. OGLES

The Acting CHAIR. It is now in order to consider amendment No. 52 printed in part B of House Report 118-242.

Mr. OGLES. Madam Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title) insert the following:

SEC. _____. None of the funds made available by this Act may be used to enforce any COVID-19 mask mandates.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Tennessee (Mr. OGLES) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Tennessee.

Mr. OGLES. Madam Chair, my amendment prohibits the funds from being appropriated by this Act for being used to enforce any COVID-19 mask mandates. Policies involving mandatory masks implementation are not about safety nor are they about science. Mask mandates are, at their core, about control.

Dr. Tom Jefferson, a leading epidemiologist who coauthored what The New York Times opinion section called the most rigorous and comprehensive analysis of scientific studies conducted on the efficacy of masks for reducing the spread of respiratory illnesses, including COVID-19, found that there was no evidence that masks made any difference.

He found that wearing a mask in public places makes little or no difference in the number of infections. For my colleagues and friends on the other side who do privately believe that masks or a mask mandate should be in place, I would say that unfortunately mask mandates include all masks. Yet, the gold standard, N95 masks, have been proven ineffective.

Madam Chair, I reserve the balance of my time.

Ms. KAPTUR. Madam Chair, I rise in opposition to this amendment.

The Acting CHAIR. The gentlewoman is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chairman, his amendment would prohibit any funds to enforce COVID-19 mask mandates.

I must say, America used to focus on big issues. I remember as a child we tried to figure out how to eradicate polio coast-to-coast, and you know what, we did it.

America was inspired by a great a President, JOHN KENNEDY, to land a man on the moon, and we did. America did it. We worked together to defeat Soviet communism, and guess what, we did it. We have remnants of that tyrannical regime still seated, and history will show whether we meet the challenge or not. But most of America wants to defeat Vladimir Putin's unconscionable invasion, unprovoked to the adjoining nation of Ukraine.

This amendment is one more controversial poison pill policy rider dealing with face masks. You know what, I didn't really come to Congress to worry about the face masks. I find the majority's odd interest in this peculiar.

Preventing diseases reduces healthcare costs, such as hospitalizations, pharmaceuticals, and benefits employers by resulting in less employee absenteeism. I find it very odd—here we are moving into Halloween and people are spending millions of dollars on masks to go all around the country and parade around in neighborhoods in masks.

Yet, when we talk about facial masks to fight the COVID-19 virus, which is a wicked one, it has been politicized to a level that it is almost a theater of the absurd.

From January 3, 2020, to September 27, 2023, there were how many deaths in our country from COVID?

Madam Chair, there were 1,127,152 deaths from COVID-19 in our country alone. That is 1,127,152 deaths. Some of the people who died we knew and loved, and some were people serving in this room.

Madam Chair, I strongly urge my colleagues to vote against this harmful amendment and to focus on great quests, not ridiculousness.

Madam Chair, I yield back the balance of my time.

Mr. OGLES. Mr. Chair, I too believe in reaching for the moon, for achieving big things. We eradicated polio using science. We went to the moon using science. Mask mandates were based off of fear and control.

Dr. Jefferson goes on to say in his study that policymakers who impose mask mandates on Americans were convinced by nonrandomized studies—flawed observational studies not rooted in science. It was about control.

Mr. Chairman, I find, as a Member of Congress, any action of this body that infringes on liberty to be a problem, any action by this body that infringes on law to be a problem, and any action by this body that infringes the Constitution of this great country to be a problem.

Mr. Chairman, I stand here in great opposition to using money to take the

liberty away from hardworking Americans of freedom that has been fought for and bled for, and I will not rest.

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

The Acting CHAIR (Mr. MOORE of Alabama). The question is on the amendment offered by the gentleman from Tennessee (Mr. OGLES).

The amendment was agreed to.

AMENDMENT NO. 53 OFFERED BY MR. OGLES

The Acting CHAIR. It is now in order to consider amendment No. 53 printed in part B of House Report 118-242.

Mr. OGLES. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to finalize the rule entitled “Energy Conservation Program: Energy Conservation Standards for Automatic Commercial Ice Makers” published by the Department of Energy in the Federal Register on September 25, 2023 (88 Fed. Reg. 65628).

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Tennessee (Mr. OGLES) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Tennessee.

Mr. OGLES. Mr. Chairman, well, here we go again, the administration’s war on appliances continues.

First it was gas stoves, then it was water heaters, and now it is ice makers. I live in the country; I like a glass of iced tea—operative word there is iced.

The Department of Energy has proposed a rule to impose stringent regulations on commercial automatic ice makers in the name of energy efficiency. For my fellow Americans watching this amendment debate, if someone knocks on the door of your local business and tells you they are from the Office of Energy Efficiency and Renewable Energy, don’t answer.

We have seen this play before. In 2014, the Obama administration pushed a rule to force different sectors of the American economy to comply with more restrictive energy standards—targeting hotels, targeting hospitals, targeting schools, office buildings, supermarkets, and restaurants.

At the time, the proposed rule was projected to cost manufacturers \$24 million over a 30-year period, about a quarter of industry’s profits. That is what this rule would do. It is time to get the government out of the ice making business and get back to the business of achieving great things.

Mr. Chairman, I reserve the balance of my time.

Ms. KAPTUR. Mr. Chairman, I rise to oppose the gentleman’s amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chairman, the Department of Energy is charged with im-

plementing congressionally directed energy efficiency standards. So the Department is fulfilling the obligations in law. Now, if individuals want to comment on that there is a way to do that, to fully participate in the rulemaking process, and I urge our colleagues to do that.

Again, the gentleman’s interests seem to be rather narrow, and to create false fears—whether it is masks or whether it is trying to get better equipment—more energy efficient equipment in the country to help everyone, businesses that use ice making machines, and homeowners who have ice making in their home.

This specific rule would save Americans over \$44 million in annual operating costs. That is pretty good. We make American industry more efficient and we make it cheaper. They save money.

We are trying to act in the interest of the American people. There is a quote in this Chamber, “Let us develop the resources of our land, call forth its powers, build up its institutions, promote all its great interests and see whether we also in our day and generation may not perform something worthy to be remembered.” That is what we should aspire to.

In saving the American people money in helping them to promote their companies to save money to make America better, I think that we are on the right path. I think the gentleman’s amendment is misdirected, and I oppose it.

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

Mr. OGLES. Mr. Chairman, I appreciate my colleague’s sentiment, and I would just say that at a time when we have increased electrification in this country, at a time when we have continued stress and demand for electricity in this country—even in Tennessee the lauded and respected TVA had brownouts this past winter because of the demand for energy.

Rather than increasing our own energy production, rather than focusing on supporting a new innovative nuclear technology to expand our ability to be energy independent, to produce more energy, they are focusing on ice makers.

Mr. Chairman, this is ridiculous. This is absurd. This is nothing more than a woke Biden administration that is, once again, regulating and rulemaking against businesses that ultimately will cost consumers more money.

Mr. Chairman, I would ask for adoption of my amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Tennessee (Mr. OGLES).

The amendment was agreed to.

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AMENDMENT NO. 54 OFFERED BY MR. PALMER

The Acting CHAIR. It is now in order to consider amendment No. 54 printed in part B of House Report 118-242.

Mr. PALMER. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. None of the funds made available by this Act may be used to implement, administer, or enforce the rule entitled “Energy Conservation Program: Energy Conservation Standards for Room Air Conditioners” published by the Department of Energy in the Federal Register on May 26, 2023 (88 Fed. Reg. 34298).

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Alabama (Mr. PALMER) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Alabama.

Mr. PALMER. Mr. Chairman, I rise in support of my amendment.

Federal bureaucrats at the Department of Energy are once again attacking Americans’ freedom to choose the appliances that they want in their homes. They tried to take 50 percent of the gas stoves off the market. Now, they are coming for your room air-conditioners. My straightforward amendment would block DOE’s overzealous regulation on room air-conditioner units from taking effect.

Summers in Alabama, as you know, Mr. Chairman, are hot. My constituents, like millions of Americans, use air-conditioners to fight this heat. For people who are so concerned about global warming, you would think they would want to make air-conditioners less expensive, not more.

I grew up dirt poor, and we couldn’t afford an air-conditioner. That was the case for most of the people we knew where I grew up.

What I am afraid of is that the Biden administration wants us to go back to those times. This rule fits a pattern of Democratic energy policies that make life more difficult and more expensive, especially for low-income and middle-income Americans who will struggle to afford the up-front costs of more expensive air-conditioning units.

Mr. Chairman, this amendment shows the clear difference in the vision between House Republicans and the Biden administration and House Democrats. House Republicans believe in American energy abundance, and the administration believes in energy restrictions. We believe in consumer choice, and the administration believes in heavyhanded government mandates. We believe consumers back home can make their own decisions, while the administration believes Federal Biden bureaucrats should decide what Americans can and can’t do on a daily basis.

If a consumer wants a more energy-efficient room air-conditioning unit, they have the freedom to choose one based on what they think is best, not what the Biden bureaucrats think is best. This rule is another example of vast government overreach and should be stopped.

Mr. Chairman, I therefore urge my colleagues to support my amendment, and I reserve the balance of my time.

Ms. KAPTUR. Mr. Chair, I rise in opposition to the amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, the Department of Energy is charged with implementing congressionally directed energy efficiency standards, and I think it is safe to assume that virtually all Americans, let alone all the people in this room, have benefited from these types of efficiency standards over the course of their lifetimes.

Today, the typical new room air-conditioner uses 39 percent less energy than its 1990 counterpart. In that 33-year time span, the Department of Energy raised the efficiency standard for room air-conditioners three times, and real results happened.

The Department of Energy estimates that these new standards will save American families and consumers approximately—are you ready?—\$1.5 billion per year on their electricity bills.

Mr. Chair, I urge my colleagues to reject this amendment, and I yield back the balance of my time.

Mr. PALMER. Mr. Chair, this is another example of bureaucratic overreach. Congress is pretty clear in its lawmaking, and as we are finding out, as the Supreme Court takes up these issues, we are trying to restore legislative authority to this House.

In regard to this amendment, again, as I said, it shows the clear difference between the vision of the House Republicans and the Biden administration and the House Democrats.

I think what the American public needs is the opportunity to choose what they need for their homes, and I believe if we continue down this path with Republican initiatives on energy, we are going to bring down energy costs, but we will also respect the right of American citizens to buy whatever they think they need.

Mr. Chairman, I urge a “yea” vote on my amendment, and I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Alabama (Mr. PALMER).

The amendment was agreed to.

The Acting CHAIR. The Chair understands that amendment No. 55 will not be offered.

AMENDMENT NO. 56 OFFERED BY MR. PFLUGER

The Acting CHAIR. It is now in order to consider amendment No. 56 printed in part B of House Report 118-242.

Mr. PFLUGER. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. The salary of Gene Rodrigues, Assistant Secretary for Electricity for the Office of Electricity, shall be reduced to \$1.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman

from Texas (Mr. PFLUGER) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Texas.

Mr. PFLUGER. Mr. Chairman, it is unfortunate that we have to be here to talk about this. As a member of the Energy and Commerce Committee, as the Representative of one of the most important energy production areas in the country, this is a national security issue.

The Biden administration’s assault on our baseload, dispatchable generation of electricity has resulted in record-high prices for consumers and looming resource inadequacies throughout the country, and it has threatened our grid reliability.

Just a few weeks ago, the Department of Energy’s Assistant Secretary for Electricity, Mr. Rodrigues, testified before the Energy and Commerce Committee regarding policies to enhance the reliability and efficiency in powering American homes. I am sad to say that at this hearing, Mr. Rodrigues, who is the head of electricity at the Department of Energy, had no idea how much electricity the United States uses each year. He stated that the reason he was chosen for this position was not because he was a subject matter expert.

It saddens me to be standing here, but that is just not an acceptable position, and this glaring lack of knowledge is not okay. It is unacceptable from the head of the Department of Energy’s electricity division.

This administration has worked every day to transform energy industries and to push a green agenda that doesn’t work, that is not reliable, that doesn’t take into account reliability. Their own named Assistant Secretary doesn’t know how much electricity we use.

When you look at examples of what they have pushed for—a substantial increase in electric vehicles and other policies—you have to ask the question: If they don’t know how much electricity we currently use, then will they know how much electricity we would require with their mandates for electric vehicles?

In Texas alone, if all of our cars were electrified today, just as an example, the State would need approximately an additional 110 terawatt-hours of electricity per year, the average annual electricity consumption of 11 million homes. The added electricity demand would result in a 30 percent increase over current consumption. That is the kind of example that I expect Mr. Rodrigues and others within the Department of Energy to know.

This is a gigantic increase in demand. This administration continues to put American producers and consumers in a bad situation. It is critical that we have good leadership at DOE.

Let me make this clear: I want the Assistant Secretary to be successful. We should all want these people in

leadership positions to be successful. If he succeeds, our country wins. However, when you are the Assistant Secretary for Electricity and don’t know every detail about electricity in the United States, then you are not succeeding.

It is for that reason that I recommend this amendment to reduce his salary to \$1 and remind DOE of their core mission, which is to help Americans with reliable and affordable energy.

Mr. Chair, I reserve the balance of my time.

Ms. KAPTUR. Mr. Chair, I rise in opposition to the amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, this amendment raises serious constitutional issues and may amount to an unconstitutional bill of attainder.

This is not the way to handle policy disputes with Mr. Rodrigues, the Assistant Secretary for Electricity at the Department of Energy’s Office of Electricity. He has very impressive credentials, with over two decades of work in industry in California and Arizona, parts of our country that understand the new pressures on producing power. Look at the forest fires that have occurred out there and the stresses on the environment that cause millions of people not to have electricity. He has actually lived in places in our country that have experienced it first.

He has impressive degrees in law and obviously in business, so I don’t think they are being fair to this gentleman, and this is certainly not the way to handle this.

This amendment prioritizes legislative theater over the American people. It has no chance of becoming law.

Mr. Chair, I strongly urge my colleagues to vote against this harmful amendment, and I reserve the balance of my time.

Mr. PFLUGER. Mr. Chair, I yield to the gentleman from Tennessee (Mr. FLEISCHMANN).

Mr. FLEISCHMANN. Mr. Chairman, I hold my dear colleague and friend from Texas in the highest esteem. I think he is one of our brightest and best Members, and he has served so well on the Energy and Commerce Committee. It is a pleasure and privilege to serve with him. I play baseball with him, and candidly, he is a much better baseball player than I am. I trust his judgment, but respectfully, on this issue, I want to be consistent.

I have opposed reducing salaries to \$1 in the previous amendments. He articulated his issues very well, but I do think this causes a dangerous, difficult precedent. In that regard, I urge a “no” vote.

Mr. PFLUGER. Mr. Chair, I yield back the balance of my time.

Ms. KAPTUR. Mr. Chair, I yield back the balance of my time, as well.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Texas (Mr. PFLUGER).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Ms. KAPTUR. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Texas will be postponed.

AMENDMENT NO. 57 OFFERED BY MR. PFLUGER

The Acting CHAIR. It is now in order to consider amendment No. 57 printed in part B of House Report 118-242.

Mr. PFLUGER. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. The salary of Andrew Light, Assistant Secretary of Energy for International Affairs, shall be reduced to \$1.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Texas (Mr. PFLUGER) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Texas.

Mr. PFLUGER. Mr. Chair, the most important tool our country has is energy. It is the underpinning of our economy. It forms a foundational piece of our national security. We see this playing out in all parts of the world right now.

The prosperity of our country rests on the abundant natural resources that we have that no other country has. We are blessed to have those natural resources.

This has been reaffirmed as Americans have seen the events unfold in places like Ukraine. Make no mistake, the single biggest important impetus for Russia's unprovoked attack on Ukraine was the belief that Vladimir Putin would not weaponize energy, and he did.

We recognize the critical importance of secure, abundant, affordable resources and affordable energy better than anywhere else. Because we know what it takes to produce it, we understand how devastating it would be to lose it, and we see the potential before us if we had the opportunity to unleash our full energy capabilities.

Our Nation is blessed with natural resources and a strong, innovative spirit that encapsulates the American character. Nowhere is this more evident than in my own district with the Permian Basin, which produces over 40 percent of the country's oil production.

While climate alarmists scream that oil and gas are bad, I feel confident in saying that if they were serious about reducing carbon emissions, we would actually produce it here, where we do it much cleaner, much better, more efficiently, and with higher labor standards than anywhere else. Don't export that to our adversaries.

Unfortunately, this administration has done just that. They would rather

look to our adversaries for energy than embrace the innovation that is being done right here at home.

When looking to supply the energy needs for Americans, I respectfully ask that the President call the mayor of Midland, Texas, not OPEC, for our energy needs.

At a time when our world is increasingly destabilized, our Nation needs us to lead from the front. Our domestic energy production is too important an asset to be left out of our national security toolkit, and we must use this unique asset not only for our benefit here domestically but around the world.

LNG, much of which is produced in the Permian Basin—10 percent, by the way, worldwide—will play the leading role in helping reach developing nations to provide them with clean, affordable, reliable energy to power their economies.

Global demand for LNG will continue to increase, with estimates nearly double what it is now in the next 20 years.

□ 1430

This is a massive opportunity for our country to lead, and if we don't have advisers in this administration who think critically about American energy as a national security tool, the consequences will be severe.

Under this administration, senior advisers have praised China as a leader in clean energy, begged OPEC to produce more oil than doing it here domestically and tried to sabotage the credibility of American producers here.

That is why I am leading an amendment to reduce the salary of Andrew Light, the Department of Energy's Assistant Secretary for International Affairs, to \$1. We need the administration to focus on our own strength, our own inventions, and our own capabilities.

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

Ms. KAPTUR. Mr. Chair, I rise in opposition to the amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, first of all, the gentleman's amendment raises serious constitutional issues, and like others this afternoon, may amount to an unconstitutional bill of attainder. This is really not the way to handle policy disputes with Andrew Light, Assistant Secretary of Energy for International Affairs.

First of all, I think I have to say: Energy security for our country understands the global environment in which we exist and function, and that is both the commercial marketplace as well as on the defense ledger.

This is a very, very important job. This gentleman has very broad experience prior to coming to his current position, even in the area of atmospheric sciences, trying to understand some of the science as well as the security issues involved in America remaining energy independent in perpetuity here at home.

The amendment prioritizes legislative theater again over the American people. It doesn't have any chance of becoming law, and I strongly urge my colleagues to vote against this harmful amendment.

Mr. Chair, I yield to the gentleman from Tennessee (Mr. FLEISCHMANN), Chair of the Energy and Water Development, and Related Agencies Subcommittee.

Mr. FLEISCHMANN. Mr. Chair, I thank the gentlewoman for yielding to me.

Mr. Chair, as with the previous amendment, I fully understand and appreciate my distinguished colleague's frustrations. However, I respectfully disagree that reducing the salary to a dollar is the way to address that.

Mr. Chair, I respectfully urge a "no" vote on that, and I thank my esteemed colleague for his amendment.

Ms. KAPTUR. Mr. Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Texas (Mr. PFLUGER).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Ms. KAPTUR. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Texas will be postponed.

AMENDMENT NO. 58 OFFERED BY MR. ROSENDALE

The Acting CHAIR. It is now in order to consider amendment No. 58 printed in part B of House Report 118-242.

Mr. ROSENDALE. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. The total amount of appropriations made available by this Act is hereby reduced by \$1,553,000,000.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Montana (Mr. ROSENDALE) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Montana.

Mr. ROSENDALE. Mr. Chairman, my amendment No. 58 would reduce the total appropriations for the Department of the Interior, Environment, and Related Agencies by \$1.55 billion, bringing the total cost of the bill down from nearly \$58 billion to \$56.4 billion.

I submitted this amendment to get the total cost of this year's appropriation bills closer to the fiscal year 2022 levels.

I have been traveling around the State of Montana for quite extensive periods of time over the last several months and I have yet to find a single person that feels like we didn't have enough spending or government in fiscal year 2022.

As a matter of fact, most of them truly believe that we had far too much government and it was engaged in trying to run their lives and they did not want to see it anymore.

I believe that the Federal Government had more than enough funding in FY22 and that it is time to rein in the out-of-control spending. To get their spending under control, the Federal agencies must begin operating at the same levels, or at very least, receive only modest increases.

The American people are sick and tired of the D.C. cartel running up the tab on the American people while our constituents are struggling to make ends meet.

To be clear, my amendment still allows for modest increases in the fiscal year 2022 spending for energy and water. I am not trying to slash funding or cripple necessary infrastructure. I am trying to ensure that taxpayer dollars are used efficiently and that we get the government off the path to financial ruin.

Mr. Chair, I reserve the balance of my time.

Ms. KAPTUR. Will the gentleman yield?

Mr. ROSENDALE. I yield to the gentlewoman from Ohio.

PARLIAMENTARY INQUIRY

Ms. KAPTUR. Mr. Chair, I have a parliamentary inquiry.

The Acting CHAIR. The gentlewoman will state her parliamentary inquiry.

Ms. KAPTUR. When the gentleman began his remarks, he referred to the Interior bill. This is the Energy bill. I wonder if the gentleman could clarify that.

Mr. ROSENDALE. Mr. Chair, I misspoke. This is for Interior. This is for Interior. Excuse me. Mr. Chair, this is for Energy.

Ms. KAPTUR. I think the RECORD will have to be corrected.

Mr. FLEISCHMANN. Mr. Chair, I claim time in opposition to the amendment.

The Acting CHAIR. The gentleman from Tennessee is recognized for 5 minutes.

Mr. FLEISCHMANN. Mr. Chair, in regard to the energy and water bill that is before the House today, I respectfully rise in opposition to the amendment.

We discussed earlier today in some very strong and positive debates about the role of the NNSA and the strong nuclear arsenal aspect of the Department of Energy, which is so critically important, and I debated against my Democratic colleagues in that regard. That is all part of this great energy and water bill. It is a wonderful robust bill, not only for the Department of Energy, but also for the water side of the bill.

The reduction proposed in this amendment would negatively impact national security and critical infrastructure programs in the bill. As I alluded to, this bill has both defense and nondefense spending in it.

The amendment makes no distinction of where the reductions would come from, instead allowing the Biden administration to administer the reductions as they see fit. I would not trust the administration to do that. I think Congress needs to do that. That would likely affect the NNSA, as I have alluded to, and I cannot respectfully support any amendment that would jeopardize the balance of this bill, therefore, I oppose the gentleman's amendment.

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

Mr. ROSENDALE. Mr. Chair, under Secretary Granholm, we have seen America's energy prices skyrocket with no clear plan to help Americans other than to further deplete our Strategic Petroleum Reserves.

The Department of Energy has done nothing to show they deserve an increase in funding from last year. Secretary Granholm routinely speaks about how her intention is to quickly move away from traditional energy industries. Many Americans rely on these industries for their livelihoods. This administration shows a lack of clear consideration of these people and industries, even as they are necessary during our transition to clean energy.

Furthermore, the very people that get hurt the most by this reckless administration's actions are the ones at the lowest end of the income scale. Quite frankly, if you just look at one section of this legislation, we don't want to compromise our national defense. One section, \$1.2 billion, the Office of Energy Efficiency and Renewable Energy is where the Federal Government is picking winners and losers to try and develop different types of fuel, including biofuels and batteries and the Federal Government should not be involved in that.

The free market knows how to do it. They know how to do it the best. They have demonstrated they know how to do it the most efficiently.

Further, Mr. Chair, I would just like to say that there is no reason that we cannot remove a meager \$1.55 billion from this total bill.

I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Montana (Mr. ROSENDALE).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Mr. FLEISCHMANN. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Montana will be postponed.

Ms. KAPTUR. Mr. Chair, I rise as the designee of the gentlewoman from Connecticut (Ms. DELAURO).

Mr. Chair, I move to strike the last word.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, I yield 5 minutes to the gentlewoman from Florida (Ms. CASTOR).

The Acting CHAIR. The gentlewoman is recognized for 5 minutes.

Ms. CASTOR of Florida. Mr. Chair, I thank Ranking Member KAPTUR for her leadership in yielding the time and I thank the gentleman from Tennessee and all the professional staff who have been working hard over the past day and a half to get appropriations back on track in the people's House.

Mr. Chair, I rise in opposition to H.R. 4394.

In the midst of all the turmoil across the globe and weeks of GOP chaos here on Capitol Hill, there is good news to share with the American people. It is a story of American innovation that is benefiting our neighbors and communities all across this great country. Innovation that is putting money back into people's pockets at a time they really need it.

Over the past year since Democrats passed and President Biden signed historic laws investing in infrastructure and clean energy and American workers, the American economy has been booming and our neighbors are enjoying some lower costs, good-paying jobs are being created, and folks back home are building safer, healthier, more resilient communities.

Infrastructure and clean energy are reducing pollution. They are improving our health. They are countering China's push to control supply chains, and that is why this GOP bill must fail.

The GOP bill takes America backwards. The GOP bill is a gift to China. This GOP bill is a recipe for higher energy bills.

The Democrats simply are not going to let the GOP take us backwards. It has been about 1 year since I stood by President Biden as he signed the historic clean energy law, the Inflation Reduction Act, and let me tell you it has been difficult to keep up with all of the announcements of new American factories and jobs in Ohio, in Tennessee, in Kentucky, Georgia, South Carolina, Pennsylvania.

I keep a list here. Suniva, a U.S. solar manufacturer in Norcross, Georgia, announced 240 jobs. They are the ones who fought cheap Chinese exports.

Stellantis and Samsung are building an EV battery plant in Kokomo, Indiana, 1,400 workers.

Polaris is building in Huntsville, Alabama, electric utility vehicles for the Army.

LG Energy Solution and Honda, \$3.8 billion for EV battery plants. The list goes on and on.

America is the envy of the world because we have a clean energy law that is creating jobs. Along with the infrastructure and the CHIPS and Science Act, in Florida, we have seen about \$500 million in new investments and about 1,700 jobs. Across the country at the lowest estimate, there are about 170,000 new jobs.

America is the envy of the world because of our clean energy laws. I will

say it again. Our economy is booming, and we are not going to let the Republicans take us backwards.

Just this morning, it was announced that U.S. gross domestic product, a measure of all goods and services produced in the United States, rose at 4.9 percent which was much better than anyone expected. Private sector investment is flocking to clean energy and infrastructure projects in your districts and mine.

Clean energy projects don't just create new good-paying jobs. They also lower energy costs for our neighbors back home and all American families and we sure do need it.

In the Tampa-St. Pete area that I have the privilege of representing, electric bills are out of sight. They are astronomical.

□ 1445

In a single year, this past year, the average Tampa Electric Company customer saw an increase by a whopping \$492. Why? Because they generate electricity based on oil and gas, primarily.

Thankfully, cleaner, cheaper energy, and energy efficiency is on its way to lower people's electric bills, and we cannot let the Republicans gut what we are doing in clean energy to lower electric bills.

Here is another good, new report that Floridians and all Americans needed.

Yesterday, the Biden administration announced help for consumers to afford these high energy bills. Florida will receive \$106 million in Federal funds to lower home energy bills. I haven't even mentioned the high cost of extreme weather. Extreme heat across the country is hurting farmers. It is fueling fires and costly extreme weather events, and it is creating higher insurance premiums. Indeed, we just lived through the hottest summer on record. It was roasting. We have to reduce pollution that is causing this overheating and the higher cost on communities.

Mr. Chair, at the appropriate time today, I will offer this motion to recommit to send this bill back to committee. If the House rules permitted, I would have offered the motion with an important amendment to this bill. My amendment would strike two sections, 311 and 312.

Mr. Chair, I include in the RECORD the text of my amendment.

Ms. Castor of Florida moves to recommit the bill H.R. 4394 to the Committee on Appropriations with the following amendment. Strike sections 311 and 312.

Ms. CASTOR of Florida. Mr. Chair, I urge my colleagues to vote "yes." Please tank this bill which takes us backwards.

Ms. KAPTUR. Mr. Chairman, I yield back the balance of my time.

AMENDMENT NO. 59 OFFERED BY MR. ROSENDALE

The Acting CHAIR (Mr. MURPHY). It is now in order to consider amendment No. 59 printed in part B of House Report 118-242.

Mr. ROSENDALE. Mr. Chair, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title), insert the following:

SEC. _____. The total amount of appropriations made available by title I of this Act is hereby reduced by \$620,000,000.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Montana (Mr. ROSENDALE) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Montana.

Mr. ROSENDALE. Mr. Chairman, my amendment No. 59 reduces spending; specifically, it cuts funding for the Army Corps of Engineers back to the FY22 levels.

This year's appropriation would increase Army Corps' funding by \$910 million from last year. My amendment would reduce funding for the Army Corps by \$620 million in order to bring it back to FY22 levels. That still leaves in place a \$290 million increase.

Unfortunately, the Army Corps of Engineers has a long history of running over budget and out of schedule. The solution to the Army Corps wasting taxpayers' money is not to reward them with more money. Instead, we must demand that the Army Corps of Engineers be more responsible and more efficient.

In Montana alone, there are multiple instances of the Army Corps' projects running well beyond their budgets and then turning to State and local governments to make up the costs.

The Army Corps has shown a complete dereliction of duty by trying to transfer costs, operation, and maintenance of the Fish Bypass Channel, which is part of the Lower Yellowstone Irrigation Project.

The Army Corps is shifting operating costs that they agreed to take on to the farmers and ranchers who are already facing increased costs. In fact, before the Army Corps of Engineers even cut the ribbon on this project, it was in need of repairs. I witnessed it myself.

The Lower Yellowstone Irrigation Project was created as the Newlands Reclamation Act, signed into law in 1902. The purpose of the Lower Yellowstone Irrigation Project is to divert water from the Yellowstone River to irrigators in eastern Montana and western North Dakota.

Currently, the Lower Yellowstone Irrigation Project is a dependable, reliable source of irrigation water for approximately 58,000 acres of land in four irrigation districts across Montana.

The Army Corps of Engineers proposed a fish bypass channel in Montana to address the pallid sturgeon populations in the Lower Missouri River because it was cheaper, not out of the goodness of their heart.

The farmers did not ask for nor did they receive more water or a better system. No, as a matter of fact, just

quite the opposite has happened. The system doesn't function as well and it costs them more to operate.

The Army Corps now wants to wash its hands of this project and pass the cost to 350 families and communities that rely upon this irrigation to provide for their livelihoods. This burden from the lack of planning by the Corps of Engineers should only be transferred on to a third party that is at fault.

The government is the only one who decided to place the pallid sturgeon on the Endangered Species List and should pay for the consequences and costs resulting from that action, not the small community that has relied upon this irrigation for over the past century.

Mr. Chairman, I reserve the balance of my time.

Mr. FLEISCHMANN. Mr. Chairman, I rise to oppose the amendment.

The Acting CHAIR. The gentleman from Tennessee is recognized for 5 minutes.

Mr. FLEISCHMANN. Mr. Chair, I wish to thank my friend, the distinguished gentleman from Montana, for offering this amendment.

I know many of us have frustrations with some of the Army Corps' projects. However, this reduction by \$620 million I must oppose for several reasons.

The reduction proposed in this amendment would, in my view, jeopardize critical ongoing Corps of Engineers projects across this great country, including in my district, the great Chickamauga Lock Project in the Third District of Tennessee.

All too often the Corps of Engineers fails to finish what it starts. This bill provides funding to complete a number of significant projects. A cut of this magnitude would, in my view, undermine public safety and America's economic competitiveness.

It is in that regard that I respectfully urge my colleagues to oppose this amendment, and I yield back the balance of my time.

Mr. ROSENDALE. Mr. Chairman, FY 2022, Corps of Engineers, \$8.34 billion. FY 2023, \$8.66 billion. FY24, \$5.57 billion.

We cannot continue to reward bad behavior.

A recent project in Texas, the Ike Dike coastal barrier project, is currently projected to cost \$57 billion, representing the largest civil engineering project in United States history, which is 68 percent higher than the recent estimate of \$34 billion.

There is not a contractor that has built a home that would have a homeowner abide by those types of terms and conditions.

How can the Army Corps of Engineers be allowed to receive such a massive amount of funds when their project estimates are so routinely off base? Their time frames with which they are estimating to complete them are just as bad.

A project in Michigan for the New Lock at the Soo is currently projected

to cost \$394 million more than the Biden administration's proposed funding.

The list goes on and on and on. We cannot continue to reward this bad behavior.

Mr. CHAIRMAN. Once again, we have seen these projects go over budget and over time. The Corps of Engineers should not be rewarded, and I urge my colleagues to support this amendment.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Montana (Mr. ROSENDALE).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. ROSENDALE. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Montana will be postponed.

AMENDMENT NO. 60 OFFERED BY MR. ROSENDALE

The Acting CHAIR. It is now in order to consider amendment No. 60 printed in part B of House Report 118-242.

Mr. ROSENDALE. Mr. Chair, I rise as the designee of the gentleman from Texas (Mr. ROY), and I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

At the end of the bill (before the short title) insert the following:

SEC. _____. None of the funds made available by this Act may be used to implement any of the following Executive orders:

(1) Executive Order 13990, relating to Protecting Public Health and the Environment and Restoring Science To Tackle the Climate Crisis.

(2) Executive Order 14008, relating to Tackling the Climate Crisis at Home and Abroad.

(3) Section 6 of Executive Order 14013, relating to Rebuilding and Enhancing Programs To Resettle Refugees and Planning for the Impact of Climate Change on Migration.

(4) Executive Order 14030, relating to Climate-Related Financial Risk.

(5) Executive Order 14057, relating to Catalyzing Clean Energy Industries and Jobs Through Federal Sustainability.

(6) Executive Order 14082, relating to Implementation of the Energy and Infrastructure Provisions of the Inflation Reduction Act of 2022.

(7) Executive Order 14096, relating to Revitalizing Our Nation's Commitment to Environmental Justice for All.

The Acting CHAIR. Pursuant to House Resolution 756, the gentleman from Montana (Mr. ROSENDALE) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Montana.

Mr. ROSENDALE. Mr. Chairman, this amendment prohibits any of the funding in the Energy and Water Appropriations bill from being used to carry out President Biden's executive orders on climate change.

These executive orders served as the catalyst for some of the Department of Energy's most radical actions, includ-

ing the Justice40 Initiative, a radical environmental justice initiative that directs 40 percent of Federal clean energy and energy efficiency spending based on race, migrant status, and other characteristics.

A moment ago, you heard me speaking about relying upon the marketplace and the free market to develop the most effective, efficient, and technologically advanced methods with which we can fuel everything that we have now, whether that is electric turbines or motor vehicles. To base it upon race, migrant status, and other characteristics demonstrates why exactly the Federal Government should not be involved in this type of action.

The Department of Energy's transition to carbon pollution-free energy sources, a zero-emissions fleet, and a net-zero building portfolio—the power grid from Canada to Mexico around the country cannot sustain pushing everything to renewable energies when they are only operating at solar about 18 percent and wind energy at the very most efficient, 40 percent of full power when we happen to have wind blowing.

This is not the way for us to go, and I would ask that we prohibit those funds from being used for such purposes.

Mr. Chairman, I reserve the balance of my time.

Ms. KAPTUR. Mr. Chair, I rise in strong opposition to this amendment.

The Acting CHAIR. The gentlewoman from Ohio is recognized for 5 minutes.

Ms. KAPTUR. Mr. Chair, as of the end of August, there have been more than 23 disasters in our country, just this year, costing at least a billion dollars each—each. That exceeds the previous record set in 2020, and we have not even finished this year yet.

This morning, as I drove to work, I was listening to the Representative from Hawaii talk about the recovery in Maui and ongoing efforts there and the struggle and the positive attitude of the people to try to rebuild. Don't try to tell American citizens who have lost businesses or homes and loved ones from hurricanes, wildfires, other natural disasters and who continue to face unrelenting flooding in the middle part of the country that there are no costs from climate change.

Talk to any insurance company, property insurance company. Disaster costs have risen substantially across this country, and they are growing. In fact, they have tripled. The Federal Disaster Assistance Office, just the Federal side, it is billions and billions and billions more dollars.

It is already past time for aggressive action to address climate change and its impacts, and pretending that it doesn't exist won't make it go away.

We must maintain American leadership for our clean energy future and not cede all the economic opportunity, which Congresswoman CASTOR just talked about when she was here on the floor, to China and other countries who surely want to be right at our ankles

and try to dump product into this country.

We have to stand on our own two feet and be as great a Nation as we really are and seize the horizon.

Mr. CHAIRMAN. I strongly urge my colleagues to vote against this harmful amendment, and I yield back the balance of my time.

Mr. ROSENDALE. Mr. Chairman, building on the coast does not cause climate change, but it certainly exposes you to incredible risk of having your house washed away. Now, I am not a genius, nor am I a climatologist or a weatherman, but even I know that simple fact.

In 2021, the Strategic Petroleum Reserve had a total of 610 million barrels of crude oil in it.

Here is what our Department of Energy has done: reduced it down to 347 million barrels of crude, the lowest level since 1983.

The emissions in our country have gone down. It is demonstrated very clearly that by placing us more obligated to purchase our energy overseas, all we are doing is creating more pollution problems around the Earth. We do it cleaner. We do it safer. We do it with the strongest environmental standards, and we do it with the best labor practices around the world.

Mr. CHAIRMAN. I hope my colleagues can support this. There is no reason for the Federal Government to be involved in directing what type of energies we should develop.

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

□ 1500

The Acting CHAIR. The question is on the amendment offered by the gentleman from Montana (Mr. ROSENDALE).

The question was taken; and the Acting Chair announced that the noes appeared to have it.

Mr. ROSENDALE. Mr. Chair, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentleman from Montana will be postponed.

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will now resume on those amendments printed in part B of House Report 118-242 on which further proceedings were postponed, in the following order:

Amendment No. 43 by Mrs. LUNA of Florida.

Amendment No. 47 by Mr. NORMAN of South Carolina.

Amendment No. 50 by Mr. NORMAN of South Carolina.

Amendment No. 51 by Mr. NORMAN of South Carolina.

Amendment No. 56 by Mr. PFLUGER of Texas.

Amendment No. 57 by Mr. PFLUGER of Texas.

Amendment No. 58 by Mr. ROSENDALE of Montana.

Amendment No. 59 by Mr. ROSENDALE of Montana.

Amendment No. 60 by Mr. ROSENDALE of Montana.

The Chair will reduce to 2 minutes the minimum time for any electronic vote after the first vote in this series.

AMENDMENT NO. 43 OFFERED BY MRS. LUNA

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 43, printed in part B of House Report 118-242 offered by the gentlewoman from Florida (Mrs. LUNA), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 15-minute vote.

The vote was taken by electronic device, and there were—ayes 120, noes 291, not voting 27, as follows:

[Roll No. 547]

AYES—120

Aderholt	Fitzgerald	Miller (WV)
Alford	Foxx	Mills
Allen	Franklin, Scott	Moolenaar
Arrington	Fry	Mooney
Babin	Fulcher	Moore (AL)
Balderson	Gaetz	Murphy
Banks	Gallagher	Nehls
Bean (FL)	Gonzales, Tony	Norman
Bentz	Good (VA)	Ogles
Bergman	Gooden (TX)	Palmer
Biggs	Gosar	Pfleuger
Bishop (NC)	Green (TN)	Posy
Boebert	Grothman	Reschenthaler
Brecheen	Guthrie	Rodgers (WA)
Buchanan	Hageman	Rosendale
Burchett	Harris	Roy
Burgess	Harshbarger	Rutherford
Burlison	Hern	Schweikert
Cammack	Higgins (LA)	Self
Carey	Houchin	Sessions
Carl	Hudson	Smith (MO)
Carter (GA)	Hunt	Smith (NE)
Carter (TX)	Jackson (TX)	Smucker
Cline	Johnson (SD)	Stefanik
Cloud	Jordan	Steil
Clyde	LaHood	Steube
Collins	LaMalfa	Strong
Comer	Lamborn	Tenney
Crane	Langworthy	Tiffany
Curtis	Letlow	Timmons
Davidson	Loudermilk	Van Drew
DesJarlais	Luna	Van Duyne
Donalds	Luttrell	Van Orden
Duarte	Mann	Weber (TX)
Duncan	Massie	Webster (FL)
Emmer	Mast	Williams (TX)
Estes	McClain	Wilson (SC)
Ferguson	McCormick	Wittman
Finstad	McHenry	Johnson (GA)
Fischbach	Miller (IL)	Johnson (OH)

NOES—291

Adams	Bishop (GA)	Cárdenas
Aguilar	Blumenauer	Carson
Allred	Blunt Rochester	Carter (LA)
Amodei	Bonamici	Cartwright
Armstrong	Bost	Casar
Auchincloss	Bowman	Case
Bacon	Boyle (PA)	Casten
Baird	Brown	Castor (FL)
Balint	Brownley	Castro (TX)
Barr	Buck	Chavez-DeRemer
Barragán	Bucshon	Cherifilus
Beatty	Budzinski	McCormick
Bera	Bush	Chu
Beyer	Calvert	Ciscomani
Bice	Caraveo	Clark (MA)
Bilirakis	Carbajal	Clarke (NY)

Cleaver	Joyce (PA)	Pettersen
Clyburn	Kammlager-Dove	Plaskett
Cole	Kaptur	Pocan
Connolly	Kean (NJ)	Porter
Costa	Keating	Pressley
Courtney	Kelly (IL)	Quigley
Craig	Kelly (MS)	Radewagen
Crawford	Khanna	Ramirez
Crenshaw	Kiggans (VA)	Raskin
Crockett	Kildee	Rogers (AL)
Crow	Kiley	Rogers (KY)
Cuellar	Kilmers	Rose
D'Esposito	Kim (CA)	Rouzer
Davids (KS)	Kim (NJ)	Ruiz
Davis (IL)	Krishnamoorthi	Ruppertsberger
Davis (NC)	Kuster	Ryan
Dean (PA)	Kustoff	Sablan
DeGette	LaLota	Salinas
DeBene	Landsman	Sánchez
Deluzio	Larsen (WA)	Sánchez
DeSaulnier	Larson (CT)	Barbanes
Diaz-Balart	Latta	Scalise
Dingell	LaTurner	Scanlon
Doggett	Lawler	Schakowsky
Dunn (FL)	Lee (CA)	Schiff
Edwards	Lee (FL)	Schneider
Ellzey	Lee (NV)	Scholten
Escobar	Lee (PA)	Schrier
Eshoo	Leger Fernandez	Scott (VA)
Espaillat	Levin	Scott, Austin
Evans	Lieu	Scott, David
Ezell	Lofgren	Sewell
Feeenstra	Lucas	Sherman
Fitzpatrick	Luetkemeyer	Sherrill
Fleischmann	Garcia (IL)	Simpson
Fletcher	Garcia, Mike	Slotkin
Flood	Gimenez	Smith (NJ)
Foster	Menendez	Smith (WA)
Foushee	Meng	Sorenson
Frankel, Lois	Matsui	Soto
Frost	McCaul	Spanberger
Gallego	McClellan	Stansbury
Garamendi	McClintock	Stanton
Garbarino	McGarvey	Steel
Garcia (IL)	McGovern	Stevens
Garcia, Mike	Meeks	Strickland
Garcia, Robert	Menendez	Sykes
Gimenez	Menendez	Takano
Goldman (NY)	Meuser	Thanedar
Gomez	Mfume	Thompson (CA)
Gonzalez,	Molinao	Thompson (MS)
Vicente	Miller-Meeks	Thompson (PA)
Graves (LA)	Moran	Titus
Graves (MO)	Morelle	Tokuda
Green, Al (TX)	Moskowitz	Tonko
Grijalva	Moulton	Torres (CA)
Guest	Mrvan	Torres (NY)
Harder (CA)	Mullin	Trahan
Hayes	Nadler	Trone
Higgins (NY)	Napolitano	Turner
Hill	Neal	Underwood
Himes	Neguse	Valadao
Hinson	Newhouse	Vargas
Horsford	Nickel	Vasquez
Houlihan	Norcross	Veasey
Hoyer	Norton	Velázquez
Hoyle (OR)	Nunn (IA)	Wagner
Huffman	Obernolte	Walberg
Huizenga	Ocasio-Cortez	Wasserman
Issa	Omar	Schultz
Ivey	Owens	Waters
Jackson (IL)	Pallone	Watson Coleman
Jackson (NC)	Panetta	Wenstrup
Jones	Pappas	Westerman
James	Pascarella	Wexton
Jayapal	Payne	Wild
Jeffries	Peltola	Williams (GA)
Pence	Williams (NY)	Williams (NY)
Perez	Wilson (FL)	Wilson (FL)
Peters	Womack	Womack

NOT VOTING—27

Griffith	Pelosi
Jackson Lee	Perry
Kelly (PA)	Phillips
De La Cruz	Lesko
De Lauro	McCarthy
Fallon	McCullum
Golden (ME)	Miller (OH)
Garcia (TX)	Miller (WI)
McCollum	Moore (WI)
Santos	Swalwell
Miller (OH)	Moylan
Stauber	Waltz

□ 1529

Messrs. OWENS, TONKO, BAIRD, AUSTIN SCOTT of Georgia, MOORE of Utah, BARR, WENSTRUP, and Ms. Ciscomani

WILSON of Florida changed their vote from "aye" to "no."

Messrs. BERGMAN and GROTHMAN changed their vote from "no" to "aye."

So the amendment was rejected.

The result of the vote was announced as above recorded.

Stated against:

Ms. MCCOLLUM. Mr. Chair, had I been present, I would have voted "no" on rollcall No. 547.

AMENDMENT NO. 47 OFFERED BY MR. NORMAN

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 47, printed in part B of House Report 118-242 offered by the gentleman from South Carolina (Mr. NORMAN), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 207, noes 204, not voting 28, as follows:

[Roll No. 548]

AYES—207

Aderholt	Edwards	Kelly (MS)
Alford	Elizsey	Kiggans (VA)
Allen	Emmer	Kiley
Amodei	Estes	Kustoff
Armstrong	Armstrong	LaHood
Arrington	Feenstra	LaLota
Babin	Ferguson	LaMalfa
Balderson	Finstad	Lamborn
Banks	Fischbach	Langworthy
Bean (FL)	Fitzgerald	LaTurner
Bentz	Fleischmann	LaTurner
Bergman	Flood	Lawler
Biggs	Bean (FL)	Lee (FL)
Bishop (NC)	Fox	Franklin, Scott
Boebert	Fox	Letlow
Brecheen	Fry	Loudermilk
Buchanan	Fulcher	Lucas
Burchett	Gaetz	Luetkemeyer
Burgess	Gallagher	Luna
Burlison	Garcia, Mike	Luttrell
Cammack	Gimenez	Mace
Carey	Gonzales, Tony	Malliotakis
Carl	Graves (LA)	McClintock
Carter (GA)	Hageman	McCormick
Carter (TX)	Hill	McHenry
Cline	Hinson	Meuser
Cloud	Hoyle (OR)	Mast
Clyde	Huffman	Mayer
Collins	Hughes	McAul
Comer	Iaia	McClain
Crane	Issa	Graves (MO)
Curtis	Jordan	Burlison
Davidson	Kamala Harris	Green (TN)
DesJarlais	Kamala Harris	Griffith
Donalds	Kamala Harris	Cammack
Duarte	Kamala Harris	Grothman
Duncan	Kamala Harris	Meuser
Emmer	Kamala Harris	Miller (IL)
Estes	Kamala Harris	Miller (WV)
Ferguson	Kamala Harris	Miller-Meeks
Finstad	Kamala Harris	Mills
Fischbach	Kamala Harris	Molinaro
Adams	Karen Bass	Moolenaar
Aguilar	Karen Bass	Mooney
Allred	Karen Bass	Moore (AL)
Amodei	Karen Bass	Moore (UT)
Armstrong	Karen Bass	Murphy
Auchincloss	Karen Bass	Nehls
Bacon	Karen Bass	Newhouse
Baird	Karen Bass	Norman
Balint	Karen Bass	Norman
Barr	Karen Bass	Obernolte
Barragán	Karen Bass	Palmer
Beatty	Karen Bass	Pence
Bera	Karen Bass	Pfluger
Beyer	Karen Bass	Posey
Bice	Karen Bass	Radewagen
Bilirakis	Karen Bass	Reed

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

□ 1543

So the amendment was rejected.
The result of the vote was announced as above recorded.

The Acting CHAIR. Pursuant to clause 6(h) of rule XVIII, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. THOMPSON of Pennsylvania) having assumed the chair, Mr. MURPHY, Acting Chair of the Committee of the Whole House on the State of the Union, reported to the House that during consideration of the bill (H.R. 4394) making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2024, and for other purposes, pursuant to House Resolution 756, the votes cast by the Delegates and the Resident Commissioner were decisive on a recorded vote on the amendment offered by the gentleman from South Carolina (Mr. NORMAN).

The SPEAKER pro tempore. The Clerk will designate the amendment.

The Clerk designated the amendment.

The SPEAKER pro tempore. Pursuant to clause 6(h) of rule XVIII, the Chair will put the question to the House de novo.

The question is on the amendment.

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

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

The yeas and nays were ordered.

The SPEAKER pro tempore. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—yeas 207, nays 204, not voting 22, as follows:

[Roll No. 550]

YEAS—207

Aderholt	Carter (TX)	Franklin, Scott
Alford	Ciscomani	Fry
Allen	Cline	Fulcher
Amodei	Cloud	Gaetz
Armstrong	Clyde	Gallagher
Arrington	Cole	Garbarino
Babin	Collins	Garcia, Mike
Bacon	Comer	Gimenez
Baird	Crane	Gonzales, Tony
Balderson	Crawford	Good (VA)
Banks	Crenshaw	Gooden (TX)
Barr	Curtis	Gosar
Bean (FL)	D'Esposito	Granger
Bentz	Davidson	Graves (LA)
Bergman	DesJarlais	Graves (MO)
Bice	Diaz-Balart	Green (TN)
Biggs	Donalds	Griffith
Bilirakis	Duarte	Grothman
Bishop (NC)	Duncan	Guest
Boebert	Dunn (FL)	Guthrie
Bost	Edwards	Hageman
Brecheen	Ellzey	Harris
Buchanan	Emmer	Harshbarger
Buck	Estes	Hern
Bucshon	Ezell	Higgins (LA)
Burchett	Feeenstra	Hill
Burgess	Ferguson	Hinson
Burlison	Finstad	Houchin
Calvert	Fischbach	Hudson
Cammack	Fitzgerald	Huizenga
Carey	Fleischmann	Hunt
Carl	Flood	Issa
Carter (GA)	Foxx	Jackson (TX)

James	McHenry	Scott, Austin	Takano	Torres (CA)	Velázquez
Johnson (LA)	Meuser	Self	Thanedar	Torres (NY)	Wasserman
Johnson (OH)	Miller (IL)	Sessions	Thompson (CA)	Trahan	Schultz
Johnson (SD)	Miller (WV)	Simpson	Thompson (MS)	Trone	Watson Coleman
Jordan	Miller-Meeks	Smith (MO)	Titus	Underwood	Wexton
Joyce (PA)	Mills	Smith (NE)	Tlaib	Vargas	Wild
Kean (NJ)	Molinaro	Smith (NJ)	Tokuda	Vasquez	Williams (GA)
Kelly (MS)	Moolenaar	Smucker	Tonko	Veasey	Wilson (FL)
Kiggans (VA)	Mooney	Spartz			
Kiley	Moore (AL)	Steel			
Kim (CA)	Moore (UT)	Stefanik			
Kustoff	Moran	Steil			
LaHood	Murphy	Steube			
LaLota	Nehls	Strong			
LaMalfa	Newhouse	Tenney			
Lamborn	Norman	Thompson (PA)			
Langworthy	Nunn (IA)	Tiffany			
Latta	Obernolte	Timmons			
LaTurner	Ogles	Turner			
Lawler	Owens	Valadao			
Lee (FL)	Palmer	Van Drew			
Letlow	Pence	Van Duyne			
Loudermilk	Pfluger	Van Orden			
Lucas	Posey	Wagner			
Luetkemeyer	Reschenthaler	Walberg			
Luna	Rodgers (WA)	Weber (TX)			
Luttrell	Rogers (AL)	Webster (FL)			
Mace	Rogers (KY)	Wenstrup			
Malliotakis	Rose	Westerman			
Mann	Rosendale	Williams (NY)			
Massie	Rouzer	Williams (TX)			
Mast	Roy	Wilson (SC)			
McCaull	Rutherford	Wittman			
McClain	Salazar	Womack			
McClintock	Scalise	Yakym			
McCormick	Schweikert	Zinke			

NAYS—204

Adams	Fletcher	McGovern
Aguilar	Foster	Meeks
Allred	Foushee	Menendez
Auchincloss	Frankel, Lois	Meng
Ballint	Frost	Mfume
Barragán	Gallego	Morelle
Beatty	Garamendi	Moskowitz
Bera	Garcia (IL)	Moulton
Beyer	Garcia, Robert	Mrvan
Bishop (GA)	Goldman (NY)	Mullin
Blumenauer	Gomez	Nadler
Blunt Rochester	Gonzalez,	Napolitano
Bonamici	Vicente	Neal
Bowman	Gottheimer	Neguse
Boyle (PA)	Green, Al (TX)	Nickel
Brown	Grijalva	Norcross
Brownley	Harder (CA)	Ocasio-Cortez
Budzinski	Hayes	Omar
Bush	Higgins (NY)	Pallone
Caraveo	Himes	Panetta
Carbajal	Horsford	Pappas
Cárdenas	Houlihan	Pascrill
Carson	Hoyer	Payne
Carter (LA)	Hoyle (OR)	Pelosi
Cartwright	Huffman	Peltola
Casar	Ivey	Perez
Case	Jackson (IL)	Peters
Casten	Jackson (NC)	Pettersen
	Jacobs	Pocan
	Jayapal	Porter
	Jeffries	Pressley
	Johnson (GA)	Quigley
	Joyce (OH)	Ramirez
	Kamala Harris	Raskin
	Kaptur	Ross
	Klebinga	Ruiz
	Klobuchar	Ruppersberger
	Krause	Scanlon
	Krautblatt	Schakowsky
	Krause	Schiff
	Larsen (WA)	Schneider
	Larson (CT)	Scholeman
	Lee (IL)	Schrier
	Lee (NV)	Scott (VA)
	Lee (PA)	Scott, David
	Leger Fernandez	Sewell
	Levin	Sherman
	Lieu	Sherrill
	Lofgren	Slotkin
	Lynch	Sorensen
	Dingell	Soto
	Magaziner	Spanberger
		Stansbury
		Stanton
		Stevens
		Strickland
		Sykes

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 4394) making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2024, and for other purposes, with Mr. MURPHY (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose earlier today, the amendment offered by the gentleman from South Carolina (Mr. NORMAN) had been rejected and agreed to on a recorded vote which the votes cast by the Delegates and Resident Commissioner were decisive.

That result has since been rejected by the House.

□ 1545

AMENDMENT NO. 51 OFFERED BY MR. NORMAN

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment 51, printed in part B of House Report 118-242 offered by the gentleman from South Carolina (Mr. NORMAN), on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 166, noes 247, not voting 26, as follows:

[Roll No. 551]

AYES—166

Aderholt	Babin	Bentz
Alford	Baird	Bergman
Allen	Balderson	Biggs
Amodei	Banks	Bilirakis
Arrington	Barr	Bishop (NC)
Bishop (NC)	Bean (FL)	Boebert

Bost	Harris	Murphy	Magaziner	Perez	Stanton	Carl	Hern	Moran
Brecheen	Harshbarger	Nehls	Manning	Peters	Steel	Carter (GA)	Higgins (LA)	Murphy
Buchanan	Hern	Norman	Matsui	Pettersen	Stevens	Cline	Hill	Nehls
Burchett	Higgins (LA)	Ogles	McBath	Plaskett	Strickland	Cloud	Houchin	Norman
Burgess	Hill	Owens	McClellan	Pocan	Sykes	Clyde	Hudson	Ogles
Burlison	Houchin	Palmer	McCollum	Porter	Takano	Collins	Huizenga	Palmer
Cammack	Hudson	Pence	McGarvey	Pressley	Thanedar	Comer	Hunt	Pence
Carey	Huizenga	Pfluger	McGovern	Ramirez	Thompson (CA)	Crane	Issa	Pfluger
Carl	Hunt	Posey	Meeks	Raskin	Thompson (MS)	Crawford	Jackson (TX)	Posey
Carter (GA)	Issa	Radewagen	Menendez	Rodgers (WA)	Titus	Crenshaw	Johnson (LA)	Reschenthaler
Cline	Jackson (TX)	Reschenthaler	Meng	Rogers (KY)	Tlaib	Curtis	Johnson (OH)	Rodgers (WA)
Cloud	James	Rogers (AL)	Mfume	Ross	Tokuda	Davidson	Johnson (SD)	Rogers (AL)
Clyde	Johnson (LA)	Rose	Moore (UT)	Ruiz	Tonko	Donalds	Jordan	Rose
Collins	Johnson (OH)	Rosendale	Morelle	Ruppersberger	Torres (CA)	Duarte	Joyce (PA)	Rosendale
Comer	Johnson (SD)	Rouzer	Moskowitz	Ryan	Torres (NY)	Duncan	Kelly (MS)	Rouzer
Crane	Jordan	Moulton	Napolitano	Sablan	Underwood	Estes	Kustoff	Self
Crawford	Joyce (PA)	Mrvan	Scalise	Valadao	Underwood	Langworthy	Langworthy	Sessions
Crenshaw	Kelly (MS)	Rutherford	Nadler	Vargas	Estes	Ezell	Feenstra	Smith (MO)
Davidson	Kustoff	Scalise	Sánchez	Vargas	Franklin, Scott	Latta	LaTurner	Smith (NE)
DesJarlais	LaHood	Schweikert	Sarbanes	Velázquez	Fry	Finstad	Fischbach	Lee (FL)
Donalds	LaMalfa	Scott, Austin	Scanlon	Wagner	Fitzgerald	LaHood	Smith (NJ)	Smith (NJ)
Duarte	Lamborn	Self	Schakowsky	Wasserman	Fitzgerald	LaLota	Scalise	Smucker
Duncan	Langworthy	Sessions	Schiff	Wasserman	Foxx	Letlow	LaMalfa	Schweikert
Dunn (FL)	Latta	Smith (MO)	Nickel	Wasserman	Fry	Loudermilk	Lamborn	Tennery
Emmer	LaTurner	Smith (NE)	Schneider	Waters	Fulcher	Spartz	Langworthy	Tennery
Estes	Lee (FL)	Norcross	Scholten	Watson	Gaetz	Stefanik	Sessions	Tennery
Ezell	Smith (NJ)	Norton	Schrier	Watson Coleman	Gallagher	Steube	Smith (MO)	Tennery
Feenstra	Letlow	Smith (NJ)	Scott (VA)	Williams (GA)	Mann	Strong	Stefanik	Tennery
Ferguson	Luetkemeyer	Smith (NE)	Sewell	Williams (NY)	Williams (GA)	Malliotakis	Steube	Tennery
Finstad	Luna	Steil	Shultz	Good (VA)	Gonzales, Tony	Tenney	Stefanik	Tennery
Fischbach	Luttrell	Steube	Simpson	Good (VA)	Good (VA)	Tiffany	Steube	Tennery
Fitzgerald	Mace	Strong	Slotkin	Wilson (FL)	McAul	Timmons	Steube	Tennery
Foxx	Malliotakis	Tenney	Sorenson	Wilson (FL)	McClain	Van Drew	Steube	Tennery
Franklin, Scott	Mann	Thompson (PA)	Payne	Gooden (TX)	McClintock	Van Duyne	Steube	Tennery
Fry	Massie	Tiffany	Soto	Moore (TX)	Walberg	Van Orden	Steube	Tennery
Fulcher	Mast	Timmons	Pelto	Womack	Graves (LA)	McCormick	Steube	Tennery
Gaetz	McCaull	Van Drew	Stansbury	Graves (LA)	McHenry	Weber (TX)	Steube	Tennery
Gallagher	McClain	Van Duyne	Griffith	Graves (MO)	Graves (MO)	Webster (FL)	Steube	Tennery
Garcia, Mike	McClintock	Van Orden	Zinke	Phillips	Meuser	Wenstrup	Steube	Tennery
Gimenez	McCormick	Cohen	Jackson Lee	Green (TN)	Miller (IL)	Westerman	Steube	Tennery
Gonzales, Tony	Meuser	Correa	Kelly (PA)	Pingree	Miller (WV)	Williams (TX)	Steube	Tennery
Good (VA)	Miller (IL)	De La Cruz	Lesko	Quigley	Guest	Wilson (SC)	Steube	Tennery
Gooden (TX)	Miller (WV)	Escobar	McCarthy	Santos	Guthrie	Wittman	Steube	Tennery
Gosar	Miller-Meeks	Fallon	McHenry	Smith (WA)	Mills	Wittman	Steube	Tennery
Graves (MO)	Mills	Wenstrup	Garcia (TX)	Hageman	Moolenaar	Wittman	Steube	Tennery
Green (TN)	Molinaro	Westerman	Miller (OH)	Stauber	Harris	Yakym	Steube	Tennery
Grothman	Moolenaar	Williams (TX)	Golden (ME)	Moore (WI)	Swalwell	Zinke	Steube	Tennery
Guest	Mooney	Greene (GA)	Greene (GA)	Moylan	Waltz	NOES—250	Steube	Tennery
Guthrie	Moore (AL)	Wittman	Griffith	Perry				
Hageman	Yakym	Zinke						

NOES—247

Adams	Costa	Grijalva
Aguilar	Courtney	Harder (CA)
Allred	Craig	Hayes
Auchincloss	Crockett	Higgins (NY)
Bacon	Crow	Himes
Balint	Cuellar	Hinson
Barragán	Curtis	Horsford
Beatty	D'Esposito	Houahan
Bera	Davids (KS)	Hoyer
Beyer	Davis (IL)	Hoyle (OR)
Bice	Davis (NC)	Huffman
Bishop (GA)	Dean (PA)	Ivey
Blumenauer	DeGette	Jackson (IL)
Blunt Rochester	DeLauro	Jackson (NC)
Bonamici	DelBene	Jacobs
Bowman	Deluzio	Jayapal
Boyle (PA)	DeSaulnier	Jeffries
Brown	Diaz-Balart	Johnson (GA)
Brownley	Dingell	Joyce (OH)
Buck	Doggett	Kamlager-Dove
Bucshon	Edwards	Kaptur
Budzinski	Ellizay	Kean (NJ)
Bush	Eshoo	Keating
Calvert	Espaillat	Kelly (IL)
Caraveo	Evans	Khanna
Carbajal	Fitzpatrick	Kigggans (VA)
Cárdenas	Fleischmann	Kildee
Carson	Fletcher	Kiley
Carter (LA)	Flood	Kilmer
Carter (TX)	Foster	Kim (CA)
Cartwright	Foushee	Kim (NJ)
Casar	Frankel, Lois	Krishnamoorthi
Case	Frost	Kuster
Casten	Gallego	LaLota
Castor (FL)	Garamendi	Landsman
Castro (TX)	Garbarino	Larsen (WA)
Chavez-DeRemer	Garcia (IL)	Larson (CT)
Cherifius-	Garcia, Robert	Lawler
McCormick	Goldman (NY)	Lee (CA)
Chu	Gomez	Lee (NV)
Ciscomani	Gonzalez,	Lee (PA)
Clark (MA)	Vicente	Leger Fernandez
Clarke (NY)	González-Colón	Levin
Cleaver	Gartheimer	Lieu
Clyburn	Granger	Lofgren
Cole	Lofgren	Magaziner
Connolly	Graves (LA)	Manning

NOT VOTING—26

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR (during the vote).

There is 1 minute remaining.

□ 1553

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 56 OFFERED BY MR. PFLUGER

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 56, printed in part B of House Report 118-242 offered by the gentleman from Texas (Mr. PFLUGER), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 160, noes 250, not voting 29, as follows:

[Roll No. 552]

AYES—160

Adams	Craig	Hoyle (OR)
Aguilar	Crockett	Huffman
Allred	Crow	Ivey
Amodei	Cuellar	Jackson (IL)
Auchincloss	D'Esposito	Jackson (NC)
Bacon	Davids (KS)	Jacobs
Baird	Davis (IL)	James
Balint	Davis (NC)	Jayapal
Barragán	Dean (PA)	Jeffries
Beatty	DeGette	Johnson (GA)
Bera	DeLauro	Joyce (OH)
Beyer	DelBene	Kamlager-Dove
Bice	Deluzio	Kaptur
Bishop (GA)	DeSaulnier	Kean (NJ)
Blumenauer	Diaz-Balart	Keating
Blunt Rochester	Dingell	Kelly (IL)
Bonamici	Doggett	Khanna
Bowman	Edwards	Kiggans (VA)
Boyle (PA)	Eshoo	Kildee
Brown	Espailat	Landsman
Brownley	Evans	Larsen (WA)
Buck	Fitzpatrick	Lawler
Bucshon	Fleischmann	Lawler
Budzinski	Fletcher	Lawler
Bush	Flood	Lawler
Calvert	Frankel, Lois	Lawler
Caraveo	Froast	Lawler
Carbajal	Frankel, Lois	Lawler
Cárdenas	Gallego	Lawler
Carson	Garamendi	Lawler
Carter (LA)	Garbarino	Lawler
Carter (TX)	Garcia (IL)	Lawler
Cartwright	Garcia, Robert	Lawler
Casar	Goldman (NY)	Lawler
Case	Castor (FL)	Lawler
Casten	Castro (TX)	Lawler
Castor (FL)	Chavez-DeRemer	Lawler
Castro (TX)	Cherifius-	Lawler
Chavez-DeRemer	McCormick	Lawler
Cherifius-	Granger	Lawler
McCormick	Ciscomani	Lawler
Chu	Green, Al (TX)	Lawler
Ciscomani	Grijalva	Lawler
Clark (MA)	Harder (CA)	Lawler
Clarke (NY)	Hayes	Lawler
Cleaver	McGarvey	Lawler
Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
Clark (MA)	McGarvey	Lawler
Clarke (NY)	McGarvey	Lawler
Cleaver	McGarvey	Lawler
Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
Clark (MA)	McGarvey	Lawler
Clarke (NY)	McGarvey	Lawler
Cleaver	McGarvey	Lawler
Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
Clark (MA)	McGarvey	Lawler
Clarke (NY)	McGarvey	Lawler
Cleaver	McGarvey	Lawler
Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
Clark (MA)	McGarvey	Lawler
Clarke (NY)	McGarvey	Lawler
Cleaver	McGarvey	Lawler
Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
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Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
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Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
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Clyburn	McGarvey	Lawler
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Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
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Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
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Clarke (NY)	McGarvey	Lawler
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Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
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Connolly	McGarvey	Lawler
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Cleaver	McGarvey	Lawler
Clyburn	McGarvey	Lawler
Cole	McGarvey	Lawler
Connolly	McGarvey	Lawler
McCormick	McGarvey	Lawler
Chu	McGarvey	Lawler
Ciscomani	McGarvey	Lawler
Clark (MA)	McGarvey	Lawler
Clarke (NY)</		

Green (TN)	Latta	Rosendale	Peters	Scott (VA)	Tlaib	Lamborn	Nehls	Self
Grothman	Loudermilk	Roy	Pettersen	Scott, Austin	Tokuda	Luna	Norman	Smucker
Hageman	Luna	Scalise	Pfluger	Scott, David	Tonko	Luttrell	Ogles	Spartz
Harris	Luttrell	Schweikert	Plaskett	Sessions	Torres (CA)	Mann	Palmer	Steube
Harshbarger	Mace	Self	Pocan	Sewell	Torres (NY)	Massie	Posey	Timmons
Hern	Mann	Smucker	Porter	Sherman	Trahan	McClintock	Rodgers (WA)	Rodgers (WA)
Higgins (LA)	Massie	Spartz	Pressley	Sherrill	Trone	McCormick	Rose	Van Duyne
Hill	McClintock	Stefanik	Radewagen	Simpson	Turner	McHenry	Rosendale	Williams (TX)
Houchin	McCormick	Steube	Ramirez	Slotkin	Underwood	Mills	Roy	Wilson (SC)
Hudson	McHenry	Strong	Raskin	Smith (MO)	Smith (NE)	Mooney	Schweikert	Wittman
Huizinga	Miller (WV)	Timmons	Reschenthaler	Smith (NE)	Van Orden	Moore (AL)	Scott, Austin	
Hunt	Mills	Rogers (AL)	Rogers (NJ)	Vargas	Vasquez			
Issa	Mooney	Van Drew	Rogers (KY)	Sorensen				NOES—335
Jackson (TX)	Murphy	Ross	Soto	Veasey	Adams			
Johnson (LA)	Nehls	Weber (TX)	Rouzer	Spanberger	Velázquez	Aderholt	Evens	Latta
Johnson (SD)	Norman	Webster (FL)	Ruiz	Stansbury	Wagner	Aguilar	Ezell	LaTurner
Jordan	Ogles	Westerman	Ruppersberger	Stanton	Walberg	Alford	Feeenstra	Lawler
Kelly (MS)	Palmer	Williams (TX)	Rutherford	Steel	Wasserman	Allred	Ferguson	Lee (CA)
Kustoff	Posey	Wilson (SC)	Ryan	Stiel	Schultz	Amodei	Finstad	Lee (FL)
LaMalfa	Rodgers (WA)	Wittman	Sablan	Stevens	Watson Coleman	Auchincloss	Fischbach	Lee (NV)
Lamborn	Rose		Salazar	Strickland	Wenstrup	Babin	Fitzgerald	Lee (PA)
			Salinas	Sykes	Wexton	Bacon	Fitzpatrick	Leger Fernandez
			Sánchez	Takano	Wild	Baird	Fleischmann	Letlow
			Barbanes	Tenney	Williams (GA)	Balderson	Fletcher	Levin
Adams	DeSaulnier	Kim (CA)	Scanlon	Thanedar	Williams (NY)	Balint	Flood	Lieu
Aderholt	Diaz-Balart	Kim (NJ)	Schakowsky	Thompson (CA)	Williams (NY)	Barragán	Foster	Lofgren
Aguilar	Dingell	Krishnamoorthi	Schiff	Thompson (MS)	Wilson (FL)	Beatty	Foushee	Loudermilk
Alford	Doggett	Kuster	Schneider	Thompson (PA)	Womack	Bentz	Frankel, Lois	Lucas
Allen	Dunn (FL)	LaHood	Scholten	Tiffany	Yakym	Bera	Frost	Luetkemeyer
Allred	Edwards	LaLota	Schrier	Titus	Zinke	Bergman	Gallagher	Lynch
Amodei	Ellzey	Landsman					Gallego	Mace
Armstrong	Emmer	Langworthy					Beyer	Magaziner
Auchincloss	Eshoo	Larsen (WA)					Bice	Malliotakis
Bacon	Espaillat	LaTurner					Blilarakis	Manning
Baird	Evans	Lawler					García (IL)	Mast
Balderson	Feenstra	Lee (CA)					Garcia, Mike	Matsui
Balint	Finstad	Lee (FL)					Garcia, Robert	McBath
Barragán	Fitzpatrick	Lee (NV)					Gimenez	McCarthy
Beatty	Fleischmann	Lee (PA)					Goldman (NY)	McCaul
Bentz	Fletcher	Leger Fernandez					Gomez	Gonzales, Tony
Bera	Flood	Letlow					Boyle (PA)	McClain
Beyer	Foster	Levin					Gonzalez,	McClellan
Bice	Foushee	Lieu					Brown	McCullom
Bishop (GA)	Foxx	Lofgren					Brownley	McGarvey
Blumenauer	Frankel, Lois	Lucas					Buchanan	McGovern
Blunt Rochester	Frost	Luetkemeyer					Bucson	Meeks
Bonamici	Gallagher	Lynch					Budzinski	Menendez
Bost	Gallego	Magaziner					Burgess	Meng
Bowman	Garamendi	Malliotakis					Bush	Meuser
Boyle (PA)	Garbarino	Manning					Calvert	Mfume
Brown	Garcia (IL)	Mast					Caraveo	Grijalva
Brownley	Garcia, Mike	Matsui					Carbajal	Miller (IL)
Buchanan	Garcia, Robert	McBath					Carbajal	Miller (WV)
Bucshon	Gimenez	McCarthy					Carey	Miller-Meeks
Budzinski	Goldman (NY)	McCaull					Carl	Molinaro
Bush	Gomez	McClain					Carson	Moolenaar
Calvert	Gonzales, Tony	McCollellan					Carter (GA)	Moore (UT)
Caraveo	Gonzalez,	McCollum					Carter (LA)	Moore (WI)
Carbajal	Vicente	McGarvey					Carter (TX)	Moran
Carey	González-Colón	McGovern					Cartwright	Morelle
Carl	Gottheimer	Meeks					Castor (FL)	Hinson
Carson	Granger	Menendez					Castro (TX)	Moskowitz
Carter (GA)	Graves (LA)	Meng					Case	Moulton
Carter (LA)	Graves (MO)	Meuser					Casten	Mrvan
Carter (TX)	Green, Al (TX)	Mfume					Castor (FL)	Mullin
Cartwright	Griffith	Miller (IL)					Castro (TX)	Murphy
Casar	Grijalva	Miller-Meeks					Chavez-DeRemer	Nadler
Case	Guest	Molinaro					Cherifius-	Napolitano
Casten	Guthrie	Moolenaar					McCormick	Huffman
Castor (FL)	Harder (CA)	Moore (AL)					Chu	Neal
Castro (TX)	Hayes	Moore (UT)					Ciscosmani	Neguse
Chavez-DeRemer	Higgins (NY)	Moore (WI)					Connolly	Newhouse
Cherifius-	Himes	Moran					Costa	Omar
McCormick	Hinson	Morelle					Courtney	Johnson (SD)
Chu	Horsford	Moskowitz					Clark (MA)	Craig
Ciscomani	Houlahan	Moulton					Clarke (NY)	Joyce (OH)
Clark (MA)	Hoyer	Mrvan					Crenshaw	Joyce (PA)
Clarke (NY)	Hoyle (OR)	Mullin					Crockett	Kamlager-Dove
Cleaver	Huffman	Nadler					Crow	Kaptur
Clyburn	Ivey	Napolitano					Cuellar	Kean (NJ)
Cole	Jackson (IL)	Neal					Curtis	Keating
Connolly	Jackson (NC)	Neguse					D'Esposito	Pelosi
Costa	Jacobs	Newhouse					Davids (KS)	Peltola
Courtney	James	Nickel					Davis (IL)	Pence
Craig	Jayapal	Norcross					Davis (NC)	Perez
Crawford	Jeffries	Norton					Davis, Austin	Peters
Crenshaw	Johnson (GA)	Nunn (IA)					Davis, Scott	Pettersen
Crockett	Johnson (OH)	Obernolte					DeGette	Pfluger
Crow	Joyce (OH)	Ocasio-Cortez					DeLauro	Kiley
Cuellar	Joyce (PA)	Omar					DelBene	Kilmer
Curtis	Kamler-Dove	Owens					Deluzio	Plaskett
D'Esposito	Kaptur	Pallone					Dias, Scott	Pressley
Davids (KS)	Kean (NJ)	Panetta					Dingell	Raderwagen
Davis (IL)	Keating	Pappas					Dingell	Ramirez
Davis (NC)	Kelly (IL)	Pascrell					Dobson	Raskin
Dean (PA)	Khanna	Payne					Edwards	Reschenthaler
DeGette	Kigggans (VA)	Pelosi					Ellzey	Rogers (AL)
DeLauro	Kildee	Peltola					Fry	Rogers (KY)
DelBene	Kiley	Pence					Gill	Ross
Deluzio	Kilmer	Perez					Gooden (TX)	Rouzer

NOT VOTING—25

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

□ 1602

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 59 OFFERED BY MR. ROSENDALE

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 59, printed in part B of House Report 118-242 offered by the gentleman from Montana (Mr. ROSENDALE), on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 76, noes 335, not voting 27, as follows:

[Roll No. 555]

AYES—76

Allen	Comer	Good (VA)	Davis (NC)	Kiggans (VA)	Peters
Banks	Crane	Gooden (TX)	Dean (PA)	Kildee	Pettersen
Barr	Crawford	Gosar	DeGette	Kiley	Pfluger
Bean (FL)	Davidson	Green (TN)	DeLauro	Kilmer	Plaskett
Biggs	DesJarlais	Grothman	Kim (CA)	Kim (CA)	Pressley
Bishop (NC)	Duarte	Hageman	DelBene	Kim (NJ)	Raderwagen
Boebert	Duncan	Harshbarger	DeSaulnier	Kuster	Ramirez
Brecheen	Emmer	Hern	Dias, Scott	Dingell	Raskin
Buck	Festor	Higgins (LA)	Dobson	Kustoff	Rogers (AL)
Collins	Fox	Huizinga	Edwards	Ellzey	Rogers (KY)
Clegg	Fry	Hunt	Dunn (FL)	Fry	Ross
Cloud	Gill	Iowa	LaLota	Gill	Rouzer
Fulcher	Jordan	Khanna	Landsman	Kiley	
Gaetz	LaFever	Lopez-Perez	Khanna	Khanna	

Ruiz	Sorensen	Turner	Feeenstra	Jordan	Posey	Pallone	Sarbanes	Thompson (CA)
Ruppertsberger	Soto	Underwood	Ferguson	Joyce (OH)	Reschenthaler	Panetta	Scanlon	Thompson (MS)
Rutherford	Spanberger	Valadao	Finstad	Joyce (PA)	Rodgers (WA)	Pappas	Schakowsky	Titus
Ryan	Stansbury	Van Drew	Fischbach	Kelly (MS)	Rogers (AL)	Pascrell	Schiff	Tlaib
Sablan	Stanton	Van Orden	Fitzgerald	Kiggans (VA)	Rogers (KY)	Payne	Schneider	Tokuda
Salazar	Steel	Vargas	Fleischmann	Kim (CA)	Rose	Pelosi	Scholten	Tonko
Salinas	Stefanik	Vasquez	Flood	Kustoff	Rosendale	Peltola	Schrier	Torres (CA)
Sánchez	Steil	Veasey	Foxx	LaHood	Rouzer	Perez	Scott (VA)	Torres (NY)
Sarbanes	Stevens	Velázquez	Franklin, Scott	LaLota	Rutherford	Peters	Scott, David	Trahan
Scanlone	Strickland	Wagner	Fry	LaMalfa	Salazar	Pettersen	Sewell	Trone
Schakowsky	Strong	Walberg	Fulcher	Lamborn	Scalise	Plaskett	Sherman	Underwood
Schiff	Sykes	Wasserman	Gaetz	Langworthy	Porter	Schrier	Sherrill	Vargas
Schneider	Takano	Gallagher	Latta	Schweikert	Simpson	Simpson	Torres	Vasquez
Scholten	Tenney	Schultz	Garbarino	LaTurner	Scott, Austin	Slotkin	Veasey	Veasey
Schrader	Thanedar	Watson Coleman	Garcia, Mike	Lawler	Self	Radewagen	Sorensen	Velázquez
Scott (VA)	Thompson (CA)	Weber (TX)	Gimenez	Loudermilk	Sessions	Ramirez	Soto	Wagner
Scott, David	Thompson (MS)	Webster (FL)	Gonzales, Tony	Lucas	Smith (MO)	Raskin	Spanberger	Wasserman
Sessions	Thompson (PA)	Wenstrup	González-Colón	Luetkemeyer	Smith (NE)	Ross	Stansbury	Schultz
Tiffany	Westerman	Good (VA)	Luna	Smith (NJ)	Ruiz	Stanton	Watson Coleman	Watson Coleman
Sewell	Wexton	Gooden (TX)	Luttrell	Smucker	Ruppersberger	Stevens	Wexton	Wexton
Sherman	Wild	Gosar	Mann	Spartz	Ryan	Strickland	Wild	Wild
Sherrill	Tokuda	Williams (GA)	Granger	Massie	Steel	Salban	Sykes	Williams (GA)
Simpson	Tonko	Williams (NY)	Graves (LA)	Mast	Stefanik	Salinas	Takano	Wilson (FL)
Slotkin	Torres (CA)	Wilson (FL)	Graves (MO)	McClain	Steil	Sánchez	Thanedar	Zinke
Smith (MO)	Torres (NY)	Womack	Green (TN)	McClintock	Steube			
Smith (NE)	Trahan	Yakym	Griffith	McCormick	Strong			
Smith (NJ)	Trone	Zinke	Grothman	McHenry	Tenney			
NOT VOTING—27								
Armstrong	Garcia (TX)	Phillips	Hageman	Miller (IL)	Tiffany			
Burchett	Golden (ME)	Pingree	Harris	Miller-Meeks	Timmons			
Cárdenas	Greene (GA)	Quigley	Harshbarger	Mills	Turner			
Clyde	Jackson Lee	Santos	Hern	Moolenaar	Valadao			
Cohen	Kelly (PA)	Smith (WA)	Higgins (LA)	Mooney	Van Drew			
Correa	Lesko	Stauber	Hill	Moore (AL)	Van Duyne			
De La Cruz	Miller (OH)	Swalwell	Hinson	Moore (UT)	Van Orden			
Escobar	Moynihan	Waltz	Houchin	Moran	Walberg			
Fallon	Perry	Waters	Hudson	Murphy	Weber (TX)			

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR (during the vote).
There is 1 minute remaining.

□ 1606

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 60 OFFERED BY MR. ROSENDALE

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 60, printed in part B of House Report 118-242 offered by the gentleman from Montana (Mr. ROSENDALE), on which further proceedings were postponed and on which the noes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The Acting CHAIR. This will be a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 192, noes 222, not voting 25, as follows:

[Roll No. 556]

AYES—192

Aderholt	Bishop (NC)	Collins	Cherifilus-	Houlahan	Mfume	Menendez	Meng	Mrfvan
Alford	Boebert	Comer	McCormick	Hoyer	Molinaro	Mullin	Mullin	Mullin
Allen	Bost	Crane	Chu	Hoyle (OR)	Moore (WI)	Nadler	Nadler	Nadler
Amodei	Brecheen	Crenshaw	Clark (MA)	Huffman	Moskowitz	Napolitano	Napolitano	Napolitano
Armstrong	Buck	Curtis	Clarke (NY)	Ivey	Moulton	Neal	Neal	Neal
Arrington	Burchett	D'Esposito	Cleaver	Jackson (IL)	Jackson (NC)	Newhouse	Neguse	Neguse
Babin	Burgess	Davidson	Clyburn	Jackson (NC)	Kamilarov-Dove	Nickel	Nicke	Nicke
Bacon	Burlison	DesJarlais	Connolly	Jacobs	Kaptur	Norcross	Norcross	Norcross
Baird	Calvert	Diaz-Balart	Costa	Jayapal	Ocasio-Cortez	Norton	Norton	Norton
Balderson	Cammack	Donalds	Courtney	Jeffries	Kelly (IL)	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Banks	Carey	Duarte	Craig	Johnson (GA)	Khalid	Omar	Omar	Omar
Barr	Carl	Duncan	Crawford	Kamilarov-Dove	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Bean (FL)	Carter (TX)	Dunn (FL)	Crockett	Kaptur	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Bentz	Ciscomani	Edwards	Crow	Kean (NJ)	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Bergman	Cline	Ellzey	Cuellar	Keating	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Bice	Cloud	Emmer	Davids (KS)	Kelly (IL)	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Biggs	Clyde	Estes	Davis (IL)	Khanna	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez
Bilirakis	Cole	Ezell	Davis (NC)	Kildee	Khalid	Nunn (IA)	Ocasio-Cortez	Ocasio-Cortez

NOES—222

Adams	Dean (PA)	Kiley	Leger Fernandez	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Aguilar	DeGette	Kilmer	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Allred	DeLauro	Kim (NJ)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Auchincloss	DelBene	Krishnamoorthi	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Balint	Deluzio	Kuster	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Barragán	DeSaulnier	Landsman	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Beatty	Dingell	Larsen (WA)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Bera	Doggett	Larson (CT)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Beyer	Eshoo	Lee (CA)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Bishop (GA)	Espallat	Lee (FL)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Blumenauer	Evans	Lee (NV)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Blunt Rochester	Fitzpatrick	Lee (PA)	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Bonamici	Fletcher	Leger Fernandez	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Bowman	Foster	Lewellen	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Boyle (PA)	Foushee	Lewellen	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Brown	Frankel, Lois	Lieu	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Brownley	Frost	Lofgren	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Buchanan	Gallego	Lynch	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Bucson	Garamendi	Mace	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Budzinski	Garcia (IL)	Magaziner	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Bush	Garcia, Robert	Malliotakis	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Caraveo	Goldman (NY)	Manning	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Carbalaj	Evans	Matsui	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Carson	Gonzalez,	McBath	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Carter (GA)	Vicente	McCarthy	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Carter (LA)	Gottheimer	McCaull	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Cartwright	Green, Al (TX)	McClellan	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Casar	Grijalva	McCullom	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Case	Harder (CA)	McGarvey	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Casten	Hayes	McGovern	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Castor (FL)	Higgins (NY)	Meeks	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Castro (TX)	Himes	Menendez	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis
Chavez-DeRemer	Horsford	Meng	Lewellen	Larsen (WA)	Larson (CT)	Leflow	Magaziner	Malliotakis

NOT VOTING—25

Cárdenas	Jackson Lee	Quigley
Cohen	Kelly (PA)	Santos
Correa	Lesko	Smith (WA)
De La Cruz	Miller (OH)	Stauber
Escobar	Morelle	Swalwell
Fallon	Moylan	Waltz
Garcia (TX)	Perry	Waters
Golden (ME)	Phillips	
Greene (GA)	Pingree	

ANNOUNCEMENT BY THE ACTING CHAIR
The Acting CHAIR (during the vote).
There is 1 minute remaining.

□ 1609

So the amendment was rejected.

The result of the vote was announced as above recorded.

The Acting CHAIR (Mr. NUNN). There being no further amendments, under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. MURPHY) having assumed the chair, Mr. NUNN, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration the bill (H.R. 4394) making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2024, and for other purposes, and, pursuant to House Resolution 756, he reported the bill back to the House with sundry amendments adopted in the Committee of the Whole.

The SPEAKER pro tempore. Under the rule, the previous question is ordered.

Is a separate vote demanded on any amendment reported from the Committee of the Whole? If not, the Chair will put them en gros.

The amendments were agreed to.

The SPEAKER pro tempore. The question is on the engrossment and third reading of the bill.

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

MOTION TO RECOMMIT

Ms. CASTOR of Florida. Mr. Speaker, I have a motion to recommit at the desk.

The SPEAKER pro tempore. The Clerk will report the motion to recommit.

The Clerk read as follows:

Ms. Castor of Florida moves to recommit the bill H.R. 4394 to the Committee on Appropriations.

Fletcher	Levin	Salinas
Foster	Lieu	Sánchez
Foushee	Lofgren	Sarbanes
Frankel, Lois	Lynch	Scanlon
Frost	Magaziner	Schakowsky
Gallego	Manning	Schiff
Garamendi	Matsui	Schneider
García (IL)	McBath	Scholten
Garcia, Robert	McClellan	Schrader
Goldman (NY)	McCullum	Scott (VA)
Gomez	McGarvey	Scott, David
Gonzalez,	McGovern	Sewell
Vicente	Meeks	Sherman
Gottheimer	Menendez	Sherrill
Green, Al (TX)	Meng	Slotkin
Grijalva	Mfume	Sorensen
Harder (CA)	Moore (WI)	Soto
Hayes	Morelle	Spanberger
Higgins (NY)	Moskowitz	Stansbury
Himes	Moulton	Stanton
Horsford	Mrvan	Stevens
Houlahan	Mullin	Strickland
Hoyer	Nadler	Sykes
Hoyle (OR)	Napolitano	Takano
Huffman	Neal	Thanedar
Ivey	Neguse	Thompson (CA)
Jackson (IL)	Nickel	Thompson (MS)
Jackson (NC)	Norcross	Ocasio-Cortez
Jacobs	Ocasio-Cortez	Titus
Jayapal	Omar	Tlaib
Jeffries	Pallone	Tokuda
Johnson (GA)	Panetta	Tonko
Kamlager-Dove	Pappas	Torres (CA)
Kaptur	Pascrall	Torres (NY)
Keating	Payne	Trahan
Kelly (IL)	Pelosi	Trone
Khanna	Peltola	Underwood
Kildee	Perez	Vargas
Kilmer	Peters	Vasquez
Kim (NJ)	Pettersen	Veasey
Krishnamoorthi	Pocan	Velázquez
Kuster	Porter	Wasserman
Landsman	Pressley	Schultz
Larsen (WA)	Ramirez	Watson Coleman
Larson (CT)	Raskin	Wexton
Lee (CA)	Ross	Wild
Lee (NV)	Ruiz	Williams (GA)
Lee (PA)	Ruppersberger	Wilson (FL)
Leger Fernandez	Ryan	

NOT VOTING—24

Brownley	Golden (ME)	Pingree
Cárdenas	Greene (GA)	Quigley
Cohen	Jackson Lee	Santos
Correa	Kelly (PA)	Smith (WA)
De La Cruz	Lesko	Stauber
Escobar	Miller (OH)	Swalwell
Fallon	Perry	Waltz
Garcia (TX)	Phillips	Waters

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. VALADAO) (during the vote). There are 2 minutes remaining.

□ 1624

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. SWALWELL. Mr. Chair, I was unfortunately unable to attend today's vote for personal reasons. Had I been in attendance, I would have voted on:

Roll Call No. 529: NO; Roll Call No. 530: YES; Roll Call No. 531: NO; Roll Call No. 532: NO; Roll Call No. 533: NO; Roll Call No. 534: NO; Roll Call No. 535: NO; Roll Call No. 536: NO; Roll Call No. 537: NO; Roll Call No. 538: NO; Roll Call No. 539: NO; Roll Call No. 540: NO; Roll Call No. 541: NO; Roll Call No. 542: NO; Roll Call No. 543: NO; Roll Call No. 544: NO.

Roll Call No. 545: NO; Roll Call No. 546: NO; Roll Call No. 547: NO; Roll Call No. 548: NO; Roll Call No. 549: NO; Roll Call No. 550: NO; Roll Call No. 551: NO; Roll Call No. 552: NO; Roll Call No. 553: NO; Roll Call No. 554: NO; Roll Call No. 555: NO; Roll Call No. 556:

NO; Roll Call No. 557: YES; and Roll Call No. 558: NO.

□ 1630

AUTHORIZING THE CLERK TO MAKE CORRECTIONS IN ENGROSSMENT OF H.R. 4394, ENERGY AND WATER DEVELOPMENT AND RELATED AGENCIES APPROPRIATIONS ACT, 2024

Mr. FLEISCHMANN. Mr. Speaker, I ask unanimous consent that the Clerk be authorized to make technical corrections in the engrossment of H.R. 4394, to include corrections in spelling, punctuation, section numbering cross-referencing, and the insertion of appropriate headings.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Tennessee?

There was no objection.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 3347

Mrs. CHAVEZ-DeREMER. Mr. Speaker, I hereby remove my name as co-sponsor of H.R. 3347.

The SPEAKER pro tempore. The gentlewoman's request is granted.

MOMENT OF SILENCE HONORING VICTIMS OF BOMBINGS IN BEIRUT, LEBANON

(Mr. MURPHY asked and was given permission to address the House for 1 minute.)

Mr. MURPHY. Mr. Speaker, I rise today to honor those servicemembers whose lives were taken in the tragic Beirut bombing 40 years ago.

On October 23, 1983, 2 suicide bombers took the lives of 220 marines, 18 sailors, and 3 soldiers at the marine barracks in Beirut, Lebanon, wounding another 128 Americans.

A few minutes later, in a coordinated attack, another suicide bomber blew up the French barracks about 4 miles away, killing 58 French paratroopers.

On Monday, my good friend Congressman GREG PENCE—who had been stationed in these barracks not a week prior to the attack—and I attended the 40th anniversary memorial service in my district, in Jacksonville, North Carolina.

Jacksonville is home to the world renowned Camp Lejeune, for which the 24th Marine Amphibious Unit deployed to Beirut under the direction of President Ronald Reagan.

Their mission was a peacekeeping one. Today, etched in the stone of the Beirut Memorial in Jacksonville is a line that reads: "They came in peace."

Eastern North Carolina continues to grieve today for the loss of life and the loss of loved ones in the devastating attack 40 years ago.

Mr. Speaker, in honor of these fallen heroes, I ask that the House observe a moment of silence.

NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Ms. BALINT. Mr. Speaker, pursuant to clause 2(a)(1) of rule IX, I rise to give notice of my intention to raise a question of the privileges of the House. The form of the resolution is as follows:

H. Res. 610, Censuring Representative MARJORIE TAYLOR GREENE.

Whereas, Representative MARJORIE TAYLOR GREENE has repeatedly fanned the flames of racism, anti-Semitism, hate speech against the LGBTQ community, Islamophobia, anti-Asian hate, xenophobia, and other forms of hatred;

Whereas, Representative MARJORIE TAYLOR GREENE has repeatedly debased the memories of thousands of victims of the terrorist attacks on September 11, 2001, by perpetuating conspiracy theories to shift blame and responsibility for the mass murder;

Whereas, Representative MARJORIE TAYLOR GREENE has repeatedly assaulted the foundation of our democracy by perpetuating conspiracy theories related to the January 6 attack on the Capitol which sought to halt the peaceful transfer of power;

Whereas, MARJORIE TAYLOR GREENE has repeatedly called for violence against elected Representatives and their families;

Whereas, MARJORIE TAYLOR GREENE has repeatedly espoused anti-Semitic rhetoric and conspiracy theories, including through inflammatory evocations of the Holocaust;

Whereas, on May 20, 2021, MARJORIE TAYLOR GREENE said that the mask mandate in the House of Representatives was akin to Jews being "put in trains and taken to gas chambers in Nazi Germany";

Whereas, on May 25, 2021, Representative MARJORIE TAYLOR GREENE tweeted that, "Vaccinated employees get a vaccination logo just like the Nazis forced Jewish people to wear a gold star";

Whereas, on February 26, 2022, Representative MARJORIE TAYLOR GREENE appeared at a white nationalist event that was condemned by the Republican Jewish coalition as "appalling and outrageous that a Member of Congress would share a platform with an individual who has actively spread anti-Semitic bile, mocked the Holocaust, and promoted dangerous anti-Israel conspiracy theories";

Whereas, on September 1, 2022, Representative MARJORIE TAYLOR GREENE posted a tweet comparing President Joe Biden to Adolf Hitler that said, "Joe Biden is Hitler. #NaziJoe has to go";

Whereas, on September 1, 2022, Representative MARJORIE TAYLOR GREENE posted another tweet of a doctored video showing President Biden speaking with audio of Hitler, swastikas in the background and a mustache akin to that of Hitler;

Whereas, on July 21, 2021, Representative MARJORIE TAYLOR GREENE said

that if she was “in charge” she would “kick out every single Chinese in this country that is loyal to the CCP. They would be gone”;

Whereas, on December 19, 2021, while at a Turning Point USA conference, Representative MARJORIE TAYLOR GREENE referred to Asian Americans as “yellow people,” a slur that has been historically used to malign the Asian-American community in the United States;

Whereas, Representative MARJORIE TAYLOR GREENE has a history of perpetuating LGBTQ hate speech, including through her use of offensive posters in the halls of congressional office buildings beginning on February 24, 2021;

Whereas, on November 22, 2022, Representative MARJORIE TAYLOR GREENE tweeted that an LGBTQ California State Senator was a “communist groomer,” an offensive slur that has been used to stoke fear and incite hatred of LGBTQ Americans;

Whereas, on March 7, 2023, Representative MARJORIE TAYLOR GREENE again referred to members of the LGBTQ community as “groomers” and spouted anti-trans rhetoric on the floor of the House of Representatives;

Whereas, on June 1, 2023, the first day of Pride Month, Representative MARJORIE TAYLOR GREENE tweeted a photo showing an anti-trans poster that she had displayed in the hall outside of her congressional office;

Whereas, on February 22, 2019, Representative MARJORIE TAYLOR GREENE posted a video on Facebook claiming that the Muslim-American Members of Congress were not “really official” because they didn’t take the oath of office on the Bible;

Whereas, on June 17, 2020, Politico reported that Representative MARJORIE TAYLOR GREENE repeatedly engaged in Islamophobic rhetoric and suggested that Muslim Americans do not belong in the United States Government;

Whereas, on May 10, 2021, Representative MARJORIE TAYLOR GREENE yet again referred to fellow Muslim-American Members of Congress as the “Jihad Squad”;

Whereas, on June 17, 2020, Politico reported that Representative MARJORIE TAYLOR GREENE referred to Black Americans as “slaves to the Democratic Party” and said that they should be proud to see Confederate monuments;

Whereas, on June 17, 2020, Politico further reported that Representative MARJORIE TAYLOR GREENE stated in a video, “I know a ton of White people that are as lazy and sorry and probably worse than Black people”;

Whereas, on May 18, 2023, Representative MARJORIE TAYLOR GREENE compared being called a white supremacist to a person of color being called the “N-word,” a vile racial slur;

Whereas, on January 28, 2021, a video of Representative MARJORIE TAYLOR GREENE resurfaced in which she used a harmful and offensive slur targeting

Americans with disabilities, which the National Down Syndrome Society called “heartbreaking and unacceptable”;

Whereas, on November 1, 2018, Representative MARJORIE TAYLOR GREENE denied the attacks on September 11 saying there was a “so-called plane that crashed into the Pentagon” and that “It is odd there is never any evidence shown for a plane in the Pentagon”;

Whereas, on November 17, 2018, Representative MARJORIE TAYLOR GREENE peddled a vile anti-Semitic trope when she claimed that wildfires in California were caused by space lasers operated by members of the Jewish community;

Whereas, on August 17, 2020, a video of Representative MARJORIE TAYLOR GREENE resurfaced in which she stated that the mass shooting at a country music festival in Las Vegas, Nevada, where 60 people were murdered, was perpetuated in order to pass anti-gun legislation;

Whereas, on January 19, 2021, Media Matters published a screenshot of a Facebook comment from Representative MARJORIE TAYLOR GREENE where she emphatically agreed that the mass shooting at Marjory Stoneman Douglas High School, where 17 American students and teachers were murdered, was a false flag event;

Whereas, on January 21, 2021, Media Matters published a screenshot of a Facebook comment liked by Representative MARJORIE TAYLOR GREENE that claimed 9/11 was “done by our own government”, to which she responded, “That is all true”;

Whereas, that same comment liked and agreed to by Representative MARJORIE TAYLOR GREENE further claimed that the mass shooting at Sandy Hook Elementary where 26 people, including 20 precious children were murdered, was staged;

Whereas, on September 3, 2020, Representative MARJORIE TAYLOR GREENE posted an image of herself holding a gun next to images of three Members of Congress with a caption encouraging “going on offense” after them;

Whereas, on January 26, 2021, CNN reported on posts, comments, and likes by Representative MARJORIE TAYLOR GREENE from 2018 and 2019 in which Representative MARJORIE TAYLOR GREENE liked several posts and comments on Facebook demonstrating her support for the execution of several members of the Democratic Party, including the Speaker of the House NANCY PELOSI, Secretary of State Hillary Clinton, and President Barack Obama;

Whereas, on January 26, 2021, CNN further reported that MARJORIE TAYLOR GREENE liked a Facebook comment on January 2019 that stated, “a bullet to the head would be quicker” in reference to the removal of Speaker NANCY PELOSI;

Whereas, on January 26, 2021, CNN also reported that deleted videos showed Representative MARJORIE TAY-

LOR GREENE calling for the execution of Speaker NANCY PELOSI and stating that she was “a traitor to our country, she is guilty of treason,” and should “suffer death or she will be in prison”;

Whereas, Representative MARJORIE TAYLOR GREENE has perpetuated the “big lie” related to the 2020 Presidential election by espousing conspiracy theories and by threatening and inciting violence;

Whereas, on October 26, 2021, Representative MARJORIE TAYLOR GREENE downplayed the actions of those who participated in the January 6 attack on the Capitol and said “if you think about what our Declaration of Independence says, it says to overthrow tyrants”;

Whereas, on November 4, 2021, Representative MARJORIE TAYLOR GREENE went to visit those incarcerated related to the January 6 attack on the Capitol in what she referred to as “the patriot wing” of the D.C. Jail;

Whereas, on November 10, 2021, Representative MARJORIE TAYLOR GREENE referred to those who participated in the January 6 attack on the Capitol as “political prisoners of war”;

Whereas, on December 10, 2022, Representative MARJORIE TAYLOR GREENE said that if she had organized the January 6 attack on the Capitol, “we would have won. Not to mention, it would have been armed”;

Whereas, on July 19, 2023, Representative MARJORIE TAYLOR GREENE displayed graphic pornographic images during an official committee hearing that she claimed depicted a member of President Biden’s family;

Whereas, on July 19, 2023, Representative MARJORIE TAYLOR GREENE sent an official press release and posted to her official congressional website public hearing commentary featuring graphic pornographic images she claimed depicted a member of President Biden’s family; and

Whereas, Members of Congress have promised to always have the back of Representative MARJORIE TAYLOR GREENE no matter the extent of her vile and hateful behavior:

Now, therefore, be it resolved that Representative MARJORIE TAYLOR GREENE be censured; Representative MARJORIE TAYLOR GREENE forthwith present herself in the well of the House of Representatives for the pronouncement of censure; and Representative MARJORIE TAYLOR GREENE be censured with the public reading of this resolution by the Speaker.

□ 1645

The SPEAKER pro tempore. Under rule IX, a resolution offered from the floor by a Member other than the majority leader or the minority leader as a question of the privileges of the House has immediate precedence only at a time designated by the Chair within 2 legislative days after the resolution is properly noticed.

Pending that designation, the form of the resolution noticed by the gentlewoman from Vermont will appear in the RECORD at this point.

The Chair will not at this point determine whether the resolution constitutes a question of privilege. That determination will be made at the time designated for consideration of the resolution.

NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Mr. D'ESPOSITO. Mr. Speaker, pursuant to clause 2(a)(1) of rule IX, I rise to give notice of my intention to raise a question of the privileges of the House.

The form of the resolution is as follows:

H. Res. 773 providing for the expulsion of Representative GEORGE SANTOS from the House of Representatives.

Whereas, GEORGE ANTHONY DEVOLDER SANTOS, known as GEORGE SANTOS, was elected to represent New York's Third Congressional District in the House of Representatives on November 8, 2022;

Whereas, after election day, it was revealed GEORGE SANTOS lied about a significant portion of his background, including his education and previous employment;

Whereas, GEORGE SANTOS has a long history of misrepresenting his and his family's connections to major events, including the Holocaust, the September 11 terrorist attacks, and the Pulse nightclub shooting;

Whereas, on May 9, 2023, GEORGE SANTOS was indicted on 13 counts of wire fraud, money laundering, stealing public funds, and lying on Federal financial disclosure forms to the House of Representatives;

Whereas, a Federal grand jury indicted an aide to GEORGE SANTOS' campaign on charges of wire fraud and identity theft for defrauding potential donors by impersonating Speaker KEVIN McCARTHY's former chief of staff;

Whereas, on October 5, 2023, GEORGE SANTOS' former campaign treasurer pled guilty to falsifying campaign finance records, including lying about a \$500,000 loan that GEORGE SANTOS claimed to have donated to the campaign himself;

Whereas, on October 10, 2023, GEORGE SANTOS was federally charged with an additional 10 criminal counts;

Whereas, the additional charges were serious in nature, including conspiracy to commit offenses against the United States, wire fraud, aggravated identity theft, access device fraud, false statements to the Federal Election Commission, and falsifying records to obstruct the Commission;

Whereas, the indictment outlined a vast amount of evidence against Santos, including conversations he held with his former campaign treasurer outlining plans to commit the fraud he is charged with;

Whereas, these charges indicate that GEORGE SANTOS engaged in serious financial fraud throughout his 2022 campaign for the House of Representatives;

Whereas, GEORGE SANTOS stole over \$44,000 from donors by charging their credit cards without authorization;

Whereas, GEORGE SANTOS directly profited from his fraudulent actions, including transferring money to his own bank account to buy luxury items and pay off debts;

Whereas, GEORGE SANTOS engaged in election fraud throughout his 2022 campaign by deceiving voters regarding his biography, defrauding donors, and engaging in other illegal campaign behavior; and

Whereas, as a result of these actions, GEORGE SANTOS is not fit to serve his constituents as a United States Representative:

Now, therefore, be it resolved that, pursuant to Article I, Section 5, Clause 2 of the Constitution of the United States of America, Representative GEORGE SANTOS be, and he hereby is, expelled from the House of Representatives.

The SPEAKER pro tempore. Under rule IX, a resolution offered from the floor by a Member other than the majority leader or the minority leader as a question of the privileges of the House has immediate precedence only at a time designated by the Chair within 2 legislative days after the resolution is properly noticed.

Pending that designation, the form of the resolution noticed by the gentleman from New York will appear in the RECORD at this point.

The Chair will not at this point determine whether the resolution constitutes a question of privilege. That determination will be made at the time designated for consideration of the resolution.

ACKNOWLEDGING 75TH ANNIVERSARY OF NITTANY VALLEY VOLUNTEER FIRE COMPANY

(Mr. THOMPSON of Pennsylvania asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to acknowledge the remarkable history of the Nittany Valley Volunteer Fire Company located in Clinton County. Their story is one of courage, dedication, and community spirit.

Their story begins in 1948 as a group led by Jim Wolfe made history by bidding \$300.01 to purchase a retired 1916 Ahrens Fox Pumper from the Citizens Hose Company in Lock Haven, Pennsylvania. Over the years, they acquired essential equipment, including a tank truck with a mounted pump and a 1952 International truck.

Their commitment to the community has never wavered, and they are always ready to respond to emergencies. The volunteer firefighter department has evolved over time. Today, residents only have one number to call, but in the beginning, calls were directed to the Mabus home, which was directly next to the fire station.

The Nittany Valley Volunteer Fire Company stands as a testament to the unwavering dedication of its members, past and present, to safeguarding their community. Their history is one of resilience and community support.

Mr. Speaker, I thank the Nittany Valley Volunteer Fire Company, upon their 75th anniversary, for their enduring commitment to the safety and well-being of our community.

DISCUSSING THE NEW HOUSE SPEAKER

(Mr. PAYNE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PAYNE. Mr. Speaker, I rise today to discuss the new House Speaker, Representative MIKE JOHNSON.

In doing some research, not knowing the gentleman very well, I have come to find out that he is not the moderate unifier that we need right now.

Speaker Johnson was a key player in Trump's plot to overthrow our democracy. He worked to justify the tragic January 6 insurrection, an attack that threatened the lives of my House colleagues, Republican and Democrat alike.

Speaker Johnson wants the government to control a woman's right to her healthcare decisions. He wants the government to control who Americans can marry. He wants the government to ban interracial marriage.

He also wants to slash funding for Social Security, Medicare, and Medicaid and deny critical healthcare to vulnerable seniors.

Americans reject these extreme agenda items, yet Republicans voted for him to lead the people's House. Once again, they are putting politics over the American people.

RECOGNIZING AMERICAN PHARMACISTS MONTH

(Mr. CARTER of Georgia asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. CARTER of Georgia. Mr. Speaker, I rise today to recognize October as American Pharmacists Month.

As a pharmacist myself, I recognize pharmacists' contributions to our healthcare system and our communities.

Pharmacists play a crucial role in our communities. Over 90 percent of the U.S. population can access a pharmacy within a 5-mile radius of their homes. For many, they are their main access to healthcare. Ninety percent of COVID-19 vaccinations, 60 to 70 percent of flu vaccines, and over 80 percent of overall vaccines in the United States are administered in pharmacies.

It is no wonder that pharmacists are the most trusted and accessible healthcare professionals in the Nation. I could talk for days about the importance of pharmacists in the American

healthcare system, and I am proud of my own time as a pharmacist.

During this month of October, make sure to thank a pharmacist, as they truly are the backbone of our healthcare system.

QUICK PACE

(Mr. DAVIS of North Carolina asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. DAVIS of North Carolina. Mr. Speaker, I am so glad we have reopened the House.

There is much work ahead of us. We are just days away from a government shutdown that could disrupt the essential services that our children, veterans, military families, and seniors rely on.

The American people are counting on us to deliver a bipartisan farm bill that uplifts farmers, producers, and communities across our Nation.

We must also address security at our southern border and our more than \$33 trillion national debt. Above all, we must remain committed to the safety and security of the American people.

Our ally, Israel, is engaged in a war against Hamas fighters. Meanwhile, we must stop Putin in his tracks. There is also Iran and China. A threat to democracy anywhere in the world is a threat to democracy here in the United States of America.

RAISING AWARENESS ABOUT CREUTZFELDT-JAKOB DISEASE

(Mr. VALADAO asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. VALADAO. Mr. Speaker, I rise today to raise awareness for Creutzfeldt-Jakob disease, or CJD.

CJD is a rare brain disease that causes a rapid decline in a person's cognitive health and often leads to death within only a few months to 1 year following the onset of symptoms. There are about 500 new cases in the United States each year.

Though rare, every CJD patient and thousands of people in their communities have a story of how their lives have been impacted by this disease. I personally have dealt with the loss of a dear friend and mentor, the former mayor of Bakersfield, Harvey L. Hall.

Harvey Hall was a passionate man with a great love for life, his family, his community, and his country. He was a beloved member of our community and the longest serving mayor in Bakersfield history.

Mayor Hall lost his life from CJD just 2 weeks after diagnosis. His sudden death was a shock to our community and devastating for all who knew him, including his wife of 28 years, who is here with us today, Lavonne Hall.

Today, I am introducing a resolution that would designate November 12, 2023, as CJD Awareness Day to honor

Mayor Hall's memory and help raise awareness for CJD patients and their families across the country.

Mr. Speaker, I urge my colleagues to join me in supporting this bipartisan resolution.

NOT ONE MORE

(Ms. SALINAS asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. SALINAS. Mr. Speaker, I rise today out of deep sadness, frustration, and anger.

Last night, we witnessed yet another mass shooting, in Maine, that claimed the lives of at least 18 innocent people. These tragedies have come to define daily life in America, but it doesn't have to.

We need to pass commonsense gun safety legislation that a majority of Americans support, including expanded background checks and a Federal assault weapons ban.

At the same time, we need to address the mental health crisis in our communities by expanding access to care and ensuring more people can get the help they need.

There are many solutions to this problem and no time to waste.

Mr. Speaker, I urge my colleagues on both sides of the aisle to join me in saying not one more, no more lives taken and families irreparably broken by gun violence, and no more thoughts and prayers without action.

□ 1700

REMEMBERING WILLIAM CHERRY

(Mr. ROSE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. ROSE. Mr. Speaker, today, I rise to remember a fallen officer from Tennessee, Sergeant William Cherry of the Macon County Sheriff's Department.

Sergeant Cherry passed away following a head-on collision that occurred while he was conducting a routine patrol on July 29, 2023.

Those who worked alongside him described the sergeant as a leader and mentor. They say he wore the badge with honor and that he truly carried out his oath as a law enforcement officer.

Sergeant Cherry cared deeply about protecting his community, especially protecting children from potential harm. The outpouring of support shown to his family since his passing is a testament to his impact on the community he cared so much about, an impact that will be felt for some time to come.

We lost a truly dedicated public servant and a great example of what it means to be a Tennessean.

Mr. Speaker, I extend my deepest condolences to his wife and daughter.

HONORING THE LIFE OF CYNTHIA VERNON WARREN

(Ms. STANSBURY asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. STANSBURY. Mr. Speaker, I rise today to honor the life of Cynthia Vernon Warren.

Cynthia came to New Mexico in 1958 and fell in love with our beautiful State. While she lived in Albuquerque for over 50 years, Cynthia had a soft spot for the village of Truchas, frequently visiting the awe-inspiring Sangre de Cristo Mountains. It is also where many of her dearest lifelong friends lived.

Cynthia was an educator. She worked hard to support communities in the South Valley. She taught English and reading, and started the English as a second language program at Rio Grande High School. She was a leader and served our kids as the chair of the reading and languages department.

Cynthia also had a passion for politics, especially social and environmental justice issues and civil rights. Along with her husband, Bill, who served in the State legislature, Cynthia believed that she was here on this Earth and in our communities to work for a better future.

When Cynthia passed away last July, we lost a beloved wife, mother, aunt, and member of the community. Today, it is an honor to pay tribute to a woman who touched so many lives and so many New Mexicans with love, care, and a passion for service.

HONORING THE LIFE AND LEGACY OF JIM HENRY

(Mr. PFLUGER asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PFLUGER. Mr. Speaker, I rise today to honor the life and the legacy of Mr. Jim Henry.

Mr. Henry's legacy is one of true innovation and foresight. His pioneering work in the Permian Basin oilfields, particularly in opening the Wolfberry play, laid the groundwork for the shale revolution that reinvigorated the entire region. His dedication, expertise, and tireless efforts transformed not only the industry but also the lives of countless families throughout America and beyond.

Beyond his professional accomplishments, Mr. Henry was known for his generous spirit and philanthropy. He understood the importance of giving back to the community that had given him so much.

As a prominent businessman in Midland, Texas, said, he was a legend and a sweet man at the same time, a rare combination.

His legacy will be forever woven into the fabric of the Permian Basin, a testament to the power of vision, hard work, and dedication.

Mr. Henry's family and loved ones are in my prayers and in my thoughts. Our community will continue to honor Jim's remarkable achievements and his positive impact on the world.

HOUSE MUST ACT NOW TO END GUN VIOLENCE

(Ms. SCANLON asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. SCANLON. Mr. Speaker, my heart is breaking for the parents, children, friends, and neighbors in Lewiston, Maine, who woke up today to the unfathomable grief of yet another mass shooting.

We do not have to live like this. My constituents know it, and, Mr. Speaker, your constituents know it, too.

Americans are disgusted by Congress' failure to check the gun violence that is so rampant across our country, and they should be. Gun violence now impacts all of us, in urban areas, in rural areas, and in red and blue States. We must work together to address the gun violence crisis.

The House can and must act now to consider the numerous gun violence prevention bills that are waiting to be brought to the floor and that a majority of Americans, Democrats, Independents, and Republicans, support.

We call on Speaker JOHNSON to bring these commonsense and constitutional bills to the floor as soon as possible. Our constituents, our children, deserve to know where their Representatives stand on these bills. The very least we can do is have the courage to show them.

SAGE GROUSE AND COWS CAN COEXIST

(Mr. LAMALFA asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. LAMALFA. Mr. Speaker, a recent study that has taken over 10 years by the University of Idaho has shown that cattle and sage grouse can indeed coexist.

There has been a great battle for many years over the sage grouse habitat in Western States, including in my own district in northern California, and the interaction of cattle on that, whether grazing is appropriate or not.

It is found during the study that not only is there no net negative effect for light to medium grazing but that it actually can be a positive benefit in helping to move about the soil and increase the insect biomass that is important for the grouse itself.

The idea of it being a negative has been dispelled by a very long and comprehensive study. It goes to show that what mankind can do with the interaction of nature can be very positive.

Grazing is also very well adapted to fire safety as a plus in our forested areas, as well. We need more to be done

by the U.S. Forest Service to have grazing be part of the solution for wildfire in Western States.

HONORING THE LIFE OF MAUREEN SCHEUERMANN

(Mr. CARTER of Louisiana asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. CARTER of Louisiana. Mr. Speaker, I rise today to honor the life of Maureen Rosary O'Donnell Scheuermann, who peacefully departed this world on the eve of her 90th birthday.

Maureen's life was dedicated to love, devotion, and service.

Her journey began as a secretary at Loyola University, where fate led her to the love of her life, Rags Scheuermann. Their union in 1959 marked the beginning of a lifelong partnership, and her unwavering support defined the legacy of the Scheuermann family in New Orleans baseball. From the start of the Delgado Community College athletic department to her tireless leadership of Rags' New Orleans Boosters, Maureen became the beloved First Lady of New Orleans Baseball.

Maureen's life of service extended to the city of New Orleans, where she worked for over three decades in various roles at city hall. Her dedication as a secretary to three mayors underscored her commitment to public service.

Maureen's light touched everyone she encountered, and her "MawMaw" wisdom, faith, hope, and joy left a lasting mark on our hearts.

Mr. Speaker, Maureen is loved and missed. May she rest in peace.

TAKE POLITICIANS OUT OF REDISTRICTING

(Mr. NICKEL asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. NICKEL. Mr. Speaker, yesterday, the North Carolina General Assembly voted to pass an extreme, partisan gerrymander of our State's congressional map.

To be clear, this is Republican legislators trying to handpick their own voters and predetermine the outcome of elections before they ever happen.

This is not a new practice. In nearly every State, partisan gerrymandering has been used as a tool by politicians to manipulate electoral outcomes with surgical precision.

It doesn't matter who is doing it—Democrats or Republicans—gerrymandering is bad for democracy. It is time to end gerrymandering and implement a nonpartisan, independent redistricting commission in every State.

We need to pass the Freedom to Vote Act now.

By taking politicians out of the redistricting process, we can restore fair-

ness and ensure that voters are the ones choosing their politicians, not the other way around.

No matter what happens, I am going to keep fighting for North Carolina. It is time to restore faith in our government, end gerrymandering, and protect the right to vote for every single North Carolinian.

CONGRATULATING LAS VEGAS ACES

(Mr. HORSFORD asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. HORSFORD. Mr. Speaker, I rise today with great pride to congratulate our own Las Vegas Aces on their remarkable achievement of back-to-back WNBA Championship wins.

This team has done it again. Their hard work, talent, and teamwork have demonstrated what a never-give-up attitude can achieve, battling past setbacks from injuries, including star and last year's Finals MVP Chelsea Gray.

I recognize this year's Finals MVP, A'ja Wilson, and the Aces' coach, Becky Hammon.

Mr. Speaker, it is not every day that a city gets to celebrate three championships in just over a year, two from the Las Vegas Aces. That is why I was proud to join Vice President KAMALA HARRIS in recognizing the team at the White House in August.

Las Vegas is a city of champions. For the second straight year, the team finished with the best regular season record.

Mr. Speaker, I congratulate everyone on this achievement, especially the players and coaching staff.

Southern Nevada is excited to see more of what this team has, and we look forward to many more successes.

PAYING TRIBUTE TO THE HONORABLE DIANNE FEINSTEIN

(Ms. KAPTUR asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. KAPTUR. Mr. Speaker, I rise today to pay tribute to a dear friend and congressional colleague who passed away late last month, Senator Dianne Feinstein of California.

I was deeply saddened at the news of the passing of Dianne, whom I worked with closely over many years on energy independence for our Nation and to protect the waters of the United States, which are amongst our Nation's most precious resources. Her acute mastery of the energy and water needs of our Nation had no comparison.

Throughout her career, Dianne shattered glass ceilings, first on the San Francisco Board of Supervisors, serving as the board's first female president, then as the first woman to serve as mayor of San Francisco, and, finally, as the first female Senator from the State of California.

She would go on to become the longest serving woman in the history of the U.S. Senate and was a champion for LGBTQ rights and our environmental needs throughout her career.

My thoughts and prayers are with her dear daughter, Katherine, and all who knew and loved her, including her staff in the Senate. Rest in peace, my dear friend.

Mr. Speaker, I include in the RECORD an opinion piece celebrating her life, which was published this past month.

[From the Washington Post, Oct. 2, 2023]

OPINION—OUR NATION IS IN DIRE NEED OF LEADERS LIKE DIANNE FEINSTEIN

(By Hillary Rodham Clinton)

One day, on the floor of the Senate in 1993, Idaho Republican Larry Craig condescended to Dianne Feinstein, the Democratic sponsor of a proposed ban on assault weapons. “The gentle lady from California needs to become a little bit more familiar with firearms and their deadly characteristics,” he said. Craig, a board member of the National Rifle Association, had picked the wrong target.

“I am quite familiar with firearms,” Dianne responded, with fire in her eyes. “I became mayor as a product of assassination. I found my assassinated colleague and put a finger through a bullet hole trying to get a pulse. I was trained in the shooting of a firearm when I had terrorist attacks, with a bomb in my house, when my husband was dying, when I had windows shot out. Senator, I know something about what firearms can do.”

Craig was left sputtering, and the Senate passed the assault weapons ban thanks to Dianne’s tireless advocacy. My husband proudly signed the ban, and it helped keep millions of Americans safer for a decade.

Feinstein, who passed away on Thursday evening, was a giant of the Senate. She was brave, honorable, honest and unafraid to do what was right for her constituents and her country. We both came to Washington in 1993, I as first lady and Dianne as a senator. When she used her first floor speech to support the Family and Medical Leave Act, I knew I had found a kindred spirit.

When I joined Dianne in the small sisterhood of Senate women eight years later, I gained an appreciation for her blend of principle and pragmatism. In an institution known for show horses, she was a workhorse. Perhaps because she had been a mayor, she believed in delivering results, not rhetoric—and that’s what she did.

Dianne was tough and sometimes formal, but she had a big heart and enormous compassion. She was an early advocate for LGBTQ rights and people suffering from HIV and AIDS. As a trailblazer for women in politics, she opened space for those of us who followed.

I learned a tremendous amount from Dianne. We strategized, commiserated, laughed, drank California chardonnay and one time even planned a covert operation: Dianne hosted a secret meeting in the living room of her Northwest D.C. home, where then-Sen. Barack Obama and I made peace after the grueling 2008 primary. We chose to meet there because we both trusted Dianne. (She let us in, offered a glass of wine and left us alone.)

For all of us who loved Dianne, her passing is a deep personal loss. It is also a loss for our country when we are in desperate need of leaders willing to show half the backbone she displayed throughout her storied career.

Her calm determination in the wake of the 1978 assassination of San Francisco Mayor George Moscone and city Supervisor Harvey

Milk by a fellow council member reassured a shaken city. That tragedy didn’t just make her mayor; it gave her a mission. She took on the NRA and won. She became a champion for the rule of law and democratic institutions and refused to be intimidated by anyone.

As the chair of the Senate Intelligence Committee, she exposed torture and other abuses committed by the CIA after 9/11, despite efforts to keep her silent. She was a strong supporter of the intelligence community, but she believed those abuses could not be covered up. “History will judge us by our commitment to a just society governed by law and the willingness to face an ugly truth and say ‘never again,’ ” she said.

Those are words we should remember as we face the challenges ahead. Dianne has left the national scene at another moment of political violence and threats to the rule of law. So, we must again face ugly truths and do what is right.

The cries of an insurrectionist mob have barely faded from the halls of the Capitol. Former president Donald Trump, whose incendiary rhetoric has repeatedly incited violence, recently said Army Gen. Mark A. Milley, the just-retired chairman of the Joint Chiefs of Staff, had committed “a treasonous act” for which “in times gone by, the punishment would have been DEATH!” As President Biden noted, while most Republicans may not agree, the silence is deafening.

Trump and his supporters have also suggested that if he regains the presidency, he will seek to gut checks on executive power, weaponize the Justice Department to pursue political opponents, eviscerate the civil service and attempt to put himself above the law. This is a man who has been indicted on a charge of a conspiracy to overturn an election and called for the “termination of all rules, regulations, and articles, even those found in the Constitution.”

We should believe him when he tells us what he’ll do next.

We could have used Dianne’s voice in the fights ahead. Democracy needs champions. So do our institutions, creaky and frustrating as they might be. The United States needs leaders willing to respond to attacks on the rule of law with the same fearlessness that Dianne showed when she exposed unlawful “enhanced interrogation techniques.” We must summon the passion of Dianne’s answer to Sen. Craig back in 1993. We all can honor her legacy by finding in ourselves the courage that Dianne showed on that bloody day in 1978.

Dianne’s journey has ended, but the fights of her life are far from over.

ADJOURNMENT FROM THURSDAY, OCTOBER 26, 2023, TO MONDAY, OCTOBER 30, 2023

Mr. ROY. Mr. Speaker, I ask unanimous consent that when the House adjourns today, it adjourn to meet at noon on Monday, October 30, 2023.

The SPEAKER pro tempore (Mr. CRANE). Is there objection to the request of the gentleman from Texas?

There was no objection.

REDIRECTION OF CONGRESS

The SPEAKER pro tempore. Under the Speaker’s announced policy of January 9, 2023, the gentleman from Texas (Mr. ROY) is recognized for 60 minutes as the designee of the majority leader.

Mr. ROY. Mr. Speaker, I have no doubt the floor staff is overjoyed to be

returning to the floor and having business get back to normal. I will be sure to try to make sure I use the entirety of the 60 minutes and regale our fine staff.

I do want to take a moment to thank the staff, as the Speaker did when he was voted into office and sworn in yesterday. We have great staff who work hard here on the floor and keep this institution functioning even when sometimes we are not functioning much as a body. I am grateful for the staff. As a former staffer, I know how hard they work, and I am deeply appreciative of it.

We have had an interesting few weeks, and a lot of people around the country were asking questions about what we were doing in having a debate about the Speaker of the House. My response has largely been: We are doing our job. We are having a debate in this body about the future of the country, and that is actually what we are supposed to do.

Choosing a Speaker of the House, following a Speaker of the House, removing a Speaker of the House, all of those are things that are part of our job to figure out what we need to do to make sure that we are doing the people’s work in the people’s House.

All of this will be forgotten in a matter of hours, days, and certainly in history books. The only thing that is going to matter is what we do with our power in this institution, in the House of Representatives, to represent the people. That is all that is really going to matter in the end.

□ 1715

All of the noise, all of the debate, all of the reporters scurrying around, all of the interviews and 24/7 news shows, none of that will matter.

None of that will be remembered. None of our kids and none of our grandkids are going to be wandering around in 10 years or 40 years or 100 years saying, well, man, what about that interview on Sean Hannity or on MSNBC or something.

They are not going to know anything about that. The only question that will matter is are they living in a free and strong country. That is the only thing that is going to matter.

Are they able to carry out their God-given rights that are protected under our Constitution and under the laws of the United States or are they not?

One of the things that I think is really important that I have observed throughout this process, as I sit here in a largely empty Chamber with two Members of Congress, a lot of my colleagues are catching their flights home after a few weeks of drama surrounding the Speaker.

One of the things that I have observed in this debate about who should be the Speaker and what House Republicans want to do with the majority is that my Democrat colleagues are nowhere to be found on any of the issues that matter to the people I represent

and the vast majority of the American people. That is the simple truth.

With all due respect to my Democrat colleagues, some of whom I consider friends and I have worked to move legislation with, happy to have debates with, they are utterly missing in action when it comes to anything that matters to the people that I represent: \$33.5 trillion in debt, \$2 trillion a year in deficit spending, and my colleagues' objective other side of the aisle, and frankly, a decent number of my own colleagues on this side of the aisle, are completely missing in action when it comes to figuring out how to stop spending money we don't have.

When it comes to open borders, my colleagues on the other side of the aisle not only won't sit down and figure out solutions, they are actively working to thwart any possible path to doing what we need to do to secure the border of the United States.

The American people, particularly the Texans that I represent, are looking with abject horror on the utter and complete failure that is this body and the Senate and the White House's response to wide open borders and in fact, their active engagement in creating the environment where our borders can be exploited.

Again, just to be very specific, the American people that I talk to and my constituents that I represent, they want us to stop spending money we don't have and to stop racking up debt. My colleagues on the other side of the aisle refuse to do anything about it.

The constituents I represent, the American people I talk to, want us to secure the border of the United States and stop the endless streaming of fentanyl into our communities, the empowerment of cartels, the empowerment of China, the destruction, the murder, the mayhem, the deaths of migrants, the deaths of our own citizens all from wide open borders that are directly contrary to law. The American people want us to stop it.

My Democratic colleagues refuse, and in fact, are all too happy to participate in the human smuggling chain that is decimating Americans and migrants. That is the truth. It is generally, observably speaking, an undeniable truth.

My Democratic colleagues will not respond to the constituents that I represent or the American people I talk to who are asking for our military to focus on its core mission rather than be turned into a social engineering experiment in a uniform.

The American people don't want that. They don't want to destroy the culture of the military. They don't want to undermine the ability of the military to perform. They don't want recruiting to be in the basement.

They want their military to be very good at killing people and destroying things when called into action to do so. They want it to be used sparingly.

They don't want to be involved in endless wars. They don't want us to be

engaged in foreign entanglements, to use the wording of President Washington, endlessly. They want us to stop that.

My Democratic colleagues have no interest in ensuring that our national defense, that our military is focused on its mission rather than on funding transgender surgeries, funding offices of so-called diversity, equity, and inclusion and chief diversity officers and all the things that divide us up by race, that divide us up instead of making us unified.

All of the things that the people that I represent, all of those things: the weaponization of government against the people, concerns about an FBI targeting parents, concerns about an FBI that is politicized, an ATF that wants to undermine your ability to defend yourself in your communities even while my Democratic colleagues refuse to stand by law enforcement and ensure that our communities are safe.

Even as I saw San Antonio police officers again last week shot on our streets with a Democrat district attorney, a Soros-funded district attorney, utterly incapable and refusing to do his job to ensure those criminals are locked up behind bars. Instead, they are out on the streets shooting our police officers.

Everybody in this country knows the state of affairs. The communities are not safe because we allow criminals to roam them.

They know that our border and our country is not safe because people affiliated with terrorist organizations and gangs and cartels are coming across our border.

They know that fentanyl is streaming into our communities. They know that the Chinese are exploiting our border, working with cartels to do it.

They know that we are catching people from Iran, from Lebanon, from Indonesia, from places all over the world at our border, people affiliated with dangerous organizations in Colombia and South America. They also know that there are hundreds of thousands, millions who are got-aways that get into our country.

Again, I want to say this because it is really important—that our Democratic colleagues refuse to work with us on any of those issues, period. Full stop.

I am happy to engage in any debate with any of my Democratic colleagues any time on any of these issues and have them bring forward any meaningful policies that will make a difference on any of those things.

Now, why is that important? Why is it important to make very clear to the American people that my Democratic colleagues have no interest in working with us on any of the issues that deal with debt, deficit spending, open borders, a military that is not focused on its mission, crime on our streets, cutting spending to stop inflation so the American people are no longer suffering, why is it important to make that crystal clear?

The American people are wondering why Washington is broken, and I will tell you. It has been decades of rot, decades of institutional powers that are making decisions in this town, and they don't like it if you change it. They don't like it if you are fighting back.

That matters in the context of the debate over the Speaker of the House. The 221 Republicans in the House of Representatives, a thin majority, are having a full and open debate in front of the American people about the future of this country.

I have strong disagreements with a number of my colleagues in the Republican Party, but the debate that is going on in the Republican Party is the debate that is going on across this country, but it is a debate being fully ignored by my Democratic colleagues. They are not a part of it.

I listened to the minority leader speak from the rostrum before the newly elected Speaker of the House spoke yesterday.

I heard Minority Leader JEFFRIES talking about all of the things the Democrats have done to save this country this year: how it was Democrats who stepped in, in his words, at the brink of a so-called default in June. It was Democrats who stepped in at the brink of a so-called shutdown in November. It was Democrats who stepped in in the Speaker's race, by the way.

Keep in mind that my Democratic colleagues when they say they are saving things, they are driving the train for \$4 trillion of increased national debt in a continuing resolution to keep this government going at a \$2 trillion deficit.

That is what my Democratic colleagues are championing as saving this country. Somebody explain that to me. Somebody explain to me how that is what the American people sent us here to do.

For my Republican colleagues, what are we going to do to change it? Eight of my colleagues vacated the Chair.

What that means is they called the question on the Speaker of the House. Lots of my colleagues on this side of the aisle, and many Republicans across the country, stood in violent disagreement with those eight.

I didn't vote alongside those eight at that moment. I thought we should try to finish it out for another month or 2 under the structures we had put in place in January to change this institution, to put more conservatives on the Appropriations Committee, to put more conservatives on the Rules Committee, to have more engagement, all of which led to very good legislation.

The strongest border security bill we have ever passed in H.R. 2, the strongest national defense authorization bill that we have ever passed that would repurpose and refocus the military on its mission rather than being woke and engaged in social engineering, a strong Limit, Save, Grow bill that would have modestly increased the debt while

transforming spending in this town, we did that.

We passed four appropriations bills. In a town that never passes appropriations bills any longer, we did that.

Those eight stood up for a reason, and they should be proud that they stood up for that reason because those eight stood up for change.

You see, the status quo in this town is going to destroy this country. The status quo continuing to do the same thing we have done over and over and over again is going to change this country and destroy it.

I have a 14-year-old son. I have a 12-year-old daughter. I know my friend from Tennessee behind me and my friend from Arizona in the Chair, proud fathers, family men, a veteran, we want to save this country for our kids and our grandkids.

My question for my colleagues on this side of the aisle as we elect a new Speaker—and we have 220 united behind that Speaker—is: Are you going to unite behind that Speaker to change this town and change this country: yes or no?

Now is the time. I am tired of all the empty rhetoric about unity. I am tired of all the empty rhetoric about what we need to do and that whatever the majority of this conference says, goes.

No. I didn't swear an allegiance to the Republican Party. I didn't swear an allegiance to a majority of my Republican colleagues.

I took an oath to the Constitution of the United States under God in representing the people who sent me here to represent them. Nothing more.

I have for my entire life—I am 51 years old—been watching a majority of this body and often a majority of this Republican Conference destroy this country day in, day out.

A genuine question I ask of my colleagues to which I don't get much of a response, do you believe that the majority of the Republican House of Representatives, the Republican Conference, has done a good job over the last half century, in my 51 years?

The majority of Republicans, have we stood up to cut spending, or have we instead increased spending and increased debt?

Everyone knows the answer to that question. Have we increased the size and scope of the Federal Government, or have we decreased it? Everybody knows the answer to that question.

Have we as Republicans, the majority, making decisions and selecting the Speaker and doing the same thing over and over and over again, have we led to open borders and an unsecure border, or have we created a secure and sovereign border?

□ 1730

Have we sided with the Chamber of Commerce and cheap labor and all the lobbyists in town, or have we stood with the people to say that the border should be secure so that we are safe and, importantly, that the rule of law is being enforced?

Everybody knows the answer to that question.

Have we engaged constantly in putting ourselves in foreign entanglements endlessly without clear mission and without clear ends, or have we had a very specific and concrete mission that we use our military discretely, powerfully, limitedly, and come home?

I think everybody who has eyes can see the answer to that question. The number of our own Members who are missing an eye, wearing a patch, a man without legs, a man without an arm—battle scars from generations of endless conflict as long as I have been alive.

Are we a country that believes that we are supposed to declare war and have a Congress that stands behind that and gets in and out, or do we believe we should have endless conflict?

Again I ask—a majority of Republicans have put those policies forward: more debt, open borders, a military that has lost its way, its focus, and engaged in endless conflict, expanded the Federal Government at exponential levels. Just today, trying to be a team player—many of us who strongly oppose continued funding of programs and agencies that we don't support because they are vastly out of their constitutional role, the Department of Energy and all sorts of programs—we voted for a bill to try to move the ball forward as a team, trying to cut spending and get appropriations bills so we can change this town. We were met with abject resistance from this side of the Conference saying, no, we are not going to keep cutting spending. We are going to oppose your amendments cutting programs and spending. We are not going to do the work that we said we would do to balance the budget, limit the size and scope of government. We meet resistance every day within our own party.

So how, pray tell, can we save this country if half of the body has no interest in being sovereign, no interest in having a secure border, no interest in cutting spending, no interest in having a defense that is mission-focused instead of being woke and socially engineered?

Half of the body is only slightly less. How can we do that?

I will tell you the answer. The answer is that some of us are going to continue to force change in this town. When this Congress began there was a debate about the Speaker. We forced change through rules. We demanded that we get to read the bills. We demanded that we would have more representation on the committees. We demanded that there would be single-subject legislation. We demanded that we would get appropriations bills done.

Only four times in my lifetime, in 50 years, have we passed all 12 appropriations bills, rather than letting deals get cut in smoke-filled rooms. It worked for a while and we made this place better. But, as usual, the powers that be circled, and so more change is needed.

Now we have a new Speaker, and the question before us is what we will do with that. I believe we have to be very clear. I believe we need to tell the administration, Senate Democrats, House Democrats, Senate Republicans, and indeed some in our own Conference, we need to tell them very clearly that it is a new day and that it is time for the American people to be represented. It is time for this town to no longer roll over the American people for their own special interests or just sheer laziness.

Specifically, House Republicans must stand to thwart the Biden administration and Senate Democrats with the help of Senate Republicans' objective to force through a massive supplemental bill for funding for Israel, Ukraine, Taiwan, and allegedly the border, of some hundred billion dollars or any other number.

Instead, House Republicans should send over a standalone Israel bill fully paid for. There is a novel concept—fully paying for something. Under no circumstances should the House Republican Conference allow legislation to get to the floor of this House that is not paid for and that is not focused entirely on Israel with respect to this package.

We should stand by Israel; it is in our interest. But it is not in our interest or, frankly, Israel's, for us to continue to borrow money we don't have to fund it. We should pay for it.

The second thing we should do is continue to move appropriations bills, but not for the sake of it. With all due respect to some of my colleagues who think it is an end unto itself to move appropriations bills, it is not. We must move appropriations bills that are responsible, that pull back on the abuses of this administration and, importantly, reduce spending. We are not there yet. We have more to do.

Thirdly, when it comes to November 17, this House Republican Conference must not blink. The fact that funding expires in 3 weeks means we should get our job done to get appropriations bills passed and any stopgap spending measure should be short and focused on forcing the Senate and the White House to come to the table and cut spending.

It cannot be that we are going to continue to do what we have always done, which is to kick the can down the road, spend money we don't have, rack up debt, and do the same old thing we have always done.

Fourth, this is probably the most important thing that needs to be said. I don't care who is in charge. I don't care who the Speaker is. I don't care what this Republican Conference puts out or doesn't put out. We have an obligation as Republicans, who campaign on securing the border, who go on TV and do interviews, and go to our constituents and do mailers and do fundraisers talking about securing the border, to fully and completely secure the border.

Under no circumstances should we allow a single dollar to even be considered for Ukraine, if at all, and certainly not without having done our job to secure the border, which means—let me be very clear for everyone in the Senate and all of my House colleagues, Democrat or Republican—a secure border starts with H.R. 2 and every component in it. I don't want to hear all of your excuses about what the Senate will take or not take. Otherwise, take your Ukraine funding and shove it.

I am sick and tired of this place doing the same old thing. Again, it does not matter who is in the chair. It does not matter who is in the Senate. It does not matter who is in the White House. We have an obligation as Members of this body to do our job.

As I said before, we are a massively divided country and a massively divided House of Representatives representing that divided country. There are people in this country who are suffering as a result. There are people in Texas who are taking it on the chin with tens of thousands of people pouring into our communities, hospital getting overrun, schools getting overrun, police losing their lives and getting overrun, cartels empowered, and fentanyl pouring into our communities. I am sick and tired of it.

I am glad that some of my colleagues have finally awakened in New York and elsewhere because, oh, you got 100,000 people suddenly. Guess what, we have had millions pouring through Texas. My friend from Arizona in the chair has had millions pouring through Arizona.

All we do is give lip service to it. We talk about securing the border. All of my colleagues are running around saying: CHIP, come to me, tell me, what do you think the Democrats will actually take? That is what is wrong with this place. It is not about what they will take, it is about doing the right thing.

I know the people that I represent, I know the people that my friend from Tennessee represents. I know that the people that my friend from Arizona represents are sick and tired of words. Yet, all we really have, as Members of Congress, are words and our vote.

We use our vote the best way we know how to shape the direction of this country. Sometimes that is not easy. Sometimes you do have to compromise to figure out how to make it work in a legislative body. That is fine.

But the words we use matter. When the Speaker of the House, my friend MIKE JOHNSON, took the oath yesterday and then spoke to the American people from the rostrum, he spoke very eloquently about our motto “In God We Trust.” He spoke very eloquently about our constitutional principles and about what it means to be an American, about our founding.

We have an obligation as Members of this body to fight for the American people who send us here. There are 330 million Americans who rely upon the 435 of us to fight for them, to fight to

defend and uphold all of the values that are represented by the flag hanging behind my friend from Arizona.

Whenever we come to the floor and whenever we give speeches—by the way, I am happy to yield to my friend from Tennessee if he would like any time—whenever we come to the floor and give speeches to an empty Chamber, you ask: What is the point?

The point is actually to try to highlight that we are supposed to use this Chamber to debate and be deliberative. We set out to change this place almost a year ago and we have made some pretty good strides, but we are far from it.

I would ask my friend from Tennessee and I would ask my friend who is in the chair: What are the great debates we have seen on the floor of the House? Where are the great engagements we have seen? Or is it rather that all we see are the rote procedures of coming down and standing at the mike and offering an amendment for 3 minutes and then 3 minutes and then back and then back and it is all set up, and the votes are all set up, and then we are done—or are we actually debating the future of the country?

That is what is at stake. We can talk about debt commissions, we can talk about whatever things that we might do in the future one day, but the country is hurting while we are sitting here in this Chamber not getting it done.

My main hope with having a new Speaker, my friend MIKE JOHNSON, who is a man of faith, a family man, a father of five who gave a moving accounting of the loss of his father right before he became an elected representative—my hope is that the hand of God is at play with the current makeup of the leaders of this country in this body to have the courage to stand up and follow where the Lord is opening the door for us to go, if we will have the will to do it.

□ 1745

I don't pretend to have all the right answers or know every right play or move on a spending bill or a piece of legislation. What I do know is that we cannot continue to do what we have been doing. What I do know is that if we have any single responsibility as Members of Congress, it is to follow the Constitution of the United States, defend the rule of law, and secure the blessings of liberty as we are called upon to do in the Constitution of the United States.

We cannot do that if we continue the lie that we can print money and spend money we don't have to create programs that cannot be funded to drive up the cost of healthcare, to drive up the cost of housing, to drive up the cost of energy, to utterly fail to do our actual responsibilities to secure the Nation and to secure our communities. Those are the things that failed states do, and we are dangerously close to the cliff.

The question becomes whether Republicans are going to do what they

said they will do. I, for one, am ready to be here all day, every day, until we get this right. I think I have seen my wife, son, and daughter maybe 5 or 6 days over the last 45 days. We have an obligation to do our job.

I have to say something to my colleagues, a couple of whom left today. They had some medical reasons, and that is all fine. But if I hear another one of my colleagues talk about needing to be home for Halloween, if I hear another one of my colleagues talking about, “I need to fly out so I can get home to a fundraiser,” or another one of my colleagues talking about needing to make it home, “Oh, I have to see my newborn,” all right, what do you think our men and women in uniform want to do when they are deployed for a year?

If you run for Congress, mean it. If you run for Congress, come up here and be willing to work. I am sick and tired of my friends and colleagues who run around campaigning on doing the hard work of shrinking the government, cutting spending, securing the border, making our defense strong, and then abandoning duty, walking out.

Fly in on Monday, fly out on Thursday at noon. What in the hell is that?

We should come in next week, after Speaker JOHNSON has been able to get his office set up, and when we are in here next Wednesday, we should not leave. We should stay here. We should pass the appropriations bills. We should pass responsible legislation to support our friend Israel, but pay for it. We should pass legislation, if necessary, as a cut stopgap measure to deal with the appropriations process, but we shouldn't leave town.

I cannot go home to the constituents I represent and look them in the eye and say we did our job when I have to meet another mother who lost her son or daughter to fentanyl, another spouse of a Border Patrol agent who lost their husband or wife in the line of duty, or the spouse of a police officer lost in the line of duty because we failed to do our job.

The American people expect us to do ours. All of this drama about the Speaker is utter nonsense, a footnote in history. All that matters is what we do as a body. For the 220 Republicans who united around Speaker JOHNSON and voted for him yesterday, that is only as good as uniting to actually carry out conservative policies that the American people sent you here to carry out. That is it. Otherwise, it is all a show.

Today, we did the opposite. We funded programs we campaign against. We spent more money that we don't have.

My question for my Republican colleagues is, are we going to do what we said we were going to do? It is a pretty simple question, and I hope my colleagues will go back and look at what they campaign on and then actually do it.

One final point I think merits observation. We have conflicts in Israel. Around this country, we have protests

by a generation of Americans who don't have the first clue of what actual sacrifice looks like, don't have the first clue of what they are talking about with respect to what was wrought on the Israeli people by the barbaric acts of Hamas.

In this country, we are enormously blessed, but we have foolishly funded an education system that allows for individuals to spend their time advancing radical, hateful, anti-Semitic, uninformed, ignorant nonsense in the name of free speech.

Our friends in Israel were attacked violently and barbarically. The vast majority of Americans recognize that and proudly stand alongside Israel, but we have a problem in this country when there are people taking to the streets in support of a violent, terroristic organization, Hamas, in the false name of apartheid, in the false name of the supposed need for a two-state solution.

The fact of the matter is, our friends in Israel, Israelis, our Jewish friends, have been on that land for millennia. I will not blink in standing alongside Israel. It is in our national security interest to do so. It is also the right thing to do.

However, if my colleagues think that we are going to save this country through sheer force without recognizing the cultural rot eating away at our own children, whether it is through electronic devices or our own education system, then they are mistaken. We cannot continue to fund the destruction of our own country, yet that is what we do every single time we vote to perpetuate a broken education system and to fund the very programs that are funding the very rot that is destroying us from within.

Some of our greatest leaders have observed that we will not be defeated by a foreign enemy, but we will be defeated from within. Our great calling, in my opinion, as Members of Congress today, this generation of leaders, is to stand up in defense of our core values, proudly in defense of our Western civilization values, of our belief in God, our Constitution, our belief in limited government, our belief in the rule of law, and not shudder, not walk away in fear, but to proudly stand up in defense of that and to stop perpetuating the very cultural rot that undermines it. It is the only way that we will save this last great hope for mankind.

I am endlessly optimistic for the future of the country because of the people who love to live free, the Riley Gaineses of the world who dare to say no, the Scott Smiths of the world who dare to say no, the Chloe Coles of the world who dare to say no, the Mark Houcks of the world who dare to say no.

The strength of this country is with the American people. It always has been and always will be. Our calling is to make sure that this government, that this government that represents them, empowers them and protects

their liberties and nothing more. That is our calling.

That is what I believe that our Speaker, Speaker MIKE JOHNSON, will enable us to do because I know he believes in those principles, but the only way that MIKE JOHNSON can be successful as Speaker is if 221 Republicans rally around him in defense of the Constitution of the United States and the rule of law and actually do what they campaigned on doing rather than coming here and doing the same old thing, advancing the status quo and everything in this town that has been destroying our country from within for as long as I have been alive.

It is time for Republicans to stand up. It is time for Republicans to actually defend the Constitution of the United States. It is time for Republicans to cut spending. It is time for Republicans to secure the border. It is time for Republicans to stand up in defense of our military. It is time for Republicans to do their damn job.

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

ADJOURNMENT

Mr. ROY. Mr. Speaker, I move that the House do now adjourn.

The motion was agreed to; accordingly (at 5 o'clock and 57 minutes p.m.), under its previous order, the House adjourned until Monday, October 30, 2023, at noon.

EXECUTIVE COMMUNICATIONS, ETC.

Under clause 2 of rule XIV, executive communications were taken from the Speaker's table and referred as follows:

EC-2187. A letter from the Alternate OSD FRLO, Department of Defense, transmitting the Department's interim final rule — Defense Federal Acquisition Regulation Supplement: Limitation on Certain Institutes of Higher Education (DFARS Case 2021-D023) [Docket: DARS-2023-0029] (RIN: 0750-AL41) received October 13, 2023, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Armed Services.

EC-2188. A letter from the Alternate OSD FRLO, Department of Defense, transmitting the Department's interim rule — Defense Federal Acquisition Regulation Supplement: Replacement of Fluorinated Aqueous Film Forming Foam (DFARS Case 2020-D011) [Docket: DARS-2023-0028] (RIN: 0750-AK98) received October 13, 2023, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Armed Services.

EC-2189. A letter from the Alternate OSD FRLO, Department of Defense, transmitting the Department's final rule — Privacy Act of 1974; Implementation [Docket ID: DoD-2022-OS-0142] (RIN: 0790-AL62) received October 13, 2023, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Armed Services.

EC-2190. A letter from the Secretary, Department of Commerce, transmitting a report certifying that the export of the listed item to the People's Republic of China is not detrimental to the U.S. space launch industry, pursuant to 22 U.S.C. 2778 note; Public

Law 105-261, Sec. 1512 (as amended by Public Law 105-277, Sec. 146); (112 Stat. 2174); to the Committee on Foreign Affairs.

EC-2191. A letter from the Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 23-049 Certification of Proposed Issuance of an Export License Pursuant to Sec 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

EC-2192. A letter from the Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 23-052 Certification of Proposed Issuance of an Export License Pursuant to Sec 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

EC-2193. A letter from the Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting Transmittal No. DDTC 23-064 Certification of Proposed Issuance of an Export License Pursuant to Sec 36(c) of the Arms Export Control Act; to the Committee on Foreign Affairs.

EC-2194. A letter from the Acting Assistant Secretary, Bureau of Legislative Affairs, Department of State, transmitting a Memorandum of Justification for the drawdown of defense articles and services and military education and training under section 506(a)(1) of the Foreign Assistance Act of 1961 to provide immediate military assistance to Ukraine; to the Committee on Foreign Affairs.

EC-2195. A letter from the Wildlife Biologist, U.S. Fish and Wildlife Service, Department of the Interior, transmitting the Department's Major final rule — Migratory Bird Hunting; Final 2023-24 Frameworks for Migratory Bird Hunting Regulations [Docket No.: FWS-HQ-MB-2022-0090; FF09M31000-234-FXMB1231099BPP0] (RIN: 1018-BF64) received October 12, 2023, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

EC-2196. A letter from the Chief, Division of Bird Conservation, permits and Regulations, U.S. Fish and Wildlife Service, Department of the Interior, transmitting the Department's final rule — General Provisions; Revised List of Migratory Birds [Docket No.: FWS-HQ-MB-2022-0036; FXMB12320900000//234//FF09M30000] (RIN: 1018-BG04) received October 12, 2023, pursuant to 5 U.S.C. 801(a)(1)(A); Public Law 104-121, Sec. 251; (110 Stat. 868); to the Committee on Natural Resources.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. JORDAN: Committee on the Judiciary. H.R. 5721. A bill to amend the Omnibus Crime Control and Safe Streets Act of 1968 to require certain reporting on sexual assault kit testing; with an amendment (Rept. 118-256). Referred to the Committee of the Whole House on the state the Union.

Mr. GRAVES of Missouri: Committee on Transportation and Infrastructure. H.R. 4693. A bill to provide that the Federal Reports Elimination and Sunset Act of 1995 does not apply to certain reports required to be submitted by the Tennessee Valley Authority, and for other purposes; with an amendment (Rept. 118-257). Referred to the Committee of the Whole House on the state of the Union.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following

titles were introduced and severally referred, as follows:

[Submitted October 3, 2023]

By Mr. CAREY (for himself and Mr. SCHNEIDER):

H.R. 5882. A bill to amend the Internal Revenue Code of 1986 to modify the rehabilitation credit to allow such credit to be taken in one taxable year; to the Committee on Ways and Means.

By Mr. CONNOLLY (for himself and Mr. FITZPATRICK):

H.R. 5883. A bill to provide and expand gratuities for employees killed in the line of duty, and for other purposes; to the Committee on Oversight and Accountability, and in addition to the Committees on Foreign Affairs, Armed Services, Veterans' Affairs, Transportation and Infrastructure, Homeland Security, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. CRAIG:

H.R. 5884. A bill to provide members of the President's Cabinet an allowance to acquire security equipment and services for the personal residences of such members, and for other purposes; to the Committee on Oversight and Accountability, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FEENSTRA:

H.R. 5885. A bill to establish a grant program to facilitate the veterinary care of former law enforcement canines, and for other purposes; to the Committee on the Judiciary.

By Ms. KELLY of Illinois:

H.R. 5886. A bill to direct the Federal Communications Commission to establish a program to make grants available to States to inform Medicaid enrollees, SNAP participants, and low-income residents of potential eligibility for the Affordable Connectivity and Lifeline programs of the Commission, and for other purposes; to the Committee on Energy and Commerce.

By Mr. KHANNA (for himself, Mr. TIMMONS, Mr. DONALDS, and Mr. LOUDERMILK):

H.R. 5887. A bill to amend chapter 3 of title 5, United States Code, to improve Government service delivery, and build related capacity for the Federal Government, and for other purposes; to the Committee on Oversight and Accountability.

By Ms. LEGER FERNANDEZ:

H.R. 5888. A bill to amend the Hermit's Peak/Calf Canyon Fire Assistance Act to authorize assistance for damage resulting from the Cerro Pelado Fire, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. LEGER FERNANDEZ:

H.R. 5889. A bill to amend the Hermit's Peak/Calf Canyon Fire Assistance Act to extend the time period for the submission of claims, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LUTTRELL:

H.R. 5890. A bill to amend title 38, United States Code, to limit the authority of the

Secretary of Veterans Affairs to deny the claim of a veteran for benefits under the laws administered by such Secretary on the sole basis that such veteran failed to appear for a medical examination associated with such claim; to the Committee on Veterans' Affairs.

By Mr. LUTTRELL:

H.R. 5891. A bill to amend title 38, United States Code, to improve decisions issued by the Board of Veterans' Appeals; to the Committee on Veterans' Affairs.

By Ms. TLAIB (for herself, Mr. THANEDAR, Mr. BERGMAN, Mr. MOOLENAAR, Ms. SCHOLTEN, Mr. HUIZENGA, Mr. WALBERG, Mrs. DINGELL, Ms. SLOTKIN, Mr. KILDEE, Mrs. MCCLAIN, Mr. JAMES, and Ms. STEVENS):

H.R. 5892. A bill to designate the Federal building located at 985 Michigan Avenue in Detroit, Michigan, as the "Rosa Parks Federal Building", and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. GOODEN of Texas (for himself, Mr. JOHNSON of Ohio, Mr. TIFFANY, Mr. SANTOS, Mr. OWENS, Mr. YAKYM, Mr. OGLES, Mr. WEBER of Texas, Mr. GIMENEZ, Mr. SELF, Mr. FRY, Mr. FALLON, Mr. JACKSON of Texas, Ms. SALAZAR, and Mr. BIGGS):

H. Con. Res. 71. A concurrent resolution expressing the sense of Congress to encourage full participation of Taiwan in the Asia-Pacific Economic Cooperation forum; to the Committee on Foreign Affairs.

By Mr. THOMPSON of Pennsylvania (for himself, Mr. DAVID SCOTT of Georgia, Mrs. RODGERS of Washington, and Mr. CUELLAR):

H. Res. 760. A resolution expressing support for the designation of October 1 through October 7, 2023, as "National 4-H Week"; to the Committee on Education and the Workforce, and in addition to the Committee on Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

[Submitted October 6, 2023]

By Ms. ADAMS (for herself, Ms. NORTON, Mrs. BEATTY, Mr. CARSON, Ms. LEE of California, Ms. SEWELL, Mr. PAYNE, Ms. BUSH, Mr. McGOVERN, Ms. WILSON of Florida, Mr. THANEDAR, Ms. CROCKETT, Mr. JACKSON of Illinois, Ms. JACKSON LEE, Mr. JOHNSON of Georgia, Mr. HORSFORD, Mr. BOWMAN, and Mrs. CHERFILUS-MCCORMICK):

H.R. 5895. A bill to amend the Higher Education Act of 1965 to provide for additional uses of funds for grants to strengthen historically Black colleges and universities, and for other purposes; to the Committee on Education and the Workforce.

By Ms. ADAMS (for herself, Mr. THOMPSON of Mississippi, Ms. SEWELL, and Ms. LEE of California):

H.R. 5896. A bill to award a congressional gold medal to the United Negro College Fund, Inc. and the 2 institutions that make up its membership on the occasion of its 80th year of existence; to the Committee on Financial Services.

By Mr. AGUILAR (for himself, Mr. SCHIFF, Mr. KRISHNAMOORTHI, and Ms. GARCIA of Texas):

H.R. 5897. A bill to amend the Animal Welfare Act to direct the Secretary of Agriculture to establish a program under which the Secretary will award grants to entities for purposes of supporting the capability of such entities to provide care to animals in their care, and for other purposes; to the Committee on Agriculture.

By Mr. BACON:

H.R. 5898. A bill to authorize the Secretary of Defense to enter into a limited number of cost-plus incentive-fee contracts for the Sentinel Intercontinental Ballistic Missile program, and for other purposes; to the Committee on Armed Services.

By Mr. DAVIS of North Carolina (for himself, Ms. MACE, Ms. McCLELLAN, Mr. FRY, Ms. ROSS, Mr. WILSON of South Carolina, and Mr. NICKEL):

H.R. 5899. A bill to reauthorize the Southeast Crescent Regional Commission, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee considered.

By Mr. GAETZ:

H.R. 5900. A bill to prohibit individuals from publicizing certain information relating to security clearances; to the Committee on the Judiciary.

By Mr. HUDSON (for himself and Mr. ALLRED):

H.R. 5901. A bill to amend the Public Health Service Act to encourage programs to address college athlete mental health; to the Committee on Energy and Commerce.

By Mr. JAMES (for himself and Ms. FOXX):

H.R. 5902. A bill to amend the Higher Education Act of 1965 to require staff and faculty to report foreign gifts and contracts; to the Committee on Education and the Workforce.

By Mrs. NAPOLITANO (for herself and Mr. ROUZER):

H.R. 5903. A bill to authorize the International Boundary and Water Commission to accept funds for activities relating to wastewater treatment and flood control works, and for other purposes; to the Committee on Transportation and Infrastructure.

By Ms. PEREZ (for herself and Mr. JAMES):

H.R. 5904. A bill to amend title 38, United States Code, to improve services provided by the Department of Veterans Affairs for veteran families, and for other purposes; to the Committee on Veterans' Affairs, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. POCAN (for himself and Mr. BERGMAN):

H.R. 5905. A bill to protect access to kratom; to the Committee on Energy and Commerce.

By Mr. SABLAR (for himself, Mr. MOYLAN, Ms. PLASKETT, and Mrs. RADEWAGEN):

H.R. 5906. A bill to amend title XI of the Social Security Act to exclude expenditures attributable to a State medicaid fraud control unit from the payment limits under Medicaid for Guam, the Northern Mariana Islands, and American Samoa; to the Committee on Energy and Commerce.

By Mr. SCHIFF (for himself, Mr. QUIGLEY, Mr. HIMES, Ms. NORTON, Mr. COHEN, Mr. CARSON, Mr. SHERMAN, Mr. KRISHNAMOORTHI, Mr. McGOVERN, and Mr. CASE):

H.R. 5907. A bill to criminalize transnational repression, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. SHERRILL (for herself, Mr. LAWLER, Mr. DAVIS of North Carolina, Mrs. FOUSHÉE, Mr. GOTTHEIMER,

Mr. KIM of New Jersey, Ms. MANNING, Mr. PANETTA, and Mr. TRONE):

H.R. 5908. A bill to provide funding to summer youth employment programs to expand the availability of subsidized jobs for youths and to develop innovative program activities that improve academic, economic, and criminal justice outcomes for youths, and for other purposes; to the Committee on Education and the Workforce.

By Ms. SPANBERGER (for herself and Mrs. MILLER-MEEKS):

H.R. 5909. A bill to amend title XXVII of the Public Health Service Act to limit cost sharing for prenatal services in certain circumstances; to the Committee on Energy and Commerce.

By Mr. THANEDAR:

H.R. 5910. A bill to prioritize educating and training for existing and new environmental health professionals; to the Committee on Energy and Commerce, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. THANEDAR (for himself and Ms. TLAIB):

H.R. 5911. A bill to amend the Internal Revenue Code of 1986 to exclude strike benefits from gross income; to the Committee on Ways and Means.

By Mr. WALTZ:

H.R. 5912. A bill to continue in effect certain Executive orders imposing sanctions with respect to Iran, to prevent the waiver of certain sanctions imposed by the United States with respect to Iran until the Government of Iran ceases to attempt to assassinate United States officials, other United States citizens, and Iranian nationals residing in the United States, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, the Judiciary, Oversight and Accountability, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. LEGER FERNANDEZ (for herself, Ms. BROWNLEY, Ms. NORTON, Mr. CASTRO of Texas, Mr. DOGGETT, Mr. CORREA, Ms. DELAUR, Ms. SALINAS, Ms. GARCIA of Texas, Ms. VELÁZQUEZ, Mr. RUIZ, Mr. ESPAILLAT, Mrs. RAMIREZ, Mr. GOMEZ, Ms. CASTOR of Florida, Mr. SOTO, Mr. VARGAS, Ms. SÁNCHEZ, Mr. CÁRDENAS, Ms. BONAMICI, Mr. CLEAVER, Mr. CARBAJAL, Mr. GARCÍA of Illinois, Ms. PORTER, and Ms. CARAVEO):

H. Con. Res. 72. Concurrent resolution recognizing the significance of equal pay and the disparity in wages paid to Latina women in comparison to men; to the Committee on Education and the Workforce.

By Mr. MOONEY (for himself, Mr. DIAZ-BALART, Mr. GIMENEZ, Ms. SALAZAR, Mr. NORMAN, Mr. SMITH of New Jersey, Mr. WALTZ, and Ms. LEE of Florida):

H. Con. Res. 73. Concurrent resolution condemning the Cuban regime and the Chinese Communist Party for their reported intent to build a joint military training base on the island of Cuba, 100 miles from the United States; to the Committee on Foreign Affairs.

By Mr. BOYLE of Pennsylvania (for himself, Ms. PORTER, Mr. MFUME, Mr. CARSON, Mr. GOMEZ, and Mr. CORREA):

H. Res. 761. A resolution amending the Rules of the House of Representatives to limit the eligibility for nomination to serve as Speaker of the House of Representatives to Members and Members-elect of the House; to the Committee on Rules.

By Mr. CÁRDENAS (for himself, Ms. SALAZAR, Mrs. NAPOLITANO, Mr. VALADAO, Mr. CASTRO of Texas, Mr. GRIJALVA, Ms. SALINAS, Mr. GOMEZ, Ms. STANSBURY, Mr. RUIZ, Mr. SOTO, Mr. CARSON, Ms. CARAVEO, Mr. ESPAILLAT, Mr. CORREA, Ms. LEGER FERNANDEZ, Mr. VICENTE GONZALEZ of Texas, and Ms. STEVENS):

H. Res. 762. A resolution expressing support for increasing the number of Latino students and young professionals entering careers in science, technology, engineering, and mathematics fields; to the Committee on Science, Space, and Technology, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CASTRO of Texas (for himself, Mr. GARCÍA of Illinois, Ms. VELÁZQUEZ, Mr. CASAR, Ms. OMAR, Mr. VARGAS, Ms. TLAIB, Mr. ESPAILLAT, Ms. KAMLAGER-DOVE, Ms. TITUS, Ms. LEE of California, Mrs. RAMIREZ, Mr. MCGOVERN, Mr. GRIJALVA, Ms. JACOBS, Ms. LEGER FERNANDEZ, Mr. GOMEZ, Mr. ROBERT GARCIA of California, Mrs. CHERFILUS-MC CORMICK, Mr. CARSON, Mr. LIEU, Mrs. TORRES of California, Ms. NORTON, Ms. SALINAS, Ms. GARCIA of Texas, Ms. ESCOBAR, Ms. CROCKETT, Ms. SÁNCHEZ, Mr. CÁRDENAS, Mr. BOWMAN, Ms. JACKSON LEE, Mr. KHANNA, Mr. BLUMENAUER, and Ms. BARRAGÁN):

H. Res. 763. A resolution reaffirming the United States commitment to respecting the sovereignty of Mexico and condemning calls for military action in Mexico without Mexico's consent and congressional authorization; to the Committee on Foreign Affairs.

By Mr. GARBARINO (for himself, Mr. AMODEI, Mr. LALOTA, Mr. D'ESPOSITO, Mr. MOLINARO, Ms. MALLIOTAKIS, Ms. TENNEY, Mr. LAWLER, Ms. STEFANIK, Mr. LANGWORTHY, Mr. WILLIAMS of New York, Mr. VAN DREW, Mr. FLEISCHMANN, Mrs. MILLER of West Virginia, and Mr. LAMALFA):

H. Res. 764. A resolution expressing support for the recognition of Christopher Columbus and his impact on the Italian-American community, and recognizing the second Monday in October as "Columbus Day"; to the Committee on Oversight and Accountability.

By Mr. PASCRELL (for himself, Mr. AMODEI, Ms. BONAMICI, Mr. DELUZIO, Ms. DELAUR, Mr. PETERS, Mr. GARBARINO, Mr. PALLONE, Mr. PAGNETTA, Ms. FOXX, and Ms. SALAZAR):

H. Res. 765. A resolution urging the people of the United States to observe the month of October 2023 as Italian and Italian-American Heritage Month; to the Committee on Oversight and Accountability.

By Mr. PAYNE (for himself, Mr. LANDSMAN, Mr. DAVIS of Illinois, Ms. SEWELL, Mrs. WATSON COLEMAN, Mr. DAVIS of North Carolina, Mr. CLEAVER, Mr. TONKO, Mr. NADLER, Ms. NORTON, and Ms. WILD):

H. Res. 766. A resolution supporting the designation of October 7, 2023, as National Ostomy Awareness Day; to the Committee on Energy and Commerce.

By Mr. THOMPSON of California (for himself, Mr. WITTMAN, Mrs. GONZÁLEZ-COLÓN, Mr. VASQUEZ, and Ms. STANSBURY):

H. Res. 767. A resolution expressing support for the designation of the week beginning on October 8, 2023, as "National Wildlife Refuge Week"; to the Committee on Natural Resources.

[Submitted October 10, 2023]

By Mr. VAN ORDEN

H.R. 5913. A bill to amend title 38, United States Code, to improve employment services for veterans by consolidating various programs in the Department of Veterans Affairs, and for other purposes;

By Mr. VAN ORDEN:

H.R. 5914. A bill to amend title 38, United States Code, to improve the processes to approve programs of education for purposes of the educational assistance programs of the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

By Ms. ADAMS (for herself, Ms. BROWN, Ms. LEE of California, Mr. JACKSON of Illinois, Ms. WILLIAMS of Georgia, Ms. NORTON, Ms. CROCKETT, Mr. DAVIS of Illinois, Mr. PAYNE, Ms. SLOTKIN, Mr. RASKIN, Mr. GOTTHEIMER, Mr. MCGOVERN, and Ms. JACKSON LEE):

H.R. 5915. A bill to amend the Department of Agriculture Reorganization Act of 1994 to improve the Office of Urban Agriculture and Innovative Production, and for other purposes; to the Committee on Agriculture.

By Mr. BOST:

H.R. 5916. A bill to require the Secretary of Agriculture to designate and maintain at least 20 percent of the total number of trails in the Shawnee National Forest for trail riding by covered vehicles, and for other purposes; to the Committee on Agriculture.

By Mr. GALLAGHER (for himself and Mr. SHERMAN):

H.R. 5917. A bill to amend the Sanctioning the Use of Civilians as Defenseless Shields Act to modify and extend that Act, and for other purposes;

By Ms. TENNEY (for herself, Mr. GOTTHEIMER, Mr. MILLER of Ohio, Mr. SCHNEIDER, Mr. GARBARINO, Mr. SHERMAN, Mr. SMITH of New Jersey, Mr. LAWLER, Mr. NUNN of Iowa, Ms. STEFANIK, Mr. LANGWORTHY, Ms. SALAZAR, Mr. KUSTOFF, Mr. BANKS, Mr. MOSKOWITZ, Mr. D'ESPOSITO, Mr. MCCLINTOCK, Mr. FITZPATRICK, and Mr. GOODEN of Texas):

H.R. 5918. A bill making supplemental appropriations for the fiscal year ending September 30, 2024; to the Committee on Appropriations.

By Mr. McCUAUL (for himself, Mr. MEEKS, Mr. McCARTHY, Mr. JEFFRIES, Mr. SCALISE, Ms. CLARK of Massachusetts, Mr. EMMER, Mr. CLYBURN, Ms. STEFANIK, Mr. AGUILAR, Mr. WILSON of South Carolina, Mr. PHILLIPS, Mr. JACKSON of Texas, Mr. NADLER, Mr. KUSTOFF, Mr. SCHNEIDER, Mr. LAWLER, Mr. HOYER, Mr. ROGERS of Alabama, Mr. GALLEGOS, Mr. TURNER, Ms. MANNING, Mr. JORDAN, Mr. SHERMAN, Mr. GREEN of Tennessee, Mr. SMITH of Washington, Mrs. WAGNER, Mr. SCHIFF, Mr. RESCHENTHALER, Mr. KEATING, Mrs. RODGERS of Washington, Mr. MOSKOWITZ, Mr. KEAN of New Jersey, Ms. WILD, Mr. BARR, Mr. VARGAS, Mr. WALTZ, Ms. CROCKETT, Mrs. KIM of California, Ms. WASSERMAN SCHULTZ, Mr. FITZPATRICK, Mr. LIEU, Ms. TENNEY, Mr. CARTER of Louisiana, Ms. SALAZAR, Mr. AUCHINCLOSS, Mr. DIAZ-BALART, Mr. TORRES of New York, Mr. SIMPSON, Mr. CARTWRIGHT, Mr. VAN DREW, Mr. DOGGETT, Mr. CISCOMANI, Mr. BERA, Mr. MOOLENAAR, Ms. WILLIAMS of Georgia, Mrs. MILLER of West Virginia, Ms. STRICKLAND, Mr. ROGERS of Kentucky, Ms. TITUS, Mr. LUTTRELL, Mr. LEVIN, Mr. BALDERSO, Mr. KIM of

New Jersey, Mr. NEHLS, Ms. BONAMICI, Mr. GIMENEZ, Mr. DAVIS of North Carolina, Mr. GOODEN of Texas, Mr. JACKSON of Illinois, Mr. HUIZENGA, Mr. RYAN, Mr. GUEST, Mr. DELUZIO, Mr. WEBER of Texas, Mr. TRONE, Mr. WOMACK, Ms. BARRAGÁN, Mr. CRENshaw, Mr. PAPPAS, Mr. JAMES, Mr. BOYLE of Pennsylvania, Mr. BERGMAN, Mrs. NAPOLITANO, Mr. FITZGERALD, Ms. PETTERSEN, Mr. ARMSTRONG, Ms. TOKUDA, Mr. COLE, Mr. THOMPSON of California, Mrs. CHAVEZ-DEREMER, Mrs. WATSON COLEMAN, Mr. TONY GONZALES of Texas, Ms. BROWNLEY, Mr. YAKYM, Ms. MENG, Mr. SMITH of Missouri, Ms. SLOTKIN, Mr. HUDSON, Mr. GOLDEN of Maine, Mr. GALLAGHER, Ms. BALINT, Mrs. BICE, Mrs. TRAHAN, Mr. MAST, Ms. SCHOLTEN, Mr. MANN, Ms. CARAVEO, Mr. FEENSTRA, Mr. GOTTHEIMER, Mr. SMITH of New Jersey, Mrs. MCBATH, Mrs. KIGGANS of Virginia, Mr. BISHOP of Georgia, Mr. LATURNER, Ms. DEAN of Pennsylvania, Mr. BUCHANAN, Mr. RUPPERSBERGER, Mr. BEAN of Florida, Ms. CRAIG, Mr. CALVERT, Mr. MULLIN, Mr. D'ESPOSITO, Mr. LANDSMAN, Ms. MALLIOTAKIS, Mr. VEASEY, Mr. KELLY of Pennsylvania, Ms. CASTOR of Florida, Mr. GARBARINO, Mr. SORENSEN, Mr. VAN ORDEN, Ms. KUSTER, Mr. MIKE GARCIA of California, Ms. SALINAS, Mrs. HOUCHIN, Ms. SPANBERGER, Mr. GUTHRIE, Mr. NORCROSS, Mr. JOHNSON of Ohio, Mr. BLUMENAUER, Mr. SELF, Mr. HUFFMAN, Mr. MOLINARO, Ms. HOYLE of Oregon, Mr. LANGWORTHY, Mr. ALLRED, Mr. WALBERG, Mr. PALLONE, Mr. LUCAS, Mr. MAGAZINER, Mr. LATTA, Ms. STEVENS, Mr. LALOTA, Mr. LARSON of Connecticut, Mr. AMODEI, Mr. COURTNEY, Mr. WITTMAN, Mr. HIGGINS of New York, Mr. CLYDE, Mr. HARDER of California, Mr. BACON, Mr. KHANNA, Mr. FULCHER, Ms. ROSS, Mr. FINSTAD, Ms. KAPTRU, Ms. LETLOW, Ms. LEE of Nevada, Mr. FRY, Ms. BUDZINSKI, Mr. STAUBER, Ms. SCHRIER, Ms. FOXX, Mr. VASQUEZ, Mr. CLINE, Mr. SARBANES, Mr. MORAN, Mr. COHEN, Mr. NUNN of Iowa, Mr. SWALWELL, Mr. LOUDERMILK, Mr. PANETTA, Mr. HARRIS, Mr. KILMER, Mr. PALMER, Mr. NICKEL, Mr. ALLEN, Ms. ESCOBAR, Mr. WILLIAMS of New York, Mr. CUELLAR, Mr. AUSTIN SCOTT of Georgia, Mr. ESPAILLAT, Mr. LAMBORN, Mr. KRISHNAMOORTHI, Mr. VALADAO, Ms. MATSUI, Mr. OGLES, Ms. SHERRILL, Mr. MCCORMICK, Mrs. FOUSHEE, Mrs. HINSON, Mr. SOTO, Mrs. MCCLAIN, Mr. LARSEN of Washington, Mr. JOYCE of Ohio, Ms. WEXTON, Mr. FLOOD, Mr. PASCRELL, Mr. WESTERMAN, Mr. TONKO, Mr. MOONEY, Mr. MENENDEZ, Mr. DESJARLAIS, Mr. SCOTT of Virginia, Mrs. CAMMACK, Mr. CARBAJAL, Mr. ADERHOLT, Mr. DAVIS of Illinois, Mr. ISSA, Ms. SCHAKOWSKY, Mr. WILLIAMS of Texas, Mr. CORREA, Mr. CARL, Mr. GOMEZ, Mr. MILLER of Ohio, Ms. PORTER, Mr. ROUZER, Ms. KAMLAGER-DOVE, Mr. CARTER of Georgia, Ms. HOULAHAN, Mr. COMER, Mr. VICENTE GONZALEZ of Texas, Mr. BANKS, Mr. NEGUSE, Mr. GRAVES of Louisiana, Ms. SÁNCHEZ, Mr. GRIFITH, Mr. THANEDAR, Ms. BOEBERT, Mrs. SYKES, Mr. HILL, Ms. LOIS FRANKEL of Florida, Mr. JOHNSON of Louisiana, Ms. CHU, Mrs. FISCHBACH, Mr. DESAULNIER, Mr. ALFORD, Ms. PEREZ, Mrs. MILLER of Illinois, Mr. CLEAVER, Mrs. MILLER-MEEKS, Mr.

ROBERT GARCIA of California, Mr. CAREY, Mrs. TORRES of California, Mr. NEWHOUSE, Mr. HORSFORD, Mr. MOORE of Utah, Mr. GOLDMAN of New York, Mrs. STEEL, Ms. CLARKE of New York, Mr. ZINKE, Mr. MRVAN, Mr. DUNN of Florida, Mr. McGARVEY, Mr. SMITH of Nebraska, Mrs. BEATTY, Mr. BIGGS, Mr. GRAVES of Missouri, Mr. PETERS, Mr. CRANE, Mr. HIMES, Mr. BUCSHON, Mr. GARAMENDI, Mr. NORMAN, Mr. STANTON, Mr. SCHWEIKERT, Ms. BLUNT ROCHESTER, Mr. ROSE, Ms. LEDGER FERNANDEZ, Mr. HIGGINS of Louisiana, Mr. CROW, Mr. KELLY of Mississippi, Ms. SEWELL, Mr. WENSTRUP, Mr. RUIZ, Mr. SCOTT FRANKLIN of Florida, Mr. MORELLE, Mr. MILLS, Mr. MOULTON, Mr. SESSIONS, Ms. BROWN, Mr. BURCHETT, Mr. CASE, Mr. BAIRD, Ms. WILSON of Florida, Mr. PFLUGER, Mr. LYNCH, Mr. ELLZEEY, Mrs. HAYES, Mr. SMUCKER, Mr. MFUME, Ms. HAGEMAN, Mr. CASTEN, Mr. BURLISON, Mr. FOSTER, Mr. WEBSTER of Florida, Ms. DAVIDS of Kansas, Mr. JOYCE of Pennsylvania, Mrs. DINGELL, Mr. EZELL, Ms. DELAURO, Mrs. LESKO, Mr. DAVID SCOTT of Georgia, Mr. JOHNSON of South Dakota, Ms. ESHOO, Ms. VAN DUYNE, Ms. PINGREE, Mr. PENCE, Mr. TIMMONS, Mr. KILDEE, Mr. SANTOS, Ms. DELBENE, Mr. POSEY, Mr. MOORE of Alabama, Mr. EVANS, Mr. KILEY, Mr. GRIJALVA, Mr. BURGESS, Mr. QUIGLEY, Mr. MEUSER, Ms. LEE of California, Ms. DE LA CRUZ, Ms. KELLY of Illinois, Mr. LAHOOD, Ms. JACOBS, Mr. CURTIS, Ms. MCCLELLAN, Mr. ESTES, Mrs. FLETCHER, Mr. CRAWFORD, Ms. DEGETTE, Mr. OWENS, Ms. VELAZQUEZ, Mrs. HARSHBARGER, Mr. FROST, Mr. PERRY, Ms. JAYPAL, Mr. MURPHY, Mr. JACKSON of North Carolina, Ms. LEE of Florida, Ms. ADAMS, Mr. RUTHERFORD, Ms. JACKSON LEE, Mr. CÁRDENAS, Mr. CASAR, Mr. COLLINS, Mr. BILIRAKIS, Mr. McGOVERN, Mr. STRONG, Mr. COSTA, Mrs. CHERFILUS-MCCORMICK, Mr. ROSENDALE, Mrs. PELTOLA, Mr. BUCK, Mr. TAKANO, Mr. BISHOP of North Carolina, Mr. CONNOLLY, Mr. BRECHEEN, Mr. TIFFANY, Mr. CASTRO of Texas, Mr. BOST, Mr. DUARTE, Mr. EDWARDS, Mr. THOMPSON of Pennsylvania, Mr. GROTHMAN, Mr. FALLON, Mr. CARTER of Texas, Mr. LAMALFA, Mr. LUETKEMEYER, Mr. OBERNOLTE, Mr. ARRINGTON, and Mr. GARCÍA of Illinois):

H. Res. 768. A resolution standing with Israel as it defends itself against the barbaric war launched by Hamas and other terrorists; to the Committee on Foreign Affairs.

By Mrs. MCCLAIN (for herself, Ms. FOXX, and Mrs. MILLER of Illinois):

H. Res. 769. A resolution expressing support for the designation of October 10, 2023 as "Real Women's Day"; to the Committee on Education and the Workforce.

By Mr. NUNN of Iowa (for himself, Mr. DAVIS of North Carolina, Mr. LAWLER, Mr. ALFORD, Mr. CISCOMANI, Mrs. CHAVEZ-DEREMER, Mr. FRY, Mr. DUARTE, Mr. MOYLAN, Mrs. LUNA, Mrs. KIGGANS of Virginia, Mr. YAKYM, Mr. MORAN, Mr. LANGWORTHY, Mr. KEAN of New Jersey, Mr. COLLINS, Mrs. HOUCHIN, Ms. SHERRILL, Ms. BUDZINSKI, Mrs. SPARTZ, Ms. CRAIG, Mr. SORENSEN, Mr. BACON, Mr. TRONE, Ms. PETTERSEN, Mr. RYAN, Mr. FEENSTRA, Ms. TENNEY, Mr. MOLINARO, Mr. LALOTA, Ms. SLOTKIN, Mr. BAIRD, and Mr. VAN DREW):

H. Res. 770. A resolution condemning an act of war against Israel by Hamas, the Palestinian Islamic Jihad, and associated forces, and for other purposes; to the Committee on Foreign Affairs.

[Submitted October 11, 2023]

By Mr. CURTIS:

H.R. 5919. A bill to require the Secretary of the Interior to conduct an assessment to identify locations in National Parks in which there is the greatest need for broadband internet access service and areas in National Parks in which there is the greatest need for cellular service, and for other purposes; to the Committee on Natural Resources.

By Mr. GROTHMAN (for himself, Mr. CARTER of Louisiana, Mr. DAVIS of Illinois, Ms. DELBENE, Mr. GAETZ, Mr. GOTTHEIMER, Ms. JACKSON LEE, Mr. LATURNER, Mrs. LESKO, Mrs. MILLER of Illinois, Ms. SEWELL, Mr. STEUBE, Mr. SWALWELL, Mr. TRONE, and Mr. GOMEZ):

H.R. 5920. A bill to amend the Internal Revenue Code of 1986 to allow married couples to apply the student loan interest deduction limitation separately to each spouse, and for other purposes; to the Committee on Ways and Means.

By Mr. HUIZENGA (for himself, Mrs. WAGNER, Mr. MEUSER, Mr. POSEY, Mr. NUNN of Iowa, Mr. LOUDERMILK, Mr. WILLIAMS of Texas, Mr. RESCHENTHALER, Mr. MCCORMICK, Ms. SALAZAR, Mr. FEENSTRA, Mr. LUETKEMEYER, Mr. SCOTT FRANKLIN of Florida, Mr. SMITH of New Jersey, Mr. JAMES, Mr. SELF, Mr. RUTHERFORD, Mr. BARR, and Mr. OGLES):

H.R. 5921. A bill to prohibit the Secretary of the Treasury from authorizing certain transactions by a United States financial institution in connection with Iran, to prevent the International Monetary Fund from providing financial assistance to Iran, to codify prohibitions on Export-Import Bank financing for the Government of Iran, and for other purposes; to the Committee on Financial Services.

By Mr. LAWLER (for himself and Ms. SLOTKIN):

H.R. 5922. A bill to amend the Food Security Act of 1985 to address emissions of certain greenhouse gasses and carbon storage through conservation incentive contracts; to the Committee on Agriculture.

By Mr. LAWLER (for himself, Mr. GOTTHEIMER, Mr. DONALDS, and Mr. LOUDERMILK):

H.R. 5923. A bill to impose restrictions on correspondent and payable-through accounts in the United States with respect to Chinese financial institutions that conduct transactions involving the purchase of petroleum or petroleum products from Iran; to the Committee on Financial Services.

By Mr. MAGAZINER:

H.R. 5924. A bill to amend title XVIII of the Social Security Act with respect to the timing of changes to the annual out-of-pocket threshold for the Medicare prescription drug benefit, and to amend title XI of such Act with respect to the timing of the Medicare drug price negotiation program;

By Mr. MCCORMICK:

H.R. 5925. A bill to authorize the seizure of the property of certain sanctioned individuals for purposes of covering expenses relating to the Ukraine-Russia conflict, and for other purposes; to the Committee on Foreign Affairs.

By Mr. MOOLENAAR (for himself, Mr. WEBER of Texas, Ms. MACE, and Mr. BISHOP of North Carolina):

H.R. 5926. A bill to require the review by the Committee on Foreign Investment in the

United States of greenfield investments by the People's Republic of China;

By Mr. NEWHOUSE:

H.R. 5927. A bill to require the Secretary of the Interior to withdraw certain documents relating to grizzly bears; to the Committee on Natural Resources.

By Mr. PANETTA (for himself, Mr. FITZPATRICK, Mr. KILMER, and Mr. COLE):

H.R. 5928. A bill to amend the Internal Revenue Code of 1986 to allow early childhood educators to take the educator expense deduction, and for other purposes; to the Committee on Ways and Means.

By Ms. PETTERSEN (for herself and Mr. DUARTE):

H.R. 5929. A bill to amend section 6906 of title 31, United States Code, to permanently authorize the Payment in Lieu of Taxes program; to the Committee on Natural Resources.

By Mr. POSEY:

H.R. 5930. A bill to amend title 5, United States Code, to require a clarification of the underlying authority for a rulemaking; to the Committee on the Judiciary.

By Mr. ROSE:

H.R. 5931. A bill to require a briefing from a senior official of the Department of Defense on actions by the People's Republic of China in Africa that pose a threat to United States national security; to the Committee on Armed Services.

By Mr. SCHWEIKERT (for himself, Mr. CRENSHAW, Mr. NUNN of Iowa, Mr. HIGGINS of Louisiana, Mr. SELF, Mr. DONALDS, Mr. EDWARDS, Mr. FEENSTRA, Mr. FITZPATRICK, Mr. CAREY, Mr. MCCRICK, and Mr. ROSENDALE):

H.R. 5932. A bill to authorize additional assistance to Israel using assets confiscated from the Iran, and for other purposes;

By Mrs. STEEL (for herself, Ms. FOXX, Mr. OWENS, Mr. WILSON of South Carolina, Mr. THOMPSON of Pennsylvania, Mr. GROTHMAN, Ms. STEFANIK, Mr. SMUCKER, Mrs. MCCLAIN, Ms. LETLOW, Mr. WILLIAMS of New York, Mrs. HOUCHEIN, Mr. ESTES, and Mr. WALBERG):

H.R. 5933. A bill to amend the Higher Education Act of 1965 to require additional information in disclosures of foreign gifts and contracts from foreign sources, restrict contracts with certain foreign entities and foreign countries of concern, require certain staff and faculty to report foreign gifts and contracts, and require disclosure of certain foreign investments within endowments; to the Committee on Education and the Workforce.

By Ms. GREENE of Georgia:

H.J. Res. 95. A joint resolution declaring a state of war between certain cartels and the United States of America and making provision to prosecute the same; to the Committee on Foreign Affairs.

By Mr. McCARTHY (for himself, Mr. MEKS, Mr. MCCARTHY, Mr. JEFFRIES, Mr. SCALISE, Ms. CLARK of Massachusetts, Mr. EMMER, Mr. CLYBURN, Ms. STEFANIK, Mr. AGUILAR, Mr. WILSON of South Carolina, Mr. PHILLIPS, Mr. JACKSON of Texas, Mr. NADLER, Mr. KUSTOFF, Mr. SCHNEIDER, Mr. LAWLER, Mr. HOYER, Mr. ROGERS of Alabama, Mr. GALLEGOS, Mr. TURNER, Mr. RASKIN, Ms. GRANGER, Ms. PELOSI, Mr. JORDAN, Ms. MANNING, Mr. GREEN of Tennessee, Mr. SHERMAN, Mrs. WAGNER, Mr. SMITH of Washington, Mr. RESCHENTHALER, Mr. SCHIFF, Mrs. RODGERS of Washington, Mr. MOSKOWITZ, Mr. KEAN of New Jersey, Ms. WILD, Mr. BARR, Mr. VARGAS, Mrs. KIM of California, Ms.

WASSERMAN SCHULTZ, Mr. FITZPATRICK, Mr. LIEU, Ms. TENNEY, Mr. CARTER of Louisiana, Ms. SALAZAR, Mr. AUCHINCLOSS, Mr. DIAZ-BALART, Mr. TORRES of New York, Mr. SIMPSON, Mr. CARTWRIGHT, Mr. VAN DREW, Mr. DOGGETT, Mr. CISCOMANI, Mr. BERA, Mr. MOOLENAAR, Ms. WILLIAMS of Georgia, Mr. DUNCAN, Mrs. MILLER of West Virginia, Ms. STRICKLAND, Mr. ROGERS of Kentucky, Ms. TITUS, Mr. LUTTRELL, Mr. LEVIN, Mr. BALDNESS, Mr. KIM of New Jersey, Mr. NEHLS, Ms. BONAMICI, Mr. GIMENEZ, Mr. DAVIS of North Carolina, Mr. GOODEN of Texas, Mr. JACKSON of Illinois, Mr. HUIZENGA, Mr. RYAN, Mr. GUEST, Mr. DELUZIO, Mr. WEBER of Texas, Mr. TRONE, Mr. WOMACK, Ms. BARRAGÁN, Mr. CRENSHAW, Mr. PAPPAS, Mr. JAMES, Mr. BOYLE of Pennsylvania, Mr. BERGMAN, Mrs. NAPOLITANO, Mr. FITZGERALD, Ms. PETTERSEN, Mr. ARMSTRONG, Ms. TOKUDA, Mr. COLE, Mr. THOMPSON of California, Mrs. CHAVEZ-DEMERER, Mrs. WATSON COLEMAN, Mr. TONY GONZALES of Texas, Ms. BROWNLEY, Mr. YAKYM, Ms. MENG, Mr. SMITH of Missouri, Ms. SLOTKIN, Mr. HUDSON, Mr. GOLDEN of Maine, Mr. GALLAGHER, Ms. BALINT, Mrs. BICE, Mrs. TRAHAN, Mr. MAST, Ms. SCHOLTEN, Mr. MANN, Ms. CARAVEO, Mr. FEENSTRA, Mr. GOTTHEIMER, Mr. SMITH of New Jersey, Mrs. MCBAATH, Mrs. KIGGANS of Virginia, Mr. BISHOP of Georgia, Mr. LATURNER, Ms. DEAN of Pennsylvania, Mr. BUCHANAN, Mr. RUPPERSBERGER, Mr. BEAN of Florida, Ms. CRAIG, Mr. CALVERT, Mr. MULLIN, Mr. D'ESPOSITO, Mr. LANDSMAN, Ms. MALLIOTAKIS, Mr. VEASEY, Mr. KELLY of Pennsylvania, Ms. CASTOR of Florida, Mr. GARBARINO, Mr. SORENSEN, Mr. VAN ORDEN, Ms. KUSTER, Mr. MIKE GARCIA of California, Ms. SALINAS, Mrs. HOUCHEIN, Ms. SPANBERGER, Mr. GUTHRIE, Mr. NORCROSS, Mr. JOHNSON of Ohio, Mr. BLUMENAUER, Mr. SELF, Mr. HUFFMAN, Mr. MOLINARO, Ms. HOYLE of Oregon, Mr. LANGWORTHY, Mr. ALLRED, Mr. WALBERG, Mr. PALLONE, Mr. LUCAS, Mr. MAGAZINER, Mr. LATTA, Ms. STEVENS, Mr. LALOTA, Mr. LARSON of Connecticut, Mr. AMODEI, Mr. COURTNEY, Mr. WITTMAN, Mr. HIGGINS of New York, Mr. CLYDE, Mr. HARDER of California, Mr. BACON, Mr. KHANNA, Mr. FULCHER, Ms. ROSS, Mr. FINSTAD, Ms. KAPTR, Ms. LETLOW, Ms. LEE of Nevada, Mr. FRY, Ms. BUDZINSKI, Mr. STAUBER, Ms. SCHRIER, Ms. FOXX, Mr. VASQUEZ, Mr. CLINE, Mr. SARBANES, Mr. MORAN, Mr. COHEN, Mr. NUNN of Iowa, Mr. SWALWELL, Mr. LOUDERMILK, Mr. PANETTA, Mr. HARRIS, Mr. KILMER, Mr. PALMER, Mr. NICKEL, Mr. ALLEN, Ms. ESCOBAR, Mr. WILLIAMS of New York, Mr. CUELLAR, Mr. AUSTIN SCOTT of Georgia, Mr. ESPAILLAT, Mr. LAMBORN, Mr. KRISHNAMOORTHI, Mr. VALADAO, Ms. MATSUI, Mr. OGLES, Ms. SHERRILL, Mr. MCCRICK, Mrs. FOUSHEE, Mrs. HINSON, Mr. SOTO, Mrs. MCCLAIN, Mr. LARSEN of Washington, Mr. JOYCE of Ohio, Ms. WEXTON, Mr. FLOOD, Mr. PASCRELL, Mr. WESTERMAN, Mr. TONKO, Mr. MOONEY, Mr. MENENDEZ, Mr. DESJARLAIS, Mr. SCOTT of Virginia, Mrs. CAMMACK, Mr. CARBALAJ, Mr. ADERHOLT, Mr. DAVIS of Illinois, Mr. ISSA, Ms. SCHAKOWSKY, Mr. WILLIAMS of Texas, Mr. CORREA, Mr. CARL, Mr. GOMEZ, Mr. MILLER of Ohio, Ms. PORTER, Mr. ROUZER, Ms. KAMLAGER-DOVE, Mr. CARTER of Georgia, Ms. HOULAHAN, Mr. COMER, Mr. VICENTE GONZALEZ of Texas, Mr. BANKS, Mr. NEGUSE, Mr. GRAVES of Louisiana, Ms. SÁNCHEZ, Mr. GRIFFITH, Mr. THANEDAR, Ms. BOEBERT, Mrs. SYKES, Mr. HILL, Ms. LOIS FRANKEL of Florida, Mr. JOHNSON of Louisiana, Ms. CHU, Mrs. FISCHBACH, Mr. DESAULNIER, Mr. ALFORD, Ms. PEREZ, Mrs. MILLER of Illinois, Mr. CLEAVER, Mrs. MILLER-MEEKS, Mr. ROBERT GARCIA of California, Mr. CAREY, Mrs. TORRES of California, Mr. NEWHOUSE, Mr. HORSFORD, Mr. MOORE of Utah, Mr. GOLDMAN of New York, Mrs. STEEL, Ms. CLARKE of New York, Mr. ZINKE, Mr. MRVAN, Mr. DUNN of Florida, Mr. MCGARVEY, Mr. SMITH of Nebraska, Mrs. BEATTY, Mr. BIGGS, Mr. PETERS, Mr. GRAVES of Missouri, Mr. HIMES, Mr. CRANE, Mr. GARAMENDI, Mr. BUCSHON, Mr. STANTON, Mr. NORMAN, Ms. BLUNT ROCHESTER, Mr. SCHWEIKERT, Ms. LEGER FERNANDEZ, Mr. ROSE, Mr. CROW, Mr. HIGGINS of Louisiana, Ms. SEWELL, Mr. KELLY of Mississippi, Mr. RUIZ, Mr. WENSTRUP, Mr. MORELLE, Mr. SCOTT FRANKLIN of Florida, Mr. MOULTON, Mr. MILLS, Ms. BROWN, Mr. SESSIONS, Mr. CASE, Mr. BURCHETT, Ms. WILSON of Florida, Mr. BAIRD, Mr. LYNCH, Mr. PFLUGER, Mrs. HAYES, Mr. ELLZEY, Mr. MFUME, Mr. SMUCKER, Mr. CASTEN, Ms. HAGEMAN, Mr. FOSTER, Mr. BURLISON, Ms. DAVIDS of Kansas, Mr. WEBSTER of Florida, Mrs. DINGELL, Mr. JOYCE of Pennsylvania, Ms. DELAUBO, Mr. EZELL, Mr. DAVID SCOTT of Georgia, Mrs. LESKO, Ms. ESHOO, Mr. JOHNSON of South Dakota, Ms. PINGREE, Ms. VAN DUYNE, Mr. PENCE, Mr. KILDEE, Mr. TIMMONS, Ms. DELBENE, Mr. SANTOS, Mr. EVANS, Mr. POSEY, Mr. GRIJALVA, Mr. MOORE of Alabama, Mr. QUIGLEY, Mr. KILEY, Ms. LEE of California, Mr. BURGESS, Ms. KELLY of Illinois, Mr. MEUSER, Ms. JACOBS, Ms. DE LA CRUZ, Ms. MCCLELLAN, Mr. LAHOOD, Mrs. FLETCHER, Mr. CURTIS, Ms. DEGETTE, Mr. ESTES, Ms. VELÁZQUEZ, Mr. CRAWFORD, Mr. FROST, Mr. OWENS, Ms. JAYAPAL, Mrs. HARSHBARGER, Mr. JACKSON of North Carolina, Mr. PERRY, Ms. ADAMS, Mr. MURPHY, Ms. JACKSON LEE, Ms. LEE of Florida, Mr. CASAR, Mr. RUTHERFORD, Ms. MCCOLLUM, Mr. CÁRDENAS, Mr. NEAL, Mr. COLLINS, Mr. McGOVERN, Mr. BILIRAKIS, Mr. COSTA, Mr. STRONG, Mrs. CHERFILUS-MCCRICK, Mr. STEIL, Mrs. PELTOLA, Mr. ROSENDALE, Mr. TAKANO, Mr. BUCK, Mr. CONNOLLY, Mr. BISHOP of North Carolina, Mr. KEATING, Mr. BRECHEEN, Mr. CASTRO of Texas, Mr. TIFFANY, Ms. CROCKETT, Mr. BOST, Mr. GARCIA of Illinois, Mr. DUARTE, Ms. GARCIA of Texas, Mr. EDWARDS, Ms. NORTON, Mr. THOMPSON of Pennsylvania, Mr. JOHNSON of Georgia, Mr. GROTHMAN, Ms. LOFGREN, Mr. FALLON, Mr. PAYNE, Mr. CARTER of Texas, Mr. BEYER, Mr. LAMALFA, Ms. SCANLON, Mr. LUETKEMEYER, Mr. POCAN, Mr. OBERNOLTE, Mr. WALTZ, Mr. ROY, Mr. HERN, Mr. ARRINGTON, Mr. BABIN, Mrs. SPARTZ, Mr. DAVIDSON, Mr. DONALDS, Mrs. GONZÁLEZ-COLÓN, Mr. FLEISCHMANN, Mr. FERGUSON, Ms. MACE, Mr. STEUBE, Mr. MCCLINTOCK, Mr. CLOUD, Mrs. LUNA, Mr. GOOD of Virginia, Mr. HUNT, Mr. IVEY, and Ms. GREENE of Georgia):

H. Res. 771. A resolution standing with Israel as it defends itself against the barbaric war launched by Hamas and other terrorists; to the Committee on Foreign Affairs, considered and agreed to.

By Mr. BERGMAN (for himself, Mr. FRY, Mr. LUTTRELL, Mr. COLLINS, Ms. BOEBERT, Mrs. MILLER-MEEKS, Mr. NORMAN, and Ms. GREENE of Georgia):

H. Res. 772. A resolution censuring Representative Rashida Tlaib;

By Mr. D'ESPOSITO (for himself, Mr. MOLINARO, Mr. LALOTA, Mr. WILLIAMS of New York, and Mr. LAWLER):

H. Res. 773. A resolution providing for the expulsion of Representative George Santos from the House of Representatives; to the Committee on Ethics.

By Mr. KELLY of Pennsylvania (for himself and Mr. ZINKE):

H. Res. 774. A resolution recognizing the influx of known or suspected terrorists through America's northern border as a threat to national security; to the Committee on Homeland Security.

By Mr. LAWLER (for himself, Ms. MALLIOTAKIS, Mr. VAN DREW, Mrs. MILLER-MEEKS, Mr. MOLINARO, Mr. NORMAN, Ms. TENNEY, Mr. FEENSTRA, Mr. GARBARINO, Mr. LANGWORTHY, Mr. D'ESPOSITO, Mr. SMITH of New Jersey, and Mr. WILLIAMS of New York):

H. Res. 775. A resolution condemning the New York City-Democratic Socialists of America (NYC-DSA) antisemitic and anti-Israel rally on October 8, 2023;

By Mr. LAWLER (for himself, Mr. ZINKE, Mr. BILIRAKIS, Ms. MALLIOTAKIS, Mr. POSEY, Mr. FEENSTRA, Mr. SMITH of New Jersey, Mr. LANGWORTHY, and Ms. GREENE of Georgia):

H. Res. 776. A resolution urging the Biden administration to rescind the release of \$6,000,000,000 in frozen Iranian funds and to lawfully enforce the Taylor Force Act; to the Committee on Foreign Affairs.

By Mrs. MILLER-MEEKS (for herself, Mr. LALOTA, Mr. MCCLINTOCK, Mrs. HARSHBARGER, Mr. RESCHENTHALER, Mr. SCOTT FRANKLIN of Florida, Mr. CISCOMANI, Mr. DONALDS, Mr. NORMAN, Mr. BERGMAN, Mr. VAN DREW, Mrs. CAMMACK, Mr. FEENSTRA, Mr. CARTER of Texas, Mr. BACON, Mr. SMITH of New Jersey, Mr. LANGWORTHY, Mr. GARBARINO, Mr. NUNN of Iowa, Mr. MOOLENAAR, Mr. VAN ORDEN, Ms. LETLOW, Mr. BANKS, Mr. SIMPSON, Mr. CARTER of Georgia, Mr. LAMALFA, Mr. CAREY, Mrs. HINSON, Mr. GUEST, and Mr. GRIFFITH):

H. Res. 777. A resolution urging the Biden administration to demand the release of all hostages in Gaza; to the Committee on Foreign Affairs.

By Mr. RYAN (for himself, Mr. MOULTON, Mr. HORSFORD, Ms. STRICKLAND, Mr. NADLER, Mr. GOLDMAN of New York, Ms. SHERRILL, Mr. JACKSON of North Carolina, Mr. AUCHINCLOSS, Mr. MEEKS, and Mr. MOSKOWITZ):

H. Res. 778. A resolution demanding Senator Tommy Tuberville stop threatening United States and Israel security;

By Mr. SOTO:

H. Res. 779. A resolution recognizing the importance of the National Park Service in preserving the legacy of LGBTQI+ people and honoring their contributions to American history through the preservation of historic places and landmarks; to the Committee on Natural Resources.

By Mr. VEASEY (for himself, Mr. DOGETT, Mr. PAYNE, and Ms. SEWELL):

H. Res. 780. A resolution expressing support for the goals of "World Sight Day" by promoting the importance of accessible, affordable, and inclusive eye care; to the Committee on Energy and Commerce.

[Submitted October 12, 2023]

By Ms. PEREZ (for herself and Ms. FOXX):

H.R. 5934. A bill to improve the effectiveness and performance of certain Federal financial assistance programs, and for other purposes; to the Committee on Oversight and Accountability.

By Ms. STANSBURY (for herself and Mr. BURGESS):

H.R. 5935. A bill to amend title XVIII of the Social Security Act to extend the Quality Payment Program-Small Practice, Underserved, and Rural Support program; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. AGUILAR (for himself, Mrs. GONZÁLEZ-COLÓN, Mr. EVANS, Mrs. WATSON COLEMAN, Mr. GOMEZ, and Ms. MENG):

H.R. 5936. A bill to require institutions of higher education to designate at least one employee to coordinate compliance with title VI of the Civil Rights Act of 1964, and for other purposes; to the Committee on Education and the Workforce.

By Mr. CAREY (for himself, Ms. NORTON, Mr. RASKIN, Mr. BEYER, Ms. WEXTON, Mr. SARBANES, Mr. SWALWELL, and Mr. FITZPATRICK):

H.R. 5937. A bill to amend title 40, United States Code, to require the Administrator of General Services to enter into a cooperative agreement with the National Children's Museum to provide the National Children's Museum rental space without charge in the Ronald Reagan Building and International Trade Center, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. CISCOMANI (for himself and Mrs. CHERILLUS-McCORMICK):

H.R. 5938. A bill to amend the Veterans' Benefits Improvements Act of 1996 and the Johnny Isakson and David P. Roe, M.D. Veterans Health Care and Benefits Improvement Act of 2020 to improve the temporary licensure requirements for contract health care professionals who perform medical disability examinations for the Department of Veterans Affairs, and for other purposes; to the Committee on Veterans' Affairs.

By Mr. CROW (for himself and Mr. GARBARINO):

H.R. 5939. A bill to require the Administrator of the Small Business Administration to establish a program to encourage small business concerns to make business succession plans, and for other purposes; to the Committee on Small Business, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GREEN of Texas:

H.R. 5940. A bill to establish a community disaster assistance fund for housing and community development and to authorize the Secretary of Housing and Urban Development to provide, from the fund, assistance through a community development block grant disaster recovery program, and for other purposes; to the Committee on Financial Services, and in addition to the Committee on Appropriations, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

sions as fall within the jurisdiction of the committee concerned.

By Mr. HARDER of California (for himself and Mr. GOLDEN of Maine):

H.R. 5941. A bill to amend the Federal Election Campaign Act of 1971 to limit the authority of corporations to establish and operate separate segregated funds utilized for political purposes, including the establishment or operation of a political committee, to nonprofit corporations, and for other purposes; to the Committee on House Administration.

By Mr. LALOTA:

H.R. 5942. A bill to withhold the pay of Members of Congress in certain cases, and for other purposes; to the Committee on House Administration.

By Ms. LEGER FERNANDEZ (for herself and Ms. STANSBURY):

H.R. 5943. A bill to withdraw certain Federal land in the Pecos Watershed area of the State of New Mexico from mineral entry, to designate the Thompson Peak Wilderness Area in the State of New Mexico, and for other purposes; to the Committee on Natural Resources.

By Ms. MACE (for herself, Mr. PANETTA, and Ms. PINGREE):

H.R. 5944. A bill to require the Administrator of the National Oceanic and Atmospheric Administration to establish an assessment program for offshore aquaculture, to require a study and report, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. MEUSER (for himself, Mr. RESCHENTHALER, Ms. MALLIOTAKIS, Mr. DONALDS, Mr. MANN, Mr. TIMMONS, Mrs. HOUCHEIN, Mr. STEIL, Mr. YAKYM, Mr. BACON, Mr. NORMAN, Ms. TENNEY, and Mrs. MILLER-MEEKS):

H.R. 5945. A bill to reinstate certain sanctions imposed with respect to Iran; to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, Oversight and Accountability, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PFLUGER (for himself, Mr. HERN, Mr. WILSON of South Carolina, Mr. GALLAGHER, Mr. ALFORD, Mr. ALLEN, Mr. BANKS, Mr. BARR, Mr. BENTZ, Ms. BOEBERT, Mr. WILLIAMS of New York, Mr. BUCHANAN, Mr. BURCHETT, Mrs. CAMMACK, Mr. CAREY, Mrs. MILLER of West Virginia, Mr. CISCOMANI, Mr. CLOUD, Mr. COLLINS, Mr. BISHOP of North Carolina, Mr. DONALDS, Mr. DUARTE, Mr. DUNCAN, Mr. ELLZEY, Mr. FEENSTRA, Mr. FITZPATRICK, Mr. FLEISCHMANN, Mr. FRY, Mr. MIKE GARCIA of California, Mr. GIMENEZ, Mr. GOODEN of Texas, Mr. GRIFFITH, Mr. GUEST, Ms. HAGEMAN, Mrs. HARSHBARGER, Mrs. HINSON, Mr. JACKSON of Texas, Mr. JOYCE of Pennsylvania, Mr. KUSTOFF, Mr. LANGWORTHY, Mr. MANN, Mrs. MILLER of Illinois, Mr. MCCLINTOCK, Mr. MEUSER, Mrs. MILLER-MEEKS, Mr. MOOLENAAR, Mr. MOORE of Utah, Mr. MORAN, Mr. NEHLS, Mr. NORMAN, Mr. NUNN of Iowa, Mr. OGLES, Mr. OWENS, Mr. PALMER, Mr. PENCE, Mr. RESCHENTHALER, Mr. ROSENDALE, Mr. ROY, Mr. RUTHERFORD, Mr. SANTOS, Mr. SELF, Mr. SESSIONS, Mr. SMITH of

New Jersey, Mr. STAUBER, Ms. STEFANIK, Mr. STEUBE, Mr. TIFFANY, Mr. TIMMONS, Mrs. WAGNER, Mr. WEBER of Texas, Mr. WEBSTER of Florida, Mr. WESTERMAN, Mr. YAKYM, Mr. ZINKE, Mr. LUTTRELL, Mr. LAMBORN, Mr. LOUDERMILK, Mr. WALBERG, Mr. BIGGS, Mr. BRECHEEN, Mr. WALTZ, Ms. VAN DUYNE, Mr. EZELL, Mr. GOOD of Virginia, Mr. CLINE, Mr. BILIRAKIS, Mr. CRENSHAW, Mr. FINSTAD, Mrs. LESKO, Mr. GRAVES of Missouri, Mr. WENSTRUP, Mr. BURGESS, Mr. ROSE, Mr. SMITH of Missouri, Ms. SALAZAR, Mr. GREEN of Tennessee, Mr. D'ESPOSITO, Mr. TONY GONZALES of Texas, Mr. HILL, Mr. LATURNER, Ms. LETLOW, Ms. TENNEY, Mr. CRAWFORD, Mr. BALDERSON, Mr. BOST, Ms. GREENE of Georgia, and Mr. ROGERS of Kentucky:

H.R. 5947. A bill to provide for the rescission of certain waivers and licenses relating to Iran, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, Oversight and Accountability, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. ROSENDALE (for himself, Mr. DONALDS, Mr. GOSAR, Mr. HIGGINS of Louisiana, Mr. BURLISON, Mr. BIGGS, Mr. GOOD of Virginia, Mr. CRANE, Mr. DUNCAN, and Mr. COLLINS):

H.R. 5948. A bill to terminate the Office of Gun Violence Prevention in the Executive Office of the President and prohibit the establishment of any similar successor office, and for other purposes; to the Committee on the Judiciary.

By Mr. ROSENDALE (for himself, Mr. GOSAR, Ms. VAN DUYNE, Mr. MOORE of Alabama, Mr. WEBER of Texas, Mr. BUCK, Mr. BRECHEEN, Mr. DUNCAN, and Mr. COLLINS):

H.R. 5949. A bill to amend title 18, United States Code, to enhance the privacy of legal gun owners, and for other purposes; to the Committee on the Judiciary.

By Ms. SALINAS (for herself and Mr. BAIRD):

H.R. 5950. A bill to amend the National Quantum Initiative Act to upgrade and improve access to quantum research resources, and for other purposes; to the Committee on Science, Space, and Technology.

By Ms. SALINAS (for herself, Ms. BONAMICI, Mr. BLUMENAUER, and Ms. HOYLE of Oregon):

H.R. 5951. A bill to require the Secretary of Agriculture to establish and maintain a training program for Department of Agriculture personnel and third-party providers on the rapidly evolving methodologies, science, and practices of biological soil health management systems on agricultural land, and for other purposes; to the Committee on Agriculture.

By Mrs. STEEL:

H.R. 5952. A bill to prohibit United States funds to the Palestinian Authority; to the Committee on Foreign Affairs.

By Mrs. SYKES:

H.R. 5953. A bill to amend the Internal Revenue Code of 1986 to expand the earned income and child tax credits, and for other purposes; to the Committee on Ways and Means.

By Ms. TENNEY (for herself, Mr. MORELLE, Mr. LANGWORTHY, Mr. D'ESPOSITO, and Mr. GARBARINO):

H.R. 5954. A bill to amend the John D. Dingell, Jr. Conservation, Management, and Recreation Act to designate as a component of the National Heritage Area System the Finger Lakes National Heritage Area in the

State of New York, and for other purposes; to the Committee on Natural Resources.

By Mr. GOOD of Virginia (for himself, Mr. GOLDEN of Maine, Mr. GUEST, Mr. KELLY of Mississippi, Mr. GRIFFITH, Mr. ROSENDALE, and Mr. BENTZ):

H. Res. 781. A resolution expressing support for the designation of October 12, 2023, as "National Loggers Day"; to the Committee on Oversight and Accountability.

By Mr. JOYCE of Ohio (for himself and Ms. BONAMICI):

H. Res. 782. A resolution thanking and promoting the professions of perinatal nurses by encouraging participation in National Perinatal Nurses Week; to the Committee on Energy and Commerce.

By Ms. PINGREE (for herself, Ms. SALAZAR, Mr. McGOVERN, Mr. COSTA, Ms. CROCKETT, and Ms. BROWN):

H. Res. 783. A resolution supporting the designation of October 16, 2023, and October 16, 2024, as "World Food Day"; to the Committee on Oversight and Accountability.

[Submitted October 13, 2023]

By Mr. ESPAILLAT (for himself, Ms. VELÁZQUEZ, Ms. JACKSON LEE, Ms. ESCOBAR, Mr. BOWMAN, Ms. MCCOLUM, and Mr. THANEDAR):

H.R. 5955. A bill to amend the State Department Basic Authorities Act of 1956 to establish a repatriation grant program; to the Committee on Foreign Affairs.

By Mrs. KIGGANS of Virginia:

H.R. 5956. A bill to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to provide additional information about certain postsecondary educational institutions to individuals entitled to educational assistance under the laws administered by such Secretary; to the Committee on Veterans' Affairs.

By Ms. MENG (for herself, Mr. KHANNA, Ms. CHU, Mrs. WATSON COLEMAN, Ms. MOORE of Wisconsin, Ms. SCHAKOWSKY, and Ms. CROCKETT):

H.R. 5957. A bill to amend the Public Health Service Act to establish a program of research regarding the risks posed by the presence of dioxins, phthalates, pesticides, chemical fragrances, and other components of menstrual products and intimate care products; to the Committee on Energy and Commerce.

By Ms. SPANBERGER (for herself and Mr. NUNN of Iowa):

H.R. 5958. A bill to amend title XI of the Social Security Act to require that direct-to-consumer advertisements for drugs and biologicals include an appropriate disclosure of pricing information;

By Mr. TIFFANY (for himself and Mr. OGLES):

H.R. 5959. A bill to make ineligible for visas, admission, or parole aliens that are holders of passports issued by the Palestinian Authority; to the Committee on the Judiciary.

By Mr. SCHNEIDER (for himself, Mr. HILL, Ms. CROCKETT, Mr. DAVIS of Illinois, Ms. SEWELL, Mr. GRIJALVA, Ms. NORTON, Mr. JACKSON of Illinois, Mrs. WATSON COLEMAN, Mr. CAREY, and Mr. SOTO):

H. Res. 784. A resolution supporting the designation of October 15, 2023, as "National Pregnancy and Infant Loss Remembrance Day" and recognizing the people who have lost a pregnancy or an infant; to the Committee on Oversight and Accountability.

By Mr. SOTO (for himself, Ms. CROCKETT, Ms. BARRAGÁN, Mr. GARCÍA of Illinois, Mr. VICENTE GONZALEZ of Texas, Ms. KUSTER, Mr. VARGAS, Mr. COSTA, Mr. CORREA, Ms. SALINAS, and Ms. ESCOBAR):

H. Res. 785. A resolution recognizing the diaspora of Hispanic culture, and the represen-

tation of Hispanics in the legal profession and the judiciary; to the Committee on the Judiciary.

[Submitted October 16, 2023]

By Mr. KRISHNAMOORTHI (for himself and Mr. JAMES):

H.R. 5960. A bill to amend the Fair Labor Standards Act of 1938 to impose restrictions relating to prospective employees' educational credentials, and for other purposes; to the Committee on Education and the Workforce.

By Mr. McCaul (for himself, Mr. SCALISE, Ms. STEFANIK, Mr. WILSON of South Carolina, Mrs. RODGERS of Washington, Mr. BARR, Mr. BURCHETT, Mrs. WAGNER, Ms. SALAZAR, Mr. KEAN of New Jersey, Mr. BAIRD, Mr. SMITH of New Jersey, Mr. ISSA, Mr. MORAN, Mr. JAMES, Mr. WALTZ, Mr. SELF, Mrs. RADEWAGEN, Mr. MAST, Mr. MCCORMICK, Mrs. KIM of California, Mr. BUCK, Mr. MILLS, Mr. HUIZENGA, Mr. JACKSON of Texas, and Mr. LAWLER):

H.R. 5961. A bill to freeze certain Iranian funds involved in the 2023 hostage deal between the United States and Iran, and for other purposes; to the Committee on Foreign Affairs.

By Mr. NEGUSE (for himself and Ms. PETTERSEN):

H.R. 5962. A bill to redesignate the Mount Evans Wilderness as the "Mount Blue Sky Wilderness", and for other purposes; to the Committee on Natural Resources.

By Ms. NORTON:

H.R. 5963. A bill to amend title 11, District of Columbia Official Code, to provide that grand and petit jurors serving in the Superior Court of the District of Columbia shall receive fees and expenses at the same rates paid to grand and petit jurors appearing in the district courts of the United States; to the Committee on Oversight and Accountability.

By Ms. BUSH (for herself, Ms. TLAIB, Mr. CARSON, Ms. LEE of Pennsylvania, Mrs. RAMIREZ, Mr. BOWMAN, Mrs. WATSON COLEMAN, Mr. GARCÍA of Illinois, Mr. JACKSON of Illinois, Ms. OCASIO-CORTEZ, Ms. OMAR, Ms. PRESSLEY, and Ms. VELÁZQUEZ):

H. Res. 786. A resolution calling for an immediate deescalation and cease-fire in Israel and occupied Palestine; to the Committee on Foreign Affairs.

By Mr. KELLY of Pennsylvania:

H. Res. 787. A resolution electing Representative Patrick T. McHenry Speaker pro tempore; to the Committee on Rules.

By Ms. NORTON:

H. Res. 788. A resolution honoring the lives, work, and sacrifice of Joseph Curseen, Jr., and Thomas Morris, Jr., the 2 United States Postal Service employees who died as a result of their contact with anthrax while working at the United States Postal facility located at 900 Brentwood Road NE, Washington, DC, during the anthrax attack in the fall of 2001; United States Postal Service employees, who have continued to work diligently in service to the people of the United States notwithstanding the anthrax attack; as well as the other 3 Americans who died and the 17 who became ill in the attack; to the Committee on Oversight and Accountability.

By Mr. VAN DREW:

H. Res. 789. A resolution condemning the heinous actions of Hamas and affirming the support of the United States for Israel's right to exist and defend itself; to the Committee on Foreign Affairs.

[Submitted October 17, 2023]

By Mr. CURTIS:

H.R. 5964. A bill to reduce methane emissions from flaring and venting natural gas

during oil and natural gas production activities, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. SMITH of New Jersey (for himself and Ms. MANNING):

H.R. 5965. A bill to amend the State Department Basic Authorities Act of 1956 to provide for an exemption of reimbursement for certain travel to return to the United States, and for other purposes; to the Committee on Foreign Affairs.

By Mr. BEYER:

H.R. 5966. A bill to amend the Commodity Exchange Act with respect to reporting digital commodity transactions; to the Committee on Agriculture.

By Mr. EDWARDS

H.R. 5967. A bill to amend titles III and IX of the Social Security Act to require individuals receiving unemployment compensation to fulfill certain requirements in relation to suitable work, and for other purposes; to the Committee on Ways and Means.

By Mr. LANGWORTHY (for himself, Mr. WEBER of Texas, Mr. DONALDS, Mr. STEUBE, Ms. MALLIOTAKIS, Mrs. CAMMACK, Mr. LAMBORN, and Mr. BALDERSON):

H.R. 5968. A bill to amend the State Department Basic Authorities Act of 1956 to provide for a crisis evacuation loan program, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Appropriations, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LUTTRELL:

H.R. 5969. A bill to direct the Secretary of Homeland Security to revise certain regulations to permit certain children to accompany their parents or legal guardians through Global Entry airport lanes, and for other purposes; to the Committee on Homeland Security, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. NEGUSE (for himself and Mr. COLE):

H.R. 5970. A bill to amend the Indian Self-Determination and Education Assistance Act to allow the Secretary of Agriculture to enter into self-determination contracts with Indian Tribes and Tribal organizations to carry out supplemental nutrition assistance programs; to the Committee on Agriculture.

By Mr. NEGUSE:

H.R. 5971. A bill to require the Secretary of Agriculture to direct a study on soil health of Federal lands, and for other purposes; to the Committee on Agriculture.

By Mr. NEGUSE:

H.R. 5972. A bill to direct the Secretary of Defense to provide temporary housing for military families on housing waitlists; to the Committee on Armed Services.

By Mr. NEWHOUSE (for himself, Mr. CARBAJAL, Mr. PANETTA, Ms. PINGREE, and Mr. VALADAO):

H.R. 5973. A bill to amend the Organic Foods Production Act of 1990 to provide for continuous improvement of organic standards, and for other purposes; to the Committee on Agriculture.

By Ms. NORTON

H.R. 5974. A bill to prohibit the use of Federal funds to install new permanent fencing around the United States Capitol, any of the

Capitol Buildings, or any portion of the Capitol Grounds; to the Committee on Transportation and Infrastructure.

By Mrs. WATSON COLEMAN (for herself, Mr. FITZPATRICK, Mr. KEAN of New Jersey, Mrs. NAPOLITANO, Ms. NORTON, Mr. TRONE, Mr. ALLRED, Mr. JACKSON of Illinois, Mr. MOSKOWITZ, Ms. CROCKETT, Ms. SALINAS, Ms. LEE of California, Ms. BALINT, Mr. HARDER of California, Ms. JACKSON LEE, Mr. TORRES of New York, Mr. BOWMAN, Mr. MULLIN, Ms. DEAN of Pennsylvania, Mr. RUIZ, Mr. CARTER of Louisiana, Ms. PETTERSEN, Mr. MAGAZINER, Ms. MCCOLLUM, and Ms. VELÁZQUEZ):

H.R. 5976. A bill to establish a Youth Mental Health Research Initiative in the National Institutes of Health for purposes of encouraging collaborative research to improve youth mental health; to the Committee on Energy and Commerce.

By Mr. WENSTRUP (for himself and Ms. SPANBERGER):

H.R. 5977. A bill to improve the classification and declassification of national security information, and for other purposes; to the Committee on Oversight and Accountability, and in addition to the Committees on Intelligence (Permanent Select), and Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BEYER (for himself and Ms. MACE):

H. Res. 790. A resolution expressing the sense of the House of Representatives that corporations should commit to utilizing the benefits of gender diversity in boards of directors and other senior management positions; to the Committee on Education and the Workforce.

By Mr. GARBARINO (for himself, Mr. SOTO, Ms. NORTON, Mr. FITZPATRICK, and Mr. BACON):

H. Res. 791. A resolution expressing support for the designation of October 2023 as “National Down Syndrome Awareness Month”; to the Committee on Energy and Commerce.

By Mr. JOHNSON of Georgia (for himself, Ms. BLUNT ROCHESTER, Ms. SEWELL, Ms. STRICKLAND, Ms. JACKSON LEE, Mr. VEASEY, Ms. DEAN of Pennsylvania, Ms. WILLIAMS of Georgia, Ms. LEE of California, Mr. GRIJALVA, Mr. CARTER of Louisiana, Ms. CROCKETT, Mr. DAVID SCOTT of Georgia, Mr. COHEN, Mr. BILIRAKIS, Mr. DAVIS of North Carolina, and Mrs. CHERFILUS-McCORMICK):

H. Res. 792. A resolution expressing support for the designation of October 17, 2023, as “National Vitiligo Awareness Day”; to the Committee on Energy and Commerce.

By Ms. STEVENS (for herself, Mr. HILL, Ms. NORTON, Mr. VARGAS, Mr. MCCLINTOCK, Mr. COHEN, Mr. FLEISCHMANN, Ms. LEE of California, Mrs. CHERFILUS-McCORMICK, Mr. BOST, Ms. CROCKETT, Mr. DONALDS, Mr. NICKEL, Mrs. TORRES of California, Mr. MOSKOWITZ, Ms. TENNEY, Mr. POSEY, Mr. TONKO, Ms. WILD, Mr. COSTA, Mr. TORRES of New York, Mrs. DINGELL, Ms. KAPTUR, Ms. STANSBURY, Mr. BEYER, Mr. CARSON, Ms. GARCIA of Texas, Mr. JOHNSON of Ohio, Mr. LANDSMAN, Ms. MACE, Mr. NORMAN, Mr. MOLINARO, Mr. WALBERG, Ms. SCHAKOWSKY, Ms. SCHOLTEN, Mr. RUIZ, Mrs. TRAHAN, Mrs. WATSON COLEMAN, Mr. LAMBORN, Mr. STEIL, Mr. BURGESS, Ms. MCCOLLUM, Ms. BUDZINSKI, Mr. BEAN of Florida, Mr. THOMPSON of California,

Mr. MCCORMICK, Mrs. KIM of California, Mr. IVEY, Mr. STANTON, Mr. ARMSTRONG, Mr. FULCHER, Ms. JACKSON LEE, Mr. SCHNEIDER, Ms. WILLIAMS of Georgia, Mr. PETERS, Mr. WESTERMAN, Mr. GREEN of Texas, Mr. BOYLE of Pennsylvania, Ms. SLOTKIN, Mr. SCHIFF, Mr. JOHNSON of Georgia, Mr. NORCROSS, Ms. SCHRIER, Ms. WILSON of Florida, Mr. WEBSTER of Florida, Mr. FITZPATRICK, Mr. OGLES, Mrs. NAPOLITANO, Mr. MORAN, Mr. EDWARDS, Ms. STEFANIK, Mr. BISHOP of Georgia, Ms. MANNING, Mr. BOWMAN, Mr. DAVIS of Illinois, Mr. BIGGS, Mr. BAIRD, Ms. SALAZAR, Mr. NUNN of Iowa, Mr. NEWHOUSE, Ms. TITUS, Ms. PRESSLEY, Mr. KILMER, Ms. LOFGREN, Mr. QUIGLEY, Mr. AUCHINCLOSS, Mr. WILLIAMS of Texas, Mr. CONNOLLY, Ms. PORTER, Mr. BUSHON, Mr. MAGAZINER, Ms. BARRAGÁN, Mr. DOGGETT, Mr. RYAN, Mr. DUARTE, Ms. MOORE of Wisconsin, Mr. GRIJALVA, Mr. GOLDMAN of New York, Mr. CARTER of Louisiana, Mr. GOTHEIMER, Mr. VAN DREW, Mr. PANETTA, Mr. WOMACK, Mr. KILDEE, Mr. CUELLAR, Mr. CROW, Ms. LEE of Nevada, Ms. KELLY of Illinois, Mr. SWALWELL, Mr. TRONE, Mrs. BEATTY, Ms. LOIS FRANKEL of Florida, Ms. KAMLAGER-DOVE, Ms. BONAMICI, Mr. RASKIN, Mr. PASCRELL, Ms. BROWNLEY, Mr. LIEU, Mr. BLUMENAUER, Mr. CASAR, Mr. ROBERT GARCIA of California, Ms. VELÁZQUEZ, Mr. EVANS, Ms. JACOBS, Mr. MOULTON, Ms. PETTERSEN, Ms. CASTOR of Florida, Ms. OMAR, Mr. THANEDAR, Mr. DESAULNIER, Ms. CRAIG, Mr. THOMPSON of Mississippi, Ms. LEE of Pennsylvania, Ms. BROWN, Ms. ADAMS, Mr. KUSTOFF, Ms. TOKUDA, Mr. MFUME, Mr. GARCIA of Illinois, Ms. CHU, Ms. OCASIO-CORTÉZ, Mr. KEATING, Ms. HOYLE of Oregon, Ms. DE LA CRUZ, Mr. LYNCH, Mrs. MILLER of West Virginia, Ms. MALLIOTAKIS, Mr. PAPPAS, Mr. GARBARINO, Ms. SEWELL, Ms. ROSS, Ms. MENG, Ms. DEAN of Pennsylvania, Mr. RUPPERSBERGER, Ms. SHERRILL, Mr. SORENSEN, Ms. SÁNCHEZ, Ms. STRICKLAND, Mr. DELUZIO, Mr. JACKSON of Illinois, Mr. GOMEZ, Mr. CISCOMANI, Mr. SHERMAN, Mr. CLYDE, Mr. LEVIN, Mrs. FLETCHER, Mr. MORELLE, Mr. CÁRDENAS, Mr. SAR-BANES, Mrs. CHAVEZ-DEMERÉ, Mr. McGOVERN, Ms. BALINT, Mr. CLEAVER, Mr. PALLONE, Mr. MANN, Mr. CASE, Mr. AMODEI, Ms. DEGETTE, Mr. KIM of New Jersey, Mr. PAYNE, Mr. MENENDEZ, Mr. GREEN of Tennessee, Ms. WASSERMAN SCHULTZ, Mr. ARRINGTON, Mr. COURTNEY, Mr. LUTTRELL, Mr. ALLRED, Ms. MATSUI, Ms. McCLELLAN, Mr. CORREA, Ms. BUSH, Mr. CASTEN, Mr. LANGWORTHY, Mr. BILIRAKIS, Mr. HOYER, Mrs. RAMIREZ, and Mr. STAUBER):

H. Res. 793. A resolution calling on Hamas to immediately release hostages taken during October 2023 attack on Israel; to the Committee on Foreign Affairs.

[Submitted October 18, 2023]

By Mr. BUSHON:

H.R. 5978. A bill to amend the Fair Packaging and Labeling Act to establish a Federal standard relating to ingredient disclosure in cleaning products, and for other purposes; to the Committee on Energy and Commerce.

By Ms. DE LA CRUZ (for herself, Mr. GREEN of Texas, Mr. CRENSHAW, Mr. POSEY, Mr. OGLES, Mr. GOODEN of Texas, Mr. MOORE of Alabama, and Mr. SESSIONS):

H.R. 5979. A bill to require each enterprise to include on the Uniform Residential Loan Application a disclaimer to increase awareness of the direct and guaranteed home loan programs of the Department of Veterans Affairs, and for other purposes; to the Committee on Financial Services.

By Mr. ESPAILLAT (for himself and Ms. NORTON):

H.R. 5980. A bill to amend title 49, United States Code, to authorize state of good repair grants to be used for public transportation resilience improvement, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. TONY GONZALES of Texas:

H.R. 5981. A bill to prohibit the use of Federal funds to be used to support drag theater performances; to the Committee on Oversight and Accountability.

By Ms. KAMLAGER-DOVE (for herself and Ms. SALAZAR):

H.R. 5982. A bill to provide visa availability for the Government Employee Immigrant Visa program, and for other purposes; to the Committee on the Judiciary.

By Mr. LARSEN of Washington (for himself, Mrs. NAPOLITANO, Mr. BEYER, Ms. STANSBURY, Mr. AGUILAR, Mr. ALLRED, Mr. AUCHINCLOSS, Ms. BALINT, Ms. BARRAGÁN, Mrs. BEATTY, Mr. BLUMENAUER, Ms. BONAMICI, Mr. BOWMAN, Ms. BROWNLEY, Mr. CARBAJAL, Mr. CÁRDENAS, Mr. CARSON, Mr. CARTER of Louisiana, Mr. CASAR, Mr. CASE, Ms. CASTOR of Florida, Mr. CLEAVER, Mr. COHEN, Mr. CONNOLLY, Ms. CROCKETT, Mr. CROW, Mr. DAVIS of Illinois, Ms. DEGETTE, Mr. DESAULNIER, Mrs. DINGELL, Ms. ESCOBAR, Mr. ESPAILLAT, Mr. EVANS, Mrs. FOUSHÉE, Ms. LOIS FRANKEL of Florida, Mr. GARCÍA of Illinois, Mr. ROBERT GARCIA of California, Ms. GARCIA of Texas, Mr. GOLDMAN of New York, Mr. GOMEZ, Mr. GOTTHEIMER, Mr. GRIJALVA, Ms. HOYLE of Oregon, Mr. HUFFMAN, Ms. JACKSON LEE, Ms. JACOBS, Ms. JAYAPAL, Mr. JOHNSON of Georgia, Ms. KAMLAGER-DOVE, Ms. KAPTUR, Mr. KHANNA, Mr. KILMER, Mr. KIM of New Jersey, Mr. KRISHNAMOORTHI, Ms. LEE of California, Mr. LEVIN, Mr. LIEU, Mr. LYNCH, Mr. MAGAZINER, Ms. MATSUI, Ms. MCCLELLAN, Ms. MCCOLLUM, Mr. MCGARVEY, Mr. McGOVERN, Mr. MENENDEZ, Ms. MENG, Mr. MFUME, Ms. MOORE of Wisconsin, Mr. MORELLE, Mr. MOULTON, Mr. MULLIN, Mr. NADLER, Mr. NEGUSE, Mr. NORCROSS, Ms. NORTON, Ms. OCASIO-CORTEZ, Mr. PALLONE, Mr. PASCRELL, Mr. PAYNE, Mr. PETERS, Ms. PINGREE, Ms. PORTER, Ms. PRESSLEY, Mrs. RAMIREZ, Mr. RASKIN, Mr. RUPPERSBERGER, Ms. SALINAS, Ms. SÁNCHEZ, Mr. SARBANES, Ms. SCANLON, Ms. SCHAKOWSKY, Mr. SCHIFF, Mr. SCHNEIDER, Ms. SCHOLTEIN, Mr. SCOTT of Virginia, Ms. SEWELL, Mr. SMITH of Washington, Ms. STEVENS, Ms. STRICKLAND, Mr. TAKANO, Mr. THANEDAR, Mr. THOMPSON of Mississippi, Ms. TITUS, Ms. TOKUDA, Mr. TONKO, Mr. TORRES of New York, Mrs. TRAHAN, Mr. TRONE, Mr. VARGAS, Mr. VASQUEZ, Ms. VELÁZQUEZ, Ms. WASSERMAN SCHULTZ, Mrs. WATSON COLEMAN, Ms. WEXTON, Ms. WILLIAMS of Georgia, Ms. WILSON of Florida, Mr. CASTRO of Texas, and Ms. WATERS):

H.R. 5983. A bill to amend the Federal Water Pollution Control Act to restore a national minimum standard of protection for the water resources of the United States while providing certainty to regulated enti-

ties; to the Committee on Transportation and Infrastructure.

By Mr. LAWLER (for himself and Mr. ESPAILLAT):

H.R. 5984. A bill to authorize the Secretary of Health and Human Services, acting through the Administrator of the Health Resources and Services Administration, to award grants for expanding, modernizing, or streamlining emergency room operations; to the Committee on Energy and Commerce.

By Mr. LEVIN (for himself, Mrs. KIM of California, Ms. SÁNCHEZ, Mrs. STEEL, Mr. CORREA, Mr. ISSA, Ms. PORTER, Mr. PETERS, Ms. JACOBS, and Mr. VARGAS):

H.R. 5985. A bill to designate the facility of the United States Postal Service located at 517 Seagaze Drive in Oceanside, California, as the "Charlesetta Reece Allen Post Office Building"; to the Committee on Oversight and Accountability.

By Mr. MAST:

H.R. 5986. A bill to prohibit funds for the Palestinian-controlled West Bank or Gaza; to the Committee on Foreign Affairs.

By Mrs. MCBATH (for herself, Ms. MANNING, and Mr. MRVAN):

H.R. 5987. A bill to amend the Adult Education and Family Literacy Act and the Workforce Innovation and Opportunity Act to strengthen adult education; to the Committee on Education and the Workforce.

By Ms. BROWNLEY (for herself, Mrs. HOUCHEIN, Ms. NORTON, Ms. CROCKETT, and Mr. TAKANO):

H. Res. 794. A resolution recognizing the significance of "National Learning Disabilities Awareness Month"; to the Committee on Education and the Workforce.

By Mr. GARBARINO (for himself, Mr. SWALWELL, Ms. LEE of Florida, Mr. LAWLER, Mr. D'ESPOSITO, Mr. CARTER of Louisiana, Mr. LUTTRELL, Mr. GIMENEZ, Ms. BLUNT ROCHESTER, Mr. MENENDEZ, Ms. JACKSON LEE, and Mr. EZELL):

H. Res. 795. A resolution expressing support for the proclamation of a "National Cybersecurity Awareness Month"; to the Committee on Homeland Security, and in addition to the Committee on Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. TONY GONZALES of Texas:

H. Res. 796. A resolution condemning foreign nationals in the United States who have endorsed and espoused the actions of foreign terrorist organizations (FTO) in Gaza who, on October 7, 2023, launched attacks against the State of Israel, and killed innocent Israeli and United States citizens; to the Committee on Foreign Affairs, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

[Submitted October 19, 2023]

By Mr. SMITH OF MISSOURI (for himself, Mr. NEAL, Mr. SMITH of Nebraska, Mr. KELLY of Pennsylvania, Mr. SCHWEIKERT, Mr. LAHOOD, Mr. SMUCKER, Mr. MURPHY, Mr. KUSTOFF, Ms. TENNEY, Mr. MOORE of Utah, Mrs. STEEL, Mr. CAREY, Ms. SÁNCHEZ, Ms. DELBENE, Ms. CHU, and Mr. WENSTRUP):

H.R. 5988. A bill to amend the Internal Revenue Code of 1986 to provide special rules for the taxation of certain residents of Taiwan with income from sources within the United States; to the Committee on Ways and Means.

By Ms. CARAVEO (for herself, Mr. MOOLENAAR, Mr. MOYLAN, and Ms. SALINAS):

H.R. 5989. A bill to authorize rural health facilities to use certain Federal agricultural credit assistance for the purpose of refinancing debt obligations, updating necessary services, technology, and equipment, and supporting ancillary needs; to the Committee on Agriculture.

By Mr. CISCOMANI (for himself and Mr. VICENTE GONZALEZ of Texas):

H.R. 5990. A bill to amend the Homeland Security Act of 2002 to authorize Office of Field Operations positions, and for other purposes; to the Committee on Homeland Security.

By Mr. GARAMENDI:

H.R. 5991. A bill to require the Commandant of the Coast Guard and the Commissioner of U.S. Customs and Border Protection to make certain determinations in enforcing the Jones Act, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. HARDER OF CALIFORNIA (for himself and Mr. MANN):

H.R. 5992. A bill to amend the Federal Crop Insurance Act to modify eligibility for prevented planting insurance under certain drought conditions, and for other purposes; to the Committee on Agriculture.

By Mr. HILL:

H.R. 5993. A bill to amend the Consumer Financial Protection Act of 2010 to clarify the funding of the Bureau of Consumer Financial Protection, and for other purposes; to the Committee on Financial Services.

By Mr. ISSA:

H.R. 5994. A bill to provide for full enforcement of oil sanctions against Iran, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, Ways and Means, and Oversight and Accountability, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. KILMER (for himself, Mr. CONNOLLY, Mr. VALADAO, and Mr. BACON):

H.R. 5995. A bill to amend title 5, United States Code, to provide that civilian service in a temporary position after December 31, 1988, may be creditable service under the Federal Employees Retirement System, and for other purposes; to the Committee on Oversight and Accountability.

By Mr. KUSTOFF (for himself, Mr. LAWLER, and Mr. MILLER of Ohio):

H.R. 5996. A bill to prohibit any direct or indirect United States funding for the territory of Gaza unless certain conditions are met; to the Committee on Foreign Affairs.

By Ms. LEE OF NEVADA (for herself, Mr. CISCOMANI, and Mr. TONKO):

H.R. 5997. A bill to require the Secretary of Energy to further develop and support the adoption of a voluntary streamlined permitting and inspection process for authorities having jurisdiction over the permitting of qualifying distributed energy systems, and for other purposes; to the Committee on Energy and Commerce.

By Ms. LEGER FERNANDEZ (for herself, Mr. SCOTT of Virginia, Ms. DEAN of Pennsylvania, Ms. WILSON of Florida, Mrs. CHERILLUS-MC CORMICK, Ms. ADAMS, Mr. VARGAS, and Mr. GARCÍA of Illinois):

H.R. 5998. A bill to amend the Higher Education Act of 1965 to establish grants for tuition-free community colleges, student success grants, and grants for Historically

Black Colleges and Universities, Tribal Colleges and Universities, and Minority-Serving Institutions, and for other purposes; to the Committee on Education and the Workforce.

By Mr. MFUME (for himself, Ms. VELÁZQUEZ, Mr. THANEDAR, Ms. SCHOLTER, Mr. MCGARVEY, Mr. LANDSMAN, and Mr. PHILLIPS):

H.R. 5999. A bill to enhance the ability of the Office of the National Ombudsman to assist small businesses in meeting regulatory requirements and develop outreach initiatives to promote awareness of the services the Office of the National Ombudsman provides, and for other purposes; to the Committee on Small Business.

By Mr. NUNN of IOWA (for himself and Mr. LUETKEMEYER):

H.R. 6000. A bill to freeze \$6,000,000,000 of Iranian funds held in Qatar, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committees on Financial Services, Oversight and Accountability, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PANETTA (for himself, Mr. AUSTIN SCOTT of Georgia, Mr. KELLY of Mississippi, Mr. HUDSON, and Mr. CARBAJAL):

H.R. 6001. A bill to provide that members of the Armed Forces performing services in Niger, Mali, Burkina Faso, and Chad shall be entitled to tax benefits in the same manner as if such services were performed in a combat zone; to the Committee on Ways and Means.

By Mr. PHILLIPS (for himself, Mr. HILL, and Ms. DAVIDS of Kansas):

H.R. 6002. A bill to allow participants in the Service Corps of Retired Executives to teach entrepreneurship at community learning centers, and for other purposes; to the Committee on Small Business, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. PORTER (for herself, Ms. BARRAGÁN, Mr. DOGETT, Ms. JAYAPAL, Mr. JOHNSON of Georgia, Ms. NORTON, Ms. SCANLON, Mr. TONKO, Mr. MULLIN, Mr. NEGUSE, Ms. TLAIB, Ms. CHU, Ms. MENG, Ms. CASTOR of Florida, Mrs. FOUSHÉE, Mr. KRISHNAMOORTHI, Mr. JACKSON of Illinois, Ms. SPANBERGER, Ms. OMAR, Mr. GRIJALVA, Mr. POCAN, Ms. CLARKE of New York, Mr. MCGOVERN, and Ms. LEE of California):

H.R. 6003. A bill to amend the Fair Credit Reporting Act to prohibit the inclusion of medical debt on a consumer report, and for other purposes; to the Committee on Financial Services.

By Ms. PRESSLEY (for herself, Ms. ADAMS, Ms. BUSH, Ms. TLAIB, Ms. UNDERWOOD, Ms. KELLY of Illinois, Ms. MATSUI, Ms. JACKSON LEE, Mr. COHEN, Ms. NORTON, Ms. VELÁZQUEZ, Mr. JOHNSON of Georgia, Mr. LYNCH, Ms. CROCKETT, Ms. SCHAKOWSKY, and Mrs. WATSON COLEMAN):

H.R. 6004. A bill to amend titles XIX and XXI of the Social Security Act to improve Medicaid and the Children's Health Insurance Program for low-income mothers; to the Committee on Energy and Commerce.

By Mr. RUPPERSBERGER (for himself and Mr. LAWLER):

H.R. 6005. A bill to amend the Consolidated Appropriations Act, 2023, to expand the replacement of stolen EBT benefits under the supplemental nutrition assistance program; to the Committee on Agriculture.

By Ms. SALINAS (for herself and Ms. HOYLE of Oregon):

H.R. 6006. A bill to amend the Richard B. Russell National School Lunch Act to establish a vehicle summer meal delivery pilot program, and for other purposes; to the Committee on Education and the Workforce.

By Ms. TENNEY (for herself and Mr. KILDEE):

H.R. 6007. A bill to amend the Internal Revenue Code of 1986 to provide for a micro-employer pension plan startup credit; to the Committee on Ways and Means.

By Mr. MILLS (for himself, Ms. MALLIOTAKIS, Mr. DONALDS, Mrs. CHAVEZ-DEREMER, Mr. LAWLER, Mr. COLLINS, Mrs. LUNA, Mr. NORMAN, Mr. BIGGS, Mr. WEBER of Texas, Mr. DUNCAN, Mr. MCGORMICK, Mrs. CAMMACK, Mr. OWENS, Mr. CAREY, Mr. KELLY of Pennsylvania, Mr. JACKSON of Texas, Mr. D'ESPOSITO, and Mr. TIMMONS):

H. Res. 797. A resolution condemning the Biden Administration for failing to fulfill the United States Government's duty to American citizens left stranded in Israel; to the Committee on Foreign Affairs.

By Ms. PLASKETT:

H. Res. 799. A resolution honoring the Virgin Islands National Guard on its 50th anniversary; to the Committee on Armed Services.

By Ms. TITUS (for herself, Mr. HORSFORD, and Ms. LEE of Nevada):

H. Res. 800. A resolution congratulating the Las Vegas Aces for winning the 2023 Women's National Basketball Association Finals; to the Committee on Oversight and Accountability.

[Submitted October 20, 2023]

By Mr. GRAVES of Louisiana (for himself, Mr. EZELL, Mr. CARL, and Mr. HUNT):

H.R. 6008. A bill to prohibit the implementation of certain documents until the Assistant Administrator for Fisheries of the National Marine Fisheries Service issues documents relating to the Rice's whale; to the Committee on Natural Resources.

By Ms. BOEBERT (for herself, Ms. HAGEMAN, Mr. STAUBER, Mr. GOSAR, Mr. LAMBORN, Mr. MCCLINTOCK, Mr. NORMAN, Mrs. MILLER of Illinois, Mr. HIGGINS of Louisiana, Mr. NEHLS, and Mr. OGLES):

H.R. 6009. A bill to require the Director of the Bureau of Land Management to withdraw the proposed rule relating to fluid mineral leases and leasing process, and for other purposes; to the Committee on Natural Resources.

By Mr. McCORMICK (for himself, Mr. COLLINS, Mr. MCCLINTOCK, Mr. WALTZ, and Mr. CLYDE):

H.R. 6010. A bill to invalidate the use of United States passports to travel to Iran, and for other purposes; to the Committee on Foreign Affairs.

By Mr. VALADAO (for himself and Mr. NEWHOUSE):

H.R. 6011. A bill to direct the Secretary of the Interior and the Secretary of Agriculture to notify applicants of the completion status of right-of-way applications under section 501 of the Federal Land Policy and Management Act of 1976 and section 28 of the Mineral Leasing Act; to the Committee on Natural Resources, and in addition to the Committee on Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CARBAJAL (for himself, Mrs. CHAVEZ-DEREMER, Mr. COSTA, and Mr. VALADAO):

H.R. 6012. A bill to authorize the Secretary of Agriculture to permit removal of trees

around electrical lines on National Forest System land without conducting a timber sale, and for other purposes; to the Committee on Agriculture, and in addition to the Committee on Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CORREA (for himself, Ms. LEE of California, Mr. GRIJALVA, Ms. NORTON, Ms. TLAIB, Mr. THANEDAR, and Mr. TRONE):

H.R. 6013. A bill to amend the Internal Revenue Code of 1986 to establish a business tax credit for the purchase of zero-emission electric lawn, garden, and landscape equipment, and for other purposes; to the Committee on Ways and Means.

By Ms. DEAN of Pennsylvania (for herself, Ms. SCANLON, Mr. COHEN, Mr. SWALWELL, and Ms. NORTON):

H.R. 6014. A bill to amend chapter 44 of title 18, United States Code, to restrict the ability to transfer business inventory firearms, and for other purposes; to the Committee on the Judiciary.

By Mr. LUETKEMEYER:

H.R. 6015. A bill to require the President to prevent the abuse of financial sanctions exemptions by Iran, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on Financial Services, Oversight and Accountability, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. OBERNOLTE (for himself and Mr. MULLIN):

H.R. 6016. A bill to improve coordination between the Department of Energy and the National Science Foundation on activities carried out under the National Quantum Initiative Program, and for other purposes; to the Committee on Science, Space, and Technology.

By Mrs. STEEL (for herself, Mr. OWENS, Mr. GIMENEZ, Mr. LAMALFA, and Mr. WEBER of Texas):

H.R. 6017. A bill to revoke the waiver determination submitted to Congress on September 11, 2023, with respect to certain sanctions imposed with respect to Iran; to the Committee on Foreign Affairs, and in addition to the Committees Financial Services, Ways and Means, and Oversight and Accountability, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. TENNEY (for herself, Mrs. MILLER of West Virginia, and Mr. KUSTOFF):

H.R. 6018. A bill making supplemental appropriations, and for other purposes; to the Committee on Appropriations, and in addition to the Committee on Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GROTHMAN (for himself, Ms. MOORE of Wisconsin, Mr. LAMALFA, Mrs. KIM of California, Mrs. STEEL, Mr. GALLAGHER, Mr. PETERS, Mr. COSTA, Mr. PHILLIPS, Mr. POCAN, Mr. STEIL, Ms. JACOBS, Mr. FITZGERALD, and Ms. MCCOLLUM):

H. Res. 801. A resolution recognizing the celebration of the Hmong New Year in 2023; to the Committee on Oversight and Accountability.

By Mr. HUFFMAN (for himself and Mr. GRAVES of Louisiana):

H. Res. 802. A resolution supporting the designation of October 23, 2023, as "National

Marine Sanctuary Day"; to the Committee on Natural Resources.

By Mr. LALOTA (for himself, Mr. MOSKOWITZ, Ms. MALLIOTAKIS, Mr. NADLER, Mr. BUCHANAN, Mr. GOLDMAN of New York, Mr. DONALDS, Mr. CISCOMANI, Mr. MANN, Mr. HUDSON, Mrs. MILLER of Illinois, Mr. FLEISCHMANN, Mr. VAN DREW, Ms. STEFANIK, Mrs. WAGNER, Mr. WEBSTER of Florida, Mr. SCOTT FRANKLIN of Florida, Mr. CRENSHAW, Mr. GOODEN of Texas, Ms. DE LA CRUZ, Mrs. LUNA, Ms. TENNEY, Mr. CAREY, Mr. FITZPATRICK, Mr. BILIRAKIS, Mr. GIMENEZ, Mr. GUEST, Mr. KEAN of New Jersey, Mr. LATTA, Mr. LAWLER, Mr. DUNCAN, Mr. FEENSTRA, Mr. JOHNSON of Ohio, Mr. MILLS, Mr. EDWARDS, Mr. DUARTE, Mr. SMITH of New Jersey, Mr. FALLON, Mr. SELF, Mr. WALBERG, Mr. WILLIAMS of New York, and Mr. MOLINARO):

H. Res. 803. A resolution honoring the American and Israeli civilians murdered and unaccounted for in the brutal attacks by Hamas terrorists; to the Committee on Foreign Affairs.

By Mr. MOOLENAAR:

H. Res. 804. A resolution expressing support for the designation of the week of October 15 through 21, 2023, as "National Chemistry Week"; to the Committee on Science, Space, and Technology.

[Submitted October 24, 2023]

By Mr. OBERNOLTE (for himself and Ms. DELBENE):

H.R. 6020. A bill to amend the Public Health Service Act to eliminate consideration of the income of organ recipients in providing reimbursement of expenses to donating individuals, and for other purposes; to the Committee on Energy and Commerce.

By Mr. BEYER:

H.R. 6021. A bill to prohibit the transportation, sale, and purchase of donkeys or donkey hides for the purpose of producing ejiao, to prohibit the transportation, sale, and purchase of products containing ejiao, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, Foreign Affairs, the Judiciary, and Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BURLISON (for himself and Mr. LATTA):

H.R. 6022. A bill to direct the Secretary of Homeland Security to exempt from CFATS regulations certain propane tanks, and for other purposes; to the Committee on Homeland Security, and in addition to the Committees on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CARBAJAL (for himself and Mr. BACON):

H.R. 6023. A bill to amend title 38, United States Code, to provide for the retroactive payment of benefits for veterans with covered mental health conditions based on military sexual trauma, and for other purposes; to the Committee on Veterans' Affairs.

By Ms. DEAN of Pennsylvania (for herself and Mr. FITZPATRICK):

H.R. 6024. A bill to amend the National Defense Authorization Act for Fiscal Year 2018 to extend the increased transfer authority for a certain study on per- and polyfluoroalkyl substances contamination in drinking water, and for other purposes; to the Committee on Armed Services.

By Mrs. DINGELL (for herself and Mr. MCGOVERN):

H.R. 6025. A bill to amend the State Department Basic Authorities Act of 1956 to eliminate the repatriation loan program, and for other purposes; to the Committee on Foreign Affairs.

By Mr. FOSTER:

H.R. 6026. A bill to amend section 262 of the Museum and Library Services Act to authorize the Director of the Institute of Museum and Library Services to award grants to institutions of higher education for courses that use only publicly available digital resources for required reading assignments, and for other purposes; to the Committee on Education and the Workforce.

By Mr. LOUDERMILK (for himself and Mr. DAVID SCOTT of Georgia):

H.R. 6027. A bill to amend the Securities Exchange Act of 1934 to revise the definition of a facility; to the Committee on Financial Services.

By Ms. MACE (for herself, Mr. MCCLINTOCK, Mr. PHILLIPS, Mr. TRONE, and Mr. GAETZ):

H.R. 6028. A bill to amend the Controlled Substances Act regarding marihuana, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committees on the Judiciary, Natural Resources, Agriculture, Transportation and Infrastructure, Armed Services, Ways and Means, Small Business, Veterans' Affairs, Oversight and Accountability, Education and the Workforce, and Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PANETTA (for himself, Ms. TOKUDA, Ms. CROCKETT, Ms. BLUNT ROCHESTER, Ms. NORTON, Ms. MOORE of Wisconsin, and Mr. SOTO):

H.R. 6029. A bill to provide Medicaid assistance to individuals and families affected by a disaster or emergency, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PHILLIPS (for himself, Ms. BROWNLEY, Mr. CASTEN, Ms. LOIS FRANKEL of Florida, Ms. KAPURT, Mr. NEGUSE, Mr. SOTO, Ms. TITUS, and Mr. VEASEY):

H.R. 6030. A bill to amend title XVIII of the Social Security Act to provide an option for first responders age 50 to 64 who are separated from service due to retirement or disability to buy into Medicare; to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. SANCHEZ (for herself, Mr. POCAN, Mr. PANETTA, Ms. STRICKLAND, Ms. WILLIAMS of Georgia, Ms. GARCIA of Texas, Ms. NORTON, Mr. TAKANO, Ms. DAVIDS of Kansas, Mr. COSTA, Ms. WILD, Mr. GOMEZ, Ms. JAYAPAL, Mr. EVANS, Mr. ESPAILLAT, Ms. SEWELL, Mr. DOGGETT, Mrs. RAMIREZ, Ms. CRAIG, Mr. LYNCH, Mr. JOHNSON of Georgia, Ms. STEVENS, Ms. BONAMICI, Mrs. MCBATH, Mr. VARGAS, Mr. PETERS, Ms. SALINAS, Mr. CLEAVER, Ms. MOORE of Wisconsin, Mr. TRONE, Ms. ESCOBAR, Mr. MCGOVERN, Mr. QUIGLEY, Mr. RUIZ, Mr. THANEDAR, Mr. BOWMAN, Mr. TORRES of New York, Mr. CASTEN, Mrs. CHERFILUS-MC CORMICK, Mr. KIM

of New Jersey, Ms. BUSH, Mr. MOULTON, Mr. SWALWELL, Ms. KAPTUR, Mrs. WATSON COLEMAN, Ms. SCHAKOWSKY, Ms. SPANBERGER, Mr. MULLIN, Ms. LOFGREN, Mr. BISHOP of Georgia, Mr. DAVIS of North Carolina, Mr. CARTWRIGHT, Ms. BROWNLEY, Mrs. BEATTY, Ms. PETTERSEN, Ms. CROCKETT, Mr. SOTO, Mr. LEVIN, Ms. CARAVEO, Mr. SCHIFF, Ms. CHU, Mr. KRISHNAMOORTHI, Ms. SCHRIER, Mr. NADLER, Mr. CARBAJAL, Mrs. FLETCHER, Ms. LEE of Pennsylvania, Ms. KELLY of Illinois, Ms. SLOTKIN, Mr. VEASEY, Ms. JACOBS, Ms. SCANLON, Mr. CASTRO of Texas, Ms. MCCOLLUM, Mr. FOSTER, Ms. LOIS FRANKEL of Florida, Mr. BLUMENAUER, Mr. GRIJALVA, Ms. BARRAGAN, Mr. RUPPERSBERGER, and Mr. CÁRDENAS):

H.R. 6031. A bill to address and take action to prevent bullying and harassment of students; to the Committee on Education and the Workforce.

By Ms. SCHRIER (for herself and Mrs. CHAVEZ-DEREMER):

H.R. 6032. A bill to amend Public Law 88-657 to require greater transparency in the consideration of projects for the Forest Service Legacy Road and Trail Remediation Program, and for other purposes; to the Committee on Agriculture, and in addition to the Committee on Natural Resources, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. STEEL (for herself, Mr. GOMEZ, Mr. CISCOMANI, Mr. ESPAILLAT, Mr. CÁRDENAS, Ms. DE LA CRUZ, Mrs. KIM of California, Mr. CUELLAR, Ms. CHU, Mr. PANETTA, Mr. VALADAO, Mr. VARGAS, Mr. CARBAJAL, Ms. LEE of Nevada, and Ms. SEWELL):

H.R. 6033. A bill to require the Secretary of Health and Human Services to establish a task force to improve access to health care information technology for non-English speakers; to the Committee on Energy and Commerce.

By Mrs. SYKES:

H.R. 6034. A bill to criminalize stalking using an unauthorized geotracking device, modify the 10-year marriage rule relating to spouse's and surviving spouse's insurance benefits in cases of domestic violence, ensure that healthcare providers can assist survivors of domestic violence, provide additional housing protections for survivors of domestic violence, and for other purposes; to the Committee on the Judiciary, and in addition to the Committees on Ways and Means, and Financial Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mrs. SYKES:

H.R. 6035. A bill to criminalize stalking using an unauthorized geotracking device; to the Committee on the Judiciary.

By Mr. THANEDAR:

H.R. 6036. A bill to require GAO to conduct annual assessments to determine the extent to which TSA's passenger security screening practices comply with TSA non-discrimination policies to identify any needed actions to improve compliance, and for other purposes; to the Committee on Homeland Security.

By Ms. TOKUDA (for herself and Mr. CASE):

H.R. 6037. A bill to direct the Administrator of the Small Business Administration to establish the Emergency Micro-enterprise Recovery Grant Pilot Program, and for other purposes; to the Committee on Small Business, and in addition to the Committee on

Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. WASSERMAN SCHULTZ (for herself, Mr. KRISHNAMOORTHI, and Mr. DESAULNIER):

H.R. 6038. A bill to amend the Public Health Service Act to provide for a Reducing Youth Use of E-Cigarettes Initiative; to the Committee on Energy and Commerce.

By Ms. WATERS (for herself, Mr. DAVIS of Illinois, Ms. DELAURO, Ms. GARCIA of Texas, Ms. LEE of California, Mr. MFUME, Ms. SCHAKOWSKY, Mr. TAKANO, and Ms. VELÁZQUEZ):

H.R. 6039. A bill to provide that chapter 1 of title 9 of the United States Code, relating to the enforcement of arbitration agreements, shall not apply to enrollment agreements made between students and certain institutions of higher education, and to prohibit limitations on the ability of students to pursue claims against certain institutions of higher education; to the Committee on Education and the Workforce, and in addition to the Committee on Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BANKS (for himself, Mr. DUNCAN, Mr. MOOLENAAR, Mr. LAMALFA, Mr. HIGGINS of Louisiana, Mr. CLYDE, Mr. BUCSHON, Mrs. MILLER of Illinois, Mr. POSEY, Mr. HARRIS, Mr. GUEST, Mr. BIGGS, Mr. FLEISCHMANN, Mr. MOONEY, Mr. MCCORMICK, Mr. WEBER of Texas, Mr. LUETKEMEYER, Mr. MANN, Mr. WENSTRUP, Mr. CLINE, and Mr. ADERHOLT):

H. Con. Res. 74. Concurrent resolution expressing support for the Geneva Consensus Declaration on Promoting Women's Health and Strengthening the Family and urging that the United States rejoin this historic declaration; to the Committee on Foreign Affairs.

By Ms. BALINT:

H. Res. 805. A resolution expressing support for the designation of the week of October 24, 2023, to October 31, 2023, as "BatWeek"; to the Committee on Agriculture.

By Ms. BLUNT ROCHESTER (for herself and Ms. LETLOW):

H. Res. 806. A resolution expressing support for the recognition of October 2023, as "World Menopause Awareness Month" and expressing the sense of the House of Representatives regarding global awareness and access to care during the menopausal transition and post-menopause; to the Committee on Energy and Commerce, and in addition to the Committees on Armed Services, and Veterans, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. GREENE of Georgia (for herself, Mr. CARTER of Texas, Mr. COLLINS, Mrs. MILLER of Illinois, Mr. WEBER of Texas, and Mr. VAN DREW):

H. Res. 807. A resolution censuring Representative Rashida Tlaib for antisemitic activity, sympathizing with terrorist organizations, and leading an insurrection at the United States Capitol Complex; to the Committee on Ethics, and in addition to the Committee on Foreign Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. PENCE (for himself, Mr. BOST, Mr. MCCORMICK, Mr. MOULTON, Mr. CARBAJAL, Mr. GALLEGUO, Mr. MURPHY, Mr. GOLDEN of Maine, Mr. MIL-

LER of Ohio, Mr. GALLAGHER, and Mr. WITTMAN):

H. Res. 808. A resolution recognizing the 40th anniversary of the terrorist attack on the United States Marine Corps barracks in Beirut, Lebanon, on October 23, 1983; to the Committee on Armed Services, and in addition to the Committee on Veterans' Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. WEBER of Texas:

H. Res. 809. A resolution recognizing Rett Reef off the coast of San Leon, Texas, in Galveston Bay, and all those associated with bringing the project to fruition; to the Committee on Natural Resources.

[Submitted October 26, 2023]

By Ms. BONAMICI (for herself, Mr. MOLINARO, Mr. FITZPATRICK, Mr. LAWLER, and Mr. CUELLAR):

H.R. 6067. A bill to amend the Richard B. Russell National School Lunch Act to improve the child and adult care food program, and for other purposes; to the Committee on Education and the Workforce.

By Mr. McCARTHY (for himself, Mr. THOMPSON of California, Mr. CISCOMANI, Mr. ARRINGTON, Mr. BILIRAKIS, Ms. DELBENE, Mr. ESTES, Mr. MIKE GARCIA of California, Mr. KELLY of Pennsylvania, Mr. LAHOOD, Mr. SMITH of Nebraska, Mr. SMUCKER, Mrs. STEEL, and Mr. WENSTRUP):

H.R. 6068. A bill to allow a period in which members of the clergy may revoke their exemption from Social Security coverage, and for other purposes; to the Committee on Ways and Means.

By Mr. ALFORD:

H.R. 6069. A bill to state the policy of the United States with respect to religious freedom in the People's Republic of China, and for other purposes; to the Committee on Foreign Affairs, and in addition to the Committee on the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. AMODEI:

H.R. 6070. A bill to amend the Military Lands Withdrawal Act of 1999 to clarify the authority of Department of Defense to conduct certain military activities at the Nevada test and training range, and for other purposes; to the Committee on Natural Resources, and in addition to the Committee on Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BEYER (for himself and Mr. GOMEZ):

H.R. 6071. A bill to modernize unemployment compensation benefits; to the Committee on Ways and Means, and in addition to the Committee on the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BILIRAKIS (for himself, Ms. CLARKE of New York, Mr. STEUBE, Mr. PANETTA, Mrs. MILLER of West Virginia, Mr. VALADAO, Ms. SALAZAR, Mr. SOTO, Mr. CARTER of Georgia, Ms. SCHAKOWSKY, Ms. CASTOR of Florida, Mr. CARDENAS, and Ms. KELLY of Illinois):

H.R. 6072. A bill to amend the Internal Revenue Code of 1986 to provide tax credits for carriage of independent programmers by certain multichannel video programming distributors; to the Committee on Ways and

Means, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. BOYLE of Pennsylvania (for himself, Mr. FITZPATRICK, Mr. MEUSER, Mr. KELLY of Pennsylvania, Mr. EVANS, Mr. RESCHENTHALER, Ms. HOULAHAN, Ms. WILD, Ms. DEAN of Pennsylvania, Mr. THOMPSON of Pennsylvania, Mr. SMUCKER, Mr. DELUZIO, Mr. CARTWRIGHT, Mr. JOYCE of Pennsylvania, Ms. LEE of Pennsylvania, Ms. SCANLON, and Mr. PERRY):

H.R. 6073. A bill to designate the facility of the United States Postal Service located at 9925 Bustleton Avenue in Philadelphia, Pennsylvania, as the "Sergeant Christopher David Fitzgerald Post Office Building"; to the Committee on Oversight and Accountability.

By Mr. BURLISON (for himself, Mr. BIGGS, Mr. NEHLS, Mr. WEBER of Texas, Mr. ROSENDALE, Mr. OGLES, Mr. BRECHEEN, Mr. GOSAR, Mr. CRANE, and Mr. SANTOS):

H.R. 6074. A bill to allow States to authorize State and local law enforcement officers to enforce the provisions of Federal immigration law relating to unlawful entry into the United States and to authorize States along the southern land border to construct barriers on Federal lands to prevent unlawful entry into the United States; to the Committee on the Judiciary.

By Mr. CARTWRIGHT (for himself, Ms. ADAMS, Mr. BOWMAN, Ms. LEE of California, and Mr. SOTO):

H.R. 6075. A bill to establish a program to make grants to institutions of higher education to provide courses relating to critical legacy computer languages, and for other purposes; to the Committee on Education and the Workforce.

By Mr. CARTWRIGHT (for himself, Ms. BUDZINSKI, Mr. CARSON, Mr. COHEN, Mr. DELUZIO, Mr. HUFFMAN, Mr. RASKIN, and Mr. TONKO):

H.R. 6076. A bill to establish the Financing Energy Efficient Manufacturing Program at the Department of Energy to provide financial assistance to promote energy efficiency and onsite renewable technologies in manufacturing facilities, and for other purposes; to the Committee on Science, Space, and Technology, and in addition to the Committee on Energy and Commerce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. CHU (for herself, Mr. PETERS, Ms. JACKSON LEE, Ms. DEAN of Pennsylvania, Mr. BEYER, Ms. SÁNCHEZ, Ms. BROWNLEY, Ms. TITUS, Mr. SWALWELL, Ms. NORTON, Mr. VARGAS, Ms. LEE of California, Ms. SCHAKOWSKY, and Mr. TAKANO):

H.R. 6077. A bill to amend the Higher Education Act of 1965 to reinstate the authority of the Secretary of Education to make Federal Direct Stafford Loans to graduate and professional students; to the Committee on Education and the Workforce.

By Mr. CISCOMANI (for himself, Mrs. CHERFILUS-MCCORMICK, Mr. JAMES, Mr. TRONE, Mrs. KIGGANS of Virginia, and Ms. PEREZ):

H.R. 6078. A bill to amend the Public Health Service Acts to make community colleges eligible to participate in the Nurse Education, Practice, Quality, and Retention-Pathway to Registered Nurse Program, and for other purposes; to the Committee on Energy and Commerce.

By Ms. DELAURO (for herself, Mr. POCAN, Ms. LOFGREN, Mr. NADLER,

Ms. NORTON, Mr. DAVIS of Illinois, Ms. WILSON of Florida, Mr. ESPAILLAT, Ms. VELÁZQUEZ, Ms. UNDERWOOD, and Ms. JACKSON LEE):

H.R. 6079. A bill to strengthen protections against child labor violations, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committee on Oversight and Accountability, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. FROST (for himself and Mr. WEBSTER of Florida):

H.R. 6080. A bill to require the National Oceanic and Atmospheric Administration to carry out research and development to improve the understanding of how the public receives, interprets, and responds to and values hurricane forecasts and warnings, and for other purposes; to the Committee on Science, Space, and Technology.

By Mr. GARAMENDI (for himself, Ms. PELOSI, Ms. LOFGREN, Mr. COSTA, Mr. ROBERT GARCIA of California, Ms. PORTER, Ms. LEE of California, Mr. HARDER of California, Mr. RUIZ, Mrs. NAPOLITANO, Ms. BROWNLER, Mr. TAKANO, Mr. DESAULNIER, Mr. CORREA, Mrs. TORRES of California, Mr. AGUILAR, Mr. SCHIFF, Mr. PANETTA, Ms. KAMLAGER-DOVE, Mr. LIEU, Ms. MATSUI, Ms. SÁNCHEZ, Mr. MULLIN, Mr. VARGAS, Ms. JACOBS, Mr. CARBAJAL, Mr. SHERMAN, Mr. BERA, Mr. PETERS, Ms. BARRAGÁN, Mr. THOMPSON of California, Mr. GOMEZ, Ms. WATERS, Mr. LEVIN, Mr. SWALWELL, Ms. ESHOO, Ms. CHU, Mr. KHANNA, Mr. CÁRDENAS, Mr. HUFFMAN, Ms. TITUS, Mr. AMODEI, Mr. HORSFORD, and Ms. LEE of Nevada):

H.R. 6081. A bill to amend the short title of the Lake Tahoe Restoration Act to be the Dianne Feinstein Lake Tahoe Restoration Act; to the Committee on Natural Resources, and in addition to the Committees on Transportation and Infrastructure, and Agriculture, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. GARBARINO:

H.R. 6082. A bill to amend the National Flood Insurance Act of 1968 to establish a pilot program to increase the allowable amounts of advance payments under the National Flood Insurance Program, and for other purposes; to the Committee on Financial Services.

By Mr. GRAVES of Louisiana (for himself and Mr. CARTER of Louisiana):

H.R. 6083. A bill to amend the FAA Reauthorization Act of 2018 to extend waiver of duplicate benefits limitation for certain payments to individuals in the event of a major disaster, and for other purposes; to the Committee on Transportation and Infrastructure.

By Mr. GRAVES of Louisiana (for himself and Ms. PLASKETT):

H.R. 6084. A bill to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to ensure that unmet needs after a major disaster are met; to the Committee on Transportation and Infrastructure.

By Ms. HAGEMAN:

H.R. 6085. A bill to prohibit the implementation of the Draft Resource Management Plan and Environmental Impact Statement for the Rock Springs RMP Revision, Wyoming, and for other purposes; to the Committee on Natural Resources.

By Ms. JAYAPAL (for herself, Ms. CHU, Ms. DELBENE, Mr. GOMEZ, Mr. GREEN

of Texas, Ms. LEE of California, Mr. TAKANO, Mr. THANEDAR, and Ms. TOKUDA):

H.R. 6086. A bill to amend the Elementary and Secondary Education Act of 1965 to require that annual State report cards reflect the same race groups as the decennial census of population; to the Committee on Education and the Workforce.

By Ms. KAMLAGER-DOVE (for herself and Mrs. KIM of California):

H.R. 6087. A bill to establish a comprehensive United States Government initiative to build the capacity of young leaders and entrepreneurs in Africa, and for other purposes; to the Committee on Foreign Affairs.

By Mr. KILEY (for himself and Ms. GARCIA of Texas):

H.R. 6088. A bill to require the National Academy of Sciences to establish a grant program to develop safe AI models and safe AI research, and for other purposes; to the Committee on Science, Space, and Technology.

By Mr. LANGWORTHY (for himself, Mr. FALLON, Mr. TONY GONZALES of Texas, Mr. LAWLER, Ms. MALLIOTAKIS, Mr. MCCLINTOCK, Mr. MOYLAN, Mr. NEWHOUSE, Ms. TENNEY, Mr. VALADAO, Mr. ZINKE, and Mr. HIGGINS of Louisiana):

H.R. 6089. A bill to prohibit States or local governments from prohibiting the connection, reconnection, modification, installation, or expansion of an energy service based on the type or source of energy to be delivered, and for other purposes; to the Committee on Energy and Commerce.

By Mr. LAWLER (for himself, Mr. GOTTHEIMER, Mr. MILLER of Ohio, Mr. MOSKOWITZ, Mr. KEAN of New Jersey, Ms. JACKSON LEE, Mr. FITZPATRICK, Ms. STEFANIK, Mr. KUSTOFF, Mr. NORCROSS, and Ms. BROWN):

H.R. 6090. A bill to provide for the consideration of a definition of antisemitism set forth by the International Holocaust Remembrance Alliance for the enforcement of Federal antidiscrimination laws concerning education programs or activities, and for other purposes; to the Committee on the Judiciary.

By Ms. LEE of California (for herself, Ms. TOKUDA, Mr. THANEDAR, Ms. CROCKETT, Ms. SALINAS, Mrs. WATSON COLEMAN, and Mrs. CHERFILUS-MCCORMICK):

H.R. 6091. A bill to amend the Elementary and Secondary Education Act of 1965 to direct the Secretary of Education to make grants to States for assistance in hiring additional school-based mental health and student service providers; to the Committee on Education and the Workforce.

By Mr. LIEU (for himself, Ms. JACKSON LEE, Ms. CLARKE of New York, Mr. GOMEZ, Mr. IVEY, and Mr. VEASEY):

H.R. 6092. A bill to regulate law enforcement use of facial recognition technology, and for other purposes; to the Committee on the Judiciary, and in addition to the Committee on Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. LUCAS (for himself, Ms. LOFGREN, Mr. MILLER of Ohio, Mr. WEBER of Texas, Mr. BABIN, Mr. BAIRD, Mr. MIKE GARCIA of California, Mrs. BICE, Mr. OBERNOLTE, Mr. FLEISCHMANN, Ms. TENNEY, Mr. MCCORMICK, Mr. COLLINS, and Mr. KEAN of New Jersey):

H.R. 6093. A bill to improve the National Oceanic and Atmospheric Administration's weather research, support improvements in weather forecasting and prediction, expand

commercial opportunities for the provision of weather data, and for other purposes; to the Committee on Science, Space, and Technology.

By Ms. MATSUI (for herself, Mr. DUNN of Florida, Mr. THOMPSON of California, and Mr. KELLY of Pennsylvania):

H.R. 6094. A bill to amend titles XVIII and XIX of the Social Security Act and title XXVII of the Public Health Service Act to refine the set of information sources for determining coverage of certain drugs and biologicals used in the treatment or management of a rare disease or condition, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. McCLELLAN (for herself, Mrs. KIGGANS of Virginia, Ms. ROSS, Ms. MACE, Mr. SCOTT of Virginia, Mr. FITZPATRICK, Mr. PAPPAS, and Mr. LAWLER):

H.R. 6095. A bill to require the Secretary of Defense to request modifications relating to certain permits issued under the Federal Water Pollution Control Act, and for other purposes; to the Committee on Armed Services, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. MOONEY (for himself, Mr. NORMAN, Mr. BISHOP of North Carolina, Mr. WEBER of Texas, and Mr. BIGGS):

H.R. 6096. A bill to require annual reports on allied contributions to the common defense, and for other purposes; to the Committee on Foreign Affairs.

By Mr. MRRVAN:

H.R. 6097. A bill to amend the Family Violence Prevention and Services Act to authorize grants to ensure access for victims of family violence, domestic violence, and dating violence to substance use disorder treatment that allows parents (or legal guardians) and their children, stepchildren, or other dependents to remain together throughout the course of treatment, and for other purposes; to the Committee on Education and the Workforce.

By Mr. NEHLS:

H.R. 6098. A bill to terminate certain contracts relating to the construction of the border fence and to transfer unused border fence materials to the States along the southwest border of the United States; to the Committee on Oversight and Accountability, and in addition to the Committees on Homeland Security, and Armed Services, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. OGLES (for himself and Mr. TIFFANY):

H.R. 6099. A bill to amend the Immigration and Nationality Act to provide for the expedited removal of aliens who are unlawfully present in the United States and are residents of Palestinian-administered territories within Judea and Samaria or Gaza; to the Committee on the Judiciary.

By Mr. PERRY:

H.R. 6100. A bill to repeal the Military Selective Service Act, including the registration requirements of the Military Selective Service Act; to the Committee on Armed Services.

By Mr. POCAN (for himself, Mr. TAKANO, Ms. DAVIDS of Kansas, Mr. ROBERT GARCIA of California, Ms.

BALINT, Mr. TORRES of New York, Mr. PAPPAS, Ms. CRAIG, and Mr. SORENSEN:

H.R. 6101. A bill to establish within the Smithsonian Institution the National Museum of American LGBTQI+ History and Culture, and for other purposes; to the Committee on House Administration, and in addition to the Committee on Transportation and Infrastructure, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. POCAN (for himself, Mr. TAKANO, Ms. DAVIDS of Kansas, Mr. ROBERT GARCIA of California, Ms. BALINT, Mr. TORRES of New York, Mr. PAPPAS, Ms. CRAIG, and Mr. SORENSEN):

H.R. 6102. A bill to establish the Commission to Study the Potential Creation of a National Museum of American LGBTQI+ History and Culture, and for other purposes; to the Committee on Natural Resources, and in addition to the Committees on House Administration, and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. PRESSLEY (for herself, Ms. NORTON, Mr. BOWMAN, Ms. LEE of California, Mr. JOHNSON of Georgia, Ms. CROCKETT, Mr. JACKSON of Illinois, Mr. THANEDAR, Mr. CARSON, Ms. SALINAS, Mr. BOYLE of Pennsylvania, Ms. CHU, Ms. BUSH, Ms. PINGREE, Mr. IVEY, and Ms. WILLIAMS of Georgia):

H.R. 6103. A bill to allow Americans to receive paid leave time to process and address their own health needs and the health needs of their partners during the period following a pregnancy loss, an unsuccessful round of intrauterine insemination or of an assisted reproductive technology procedure, a failed adoption arrangement, a failed surrogacy arrangement, or a diagnosis or event that impacts pregnancy or fertility, to support related research and education, and for other purposes; to the Committee on Education and the Workforce, and in addition to the Committees on House Administration, Oversight and Accountability, and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. SÁNCHEZ (for herself and Mr. FITZPATRICK):

H.R. 6104. A bill to amend the Internal Revenue Code of 1986 to provide a credit for the labor costs of installing mechanical insulation property; to the Committee on Ways and Means.

By Ms. SCHAKOWSKY (for herself, Ms. DELAURO, Mrs. DINGELL, Ms. NORTON, Ms. PINGREE, Ms. VELÁZQUEZ, Mrs. WATSON COLEMAN, Mr. LYNCH, and Mr. GRIJALVA):

H.R. 6105. A bill to amend the Federal Food, Drug, and Cosmetic Act to deem certain substances to be unsafe for use as food contact substances, and for other purposes; to the Committee on Energy and Commerce.

By Ms. SHERRILL (for herself, Mr. BERGMAN, Mr. KRISHNAMOORTHI, Mrs. HINSON, Mr. NEWHOUSE, Mr. GARAMENDI, Mr. CROW, Mr. FINSTAD, Mr. CARSON, and Ms. TOKUDA):

H.R. 6106. A bill to create a risk framework to evaluate foreign mobile applications of concern, and for other purposes; to the Committee on Armed Services.

By Mr. SIMPSON (for himself, Mr. FULCHER, and Mr. NEWHOUSE):

H.R. 6107. A bill to amend the Omnibus Public Land Management Act of 2009 to au-

thorize certain extraordinary operation and maintenance work for urban canals of concern; to the Committee on Natural Resources.

By Mr. STEUBE:

H.R. 6108. A bill to amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to provide assistance for common interest communities, condominiums, and housing cooperatives damaged by a major disaster, and for other purposes; to the Committee on Transportation and Infrastructure.

By Ms. TENNEY:

H.R. 6109. A bill to amend the Internal Revenue Code of 1986 to establish the generic drugs and biosimilars production credit, and for other purposes; to the Committee on Ways and Means.

By Mr. THOMPSON of Pennsylvania (for himself and Mr. COURTNEY):

H.R. 6110. A bill to amend title XVIII of the Social Security Act to restore physician judgment to prescribe the appropriate mix of skilled modalities that constitute an intensive rehabilitation therapy program in an in-patient rehabilitation hospital or unit; to the Committee on Ways and Means.

By Mrs. TORRES of California (for herself and Ms. BONAMICI):

H.R. 6111. A bill to require the Director of the National Institute of Standards and Technology and the Secretary of Transportation to take certain actions to develop physical alternatives to better protect pedestrians and vulnerable road users against traffic incidents, and for other purposes; to the Committee on Transportation and Infrastructure, and in addition to the Committee on Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. WALTZ:

H.R. 6112. A bill to establish postmarket reporting requirements for pharmaceuticals, and for other purposes; to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Ms. BALINT (for herself, Mr. POCAN, Ms. BONAMICI, Ms. CROCKETT, Ms. DAVIDS of Kansas, Mr. ROBERT GARCIA of California, Mr. GRIJALVA, Ms. JACOBS, Ms. JAYAPAL, Ms. LEE of Pennsylvania, Mr. MULLIN, Ms. NORTON, Mr. PETERS, Mr. TAKANO, Ms. SÁNCHEZ, Mr. SCHIFF, Mr. TORRES of New York, Mrs. WATSON COLEMAN, and Mr. FROST):

H. Res. 815. A resolution expressing support for the recognition of October 26, 2023, as "Intersex Awareness Day", and supporting the goals and ideals of Intersex Awareness Day; to the Committee on Energy and Commerce, and in addition to the Committee on Education and the Workforce, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned.

By Mr. CARDENAS (for himself, Mr. TRONE, and Ms. MOORE of Wisconsin):

H. Res. 816. A resolution expressing support for the designation of October 2023 as "National Youth Justice Action Month"; to the Committee on Education and the Workforce.

By Mr. CARTER of Louisiana (for himself, Mrs. CHERFILUS-MC CORMICK, Mr. FROST, Ms. WILSON of Florida, Ms. JACKSON LEE, Ms. WILLIAMS of Georgia, Mr. PAYNE, Mr. IVEY, Mr. THOMPSON of Mississippi, Ms. ADAMS, Ms. NORTON, Mr. BISHOP of Georgia, Mr.

DAVID SCOTT of Georgia, Mr. CLEAVER, Mr. GREEN of Texas, Ms. CLARKE of New York, Mr. JOHNSON of Georgia, Mr. CARSON, Ms. SEWELL, Mrs. WATSON COLEMAN, Mr. EVANS, Mr. NEGUSE, Ms. BROWN, Ms. CROCKETT, Mr. DAVIS of North Carolina, and Ms. McCLELLAN):

H. Res. 817. A resolution expressing the sense of the House of Representatives that the African Americans who duly won election to the House during the post-Civil War Reconstruction Era but were wrongly denied the right to take their seats should be recognized as former Members of the House; to the Committee on House Administration.

By Ms. DELAURO (for herself, Mrs. CAMMACK, Mr. COURTNEY, and Mr. FITZPATRICK):

H. Res. 818. A resolution expressing support for the designation of October 28, 2023, as "Honoring the Nation's First Responders Day"; to the Committee on Transportation and Infrastructure.

By Ms. LEE of Pennsylvania (for herself, Mr. DELUZO, Mr. THOMPSON of California, Ms. McCLELLAN, Ms. NORTON, Mr. BOYLE of Pennsylvania, Mr. BOWMAN, Ms. ADAMS, Ms. WILSON of Florida, Ms. CROCKETT, Mr. JOHNSON of Georgia, Ms. BROWN, Mr. ESPAILLAT, Ms. SCHAKOWSKY, Ms. TLAIB, Mr. KRISHNAMOORTHI, Ms. TITUS, Mr. DAVIS of Illinois, Mrs. WATSON COLEMAN, Ms. DEAN of Pennsylvania, Ms. SEWELL, Mr. PAYNE, Ms. JACOBS, Mr. TAKANO, Mrs. CHERFILUS-MC CORMICK, Ms. WILD, Ms. KAMLAGER-DOVE, Ms. OMAR, Ms. PRESSLEY, Ms. OCASIO-CORTEZ, Mr. LIEU, Mr. CLEAVER, Ms. GARCIA of Texas, Mrs. RAMIREZ, Mr. CARSON, Ms. JAYAPAL, Mr. COHEN, Mr. CASAR, Mr. MULLIN, Mr. CARTWRIGHT, Mr. GREEN of Texas, Mr. SWALWELL, Mr. ROBERT GARCIA of California, Mr. KIM of New Jersey, Ms. CHU, Mr. SCHIFF, Ms. SCANLON, Ms. STANSBURY, Mrs. NAPOLITANO, Mr. SCOTT of Virginia, Ms. DELEBENE, Mrs. FLETCHER, Mr. EVANS, Ms. BUSH, Mr. PETERS, Ms. KUSTER, Ms. LEE of California, Mr. GARCIA of Illinois, Ms. PORTER, Ms. HOULAHAN, Mr. JACKSON of Illinois, Mr. KILDEE, Mr. CORREA, Ms. MOORE of Wisconsin, Ms. CLARKE of New York, Mr. FROST, Mr. MAGAZINER, Ms. VELÁZQUEZ, Ms. LEE of Nevada, Mr. CROW, Ms. PLASKETT, and Mr. MFUME):

H. Res. 819. A resolution recognizing the 5-year anniversary of the horrific antisemitic attack at the Tree of Life Synagogue in Pittsburgh, Pennsylvania, on October 27, 2018, and condemning antisemitism; to the Committee on Oversight and Accountability.

By Mr. PAPPAS (for himself, Mr. BILIRAKIS, Ms. TITUS, Ms. MALLIOTAKIS, and Mr. SARBANES):

H. Res. 820. A resolution expressing support for the designation of October 28 as "Oxi Day" to commemorate the anniversary of Greek Prime Minister Ioannis Metaxas' answer of "Oxi!" or "No!" to surrender to the Axis forces, inflicting a fatal wound that helped save democracy for the world; to the Committee on Oversight and Accountability.

By Mr. VALADAO (for himself, Mr. COSTA, Ms. BROWN, Ms. SLOTKIN, Mr. JOYCE of Ohio, and Mr. McCARTHY):

H. Res. 821. A resolution supporting the goals and ideals of "Creutzfeldt-Jakob Disease (CJD) Awareness Day"; to the Committee on Energy and Commerce.

PRIVATE BILLS AND RESOLUTIONS

[Submitted October 20, 2023]

Under clause 3 of rule XII,

Mr. CORREA introduced A bill (H.R. 6019) to For the relief of Ivana Alexandra Sifuentes Arbirio and Luisa Mariana Sifuentes Arbirio.

CONSTITUTIONAL AUTHORITY AND SINGLE SUBJECT STATEMENTS

Pursuant to clause 7(c)(1) of rule XII and Section 3(c) of H. Res. 5 the following statements are submitted regarding (1) the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution and (2) the single subject of the bill or joint resolution.

By Ms. BONAMICI:

H.R. 6067.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8

The single subject of this legislation is: Child Nutrition

By Mr. McCARTHY:

H.R. 6068.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 1

The single subject of this legislation is:

To allow a period in which members of the clergy may revoke their exemption from Social Security coverage, and for other purposes.

By Mr. ALFORD:

H.R. 6069.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 18 of the United States Constitution.

The single subject of this legislation is:

To state the policy of the United States with respect to religious freedom in the People's Republic of China.

By Mr. AMODEI:

H.R. 6070.

Congress has the power to enact this legislation pursuant to the following:

The constitutional authority for which this bill is authorized is under Article I, Section 8, granting Congress the Power to provide for the common defense.

The single subject of this legislation is:

This legislation authorizes the United States Air Force to establish and use of up to 15 equipment pads at the Nevada Test and Training Range.

By Mr. BEYER:

H.R. 6071.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8

The single subject of this legislation is:

To update and expand unemployment insurance so that the program is ready to respond to the next recession and meet the needs of the modern workforce.

By Mr. BILIRAKIS:

H.R. 6072.

Congress has the power to enact this legislation pursuant to the following:

Article 1 Section 8

The single subject of this legislation is: to foster the inclusion of independent programmers in the media marketplace.

By Mr. BOYLE of Pennsylvania:

H.R. 6073.

Congress has the power to enact this legislation pursuant to the following:

Article 1 Section 8 Clause 7

The single subject of this legislation is:

Designates the facility of the United States Postal Service located at 9925 Bustleton Avenue in Philadelphia, Pennsylvania, as the "Sergeant Christopher David Fitzgerald Post Office Building".

By Mr. BURLISON:

H.R. 6074.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section VIII of the United States Constitution

The single subject of this legislation is:

The bill relates to immigration/U.S. southern border

By Mr. CARTWRIGHT:

H.R. 6075.

Congress has the power to enact this legislation pursuant to the following:

Article 1; Section 8; Clause 1 of the Constitution states The Congress shall have the Power To lay and collect Taxes, Duties, Imposts, and Excises, to pay the Debts and provide for the common Defense and general Welfare of the United States . . .

The single subject of this legislation is:

To establish a program to make grants to institutions of higher education to provide courses relating to critical legacy computer languages, and for other purposes

By Mr. CARTWRIGHT:

H.R. 6076.

Congress has the power to enact this legislation pursuant to the following:

Article I

The single subject of this legislation is:

Energy

By Ms. CHU:

H.R. 6077.

Congress has the power to enact this legislation pursuant to the following:

Clause 1 of Section 8 of Article I

The single subject of this legislation is:

To amend the Higher Education Act of 1965 to reinstate the authority of the Secretary of Education to make Federal Direct Stafford Loans to graduate and professional students.

By Mr. CISCOMANI:

H.R. 6078.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8

The single subject of this legislation is:

Grants for health care workforce program

By Ms. DELAURO:

H.R. 6079.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, clause 3 provides Congress with the power to "regulate commerce with foreign nations, and among the several states, and with the Indian tribes."

The single subject of this legislation is:

This bill would update civil penalties for child labor violations, strengthen the Department of Labor's ability to enforce the FLSA, expand child labor provisions to hold suppliers and subcontractors responsible, and allow children who have been seriously injured to be compensated by their employers.

By Mr. FROST:

H.R. 6080.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 1 and 18 of the U.S. Constitution

The single subject of this legislation is;

To require the National Oceanic and Atmospheric Administration to carry out research and development to improve the understanding of how the public receives, interprets, and responds to and values hurricane forecasts and warnings, and for other purposes.

By Mr. GARAMENDI:

H.R. 6081.

Congress has the power to enact this legislation pursuant to the following:

Article 1 Section 8 Clause 7

The single subject of this legislation is:

Article IV, Section 3, Clause 2 of the U.S. Constitution

The single subject of this legislation is: Public Lands and Natural Resources

By Mr. GARBARINO:

H.R. 6082.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8

The single subject of this legislation is:

This bill creates a pilot program centered on the use of remote sensing technology monitoring data to enhance FEMA's National Flood Insurance Program and advanced payment program.

By Mr. GRAVES of Louisiana:

H.R. 6083.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution

The single subject of this legislation is:

Emergency management

By Mr. GRAVES of Louisiana:

H.R. 6084.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8 of the United States Constitution

The single subject of this legislation is:

Emergency Management

By Ms. HAGEMAN:

H.R. 6085.

Congress has the power to enact this legislation pursuant to the following:

Article 1 Section 8

The single subject of this legislation is:

To prohibit the implementation of the Draft Resource Management Plan and Environmental Impact Statement for the Rock Springs RMP Revision.

By Ms. JAYAPAL:

H.R. 6086.

Congress has the power to enact this legislation pursuant to the following:

This bill is enacted pursuant to the power granted to Congress under Article I of the United States Constitution and its subsequent amendments, and further clarified and interpreted by the Supreme Court of the United States.

The single subject of this legislation is:

Education

By Ms. KAMLAGER-DOVE:

H.R. 6087.

Congress has the power to enact this legislation pursuant to the following:

This bill is introduced pursuant to the powers granted to Congress under the General Welfare Clause (Art. 1 Sec. 8 Cl. 1), the Commerce Clause (Art. 1 Sec. 8 Cl. 3), and the Necessary and Proper Clause (Art. 1 Sec. 8 Cl. 18). Further, this statement of constitutional authority is made for the sole purpose of compliance with clause 7 of Rule XII of the Rules of the House of Representatives and shall have no bearing on judicial review of the accompanying bill

The single subject of this legislation is:

This bill codifies the Young African Leaders' Initiative to encourage the development of young leaders and entrepreneurs across the African continent through professional development, leadership training, exchanges with the U.S., and networking opportunities.

By Mr. KILEY:

H.R. 6088.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8

The single subject of this legislation is:

To require the National Academy of Sciences to establish a grant program to develop safe AI models and safe AI research, and for other purposes.

By Mr. LANGWORTHY:

H.R. 6089.

Congress has the power to enact this legislation pursuant to the following:

Article 1 Section 8

The single subject of this legislation is:
Preemption of State Prohibitions on types of energy.

By Mr. LAWLER:

H.R. 6090.

Congress has the power to enact this legislation pursuant to the following:

Article I, section 8, clause 18 of the U.S. Constitution

The single subject of this legislation is:

To provide for the consideration of a definition of antisemitism set forth by the International Holocaust Remembrance Alliance for the enforcement of Federal antidiscrimination laws concerning education programs or activities, and for other purposes.

By Ms. LEE of California:

H.R. 6091.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18 of the Constitution

The single subject of this legislation is:

Education

By Mr. LIEU:

H.R. 6092.

Congress has the power to enact this legislation pursuant to the following:

U.S. Const., Art. 1, Sec. 8

The single subject of this legislation is:

Data privacy

By Mr. LUCAS:

H.R. 6093.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18:

“The Congress shall have Power . . . To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers, and all other Powers vested by this Constitution in the Government of the United States, or in any Department or Officer thereof.”

The single subject of this legislation is:

To improve the National Oceanic and Atmospheric Administration’s weather research, forecasting, prediction, and provision of weather data.

By Ms. MATSUI:

H.R. 6094.

Congress has the power to enact this legislation pursuant to the following:

section 8 of article I of the Constitution

The single subject of this legislation is:

health care

By Ms. MCCLELLAN:

H.R. 6095.

Congress has the power to enact this legislation pursuant to the following:

Congress has authority for this legislation under Article I, Section 8, Clause 14 of the Constitution

The single subject of this legislation is:

Defense, particularly regulation of DoD properties and facilities.

By Mr. MOONEY:

H.R. 6096.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The single subject of this legislation is:

Defense

By Mr. MRVAN:

H.R. 6097.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 3—Interstate Commerce Clause

The single subject of this legislation is:

Domestic Violence Prevention and Support Services

By Mr. NEHLS:

H.R. 6098.

Congress has the power to enact this legislation pursuant to the following:

Pursuant to clause 7 of Rule XII of the Rules of the House of Representatives, the following statement is submitted regarding

the specific powers granted to Congress in the Constitution to enact the accompanying bill or joint resolution. Congress has the power to enact this legislation pursuant to the following: Article I, Section 8 of the United States Constitution.

The single subject of this legislation is:

The Border’s Unused Idle and Lying Dormant Inventory Transfer (BUILD It) Act would require the federal government to transfer any material associated with the construction of the Southern border barrier to any state, upon request, for the materials’ original purpose.

By Mr. OGLES:

H.R. 6099.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The single subject of this legislation is:

This bill provides for expedited removal of illegal aliens from Gaza and Judea and Samaria.

By Mr. PERRY:

H.R. 6100.

Congress has the power to enact this legislation pursuant to the following:

Article I Section 8

The single subject of this legislation is:

To repeal the Military Selective Service Act.

By Mr. POCAN:

H.R. 6101.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The single subject of this legislation is:

LGBTQ+ History

By Mr. POCAN:

H.R. 6102.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The single subject of this legislation is:

LGBTQ+ History

By Ms. PRESSLEY:

H.R. 6103.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8, Clause 18 of the United States Constitution

The single subject of this legislation is:

This bill will increase access to resources, workforce support and patient-centered care for those experiencing pregnancy loss.

By Ms. SÁNCHEZ:

H.R. 6104.

Congress has the power to enact this legislation pursuant to the following:

clause 1 of section 8 of article I of the Constitution, to “provide for the common Defence and general Welfare of the United States.”

The single subject of this legislation is:

Tax

By Ms. SCHAKOWSKY:

H.R. 6105.

Congress has the power to enact this legislation pursuant to the following:

Clauses 3 and 18 of Section 8 of Article 1 of the Constitution

The single subject of this legislation is:

To amend the Federal Food, Drug, and Cosmetic Act to deem certain substances to be unsafe for use as food contact substances, and for other purposes.

By Ms. SHERRILL:

H.R. 6106.

Congress has the power to enact this legislation pursuant to the following:

ARTICLE 1, SECTION 8, CLAUSE 14

The single subject of this legislation is:

To have the Department of Defense create a risk framework to evaluate foreign mobile applications of concern, and for other purposes.

By Mr. SIMPSON:

H.R. 6107.

Congress has the power to enact this legislation pursuant to the following:

Article 1, Section 8

The single subject of this legislation is:
to amend the Bureau of Reclamation’s cost-sharing authority for emergency work on certain urban canals of concern.

By Mr. STEUBE:

H.R. 6108.

Congress has the power to enact this legislation pursuant to the following:

Article I Section 8 Clause 1

The single subject of this legislation is:
To amend the Robert T. Stafford Disaster Relief and Emergency Assistance Act to provide assistance for common interest communities, condominiums, and housing cooperatives damaged by a major disaster, and for other purposes.

By Ms. TENNEY:

H.R. 6109.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The single subject of this legislation is:
It would establish tax credits to spur the reshoring of U.S. production of generic medicines.

By Mr. THOMPSON of Pennsylvania:

H.R. 6110.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8, Clause 18 of the U.S. Constitution in that the legislation exercises legislative powers granted to Congress by that clause “to make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers and all other Powers vested by the Constitution in the Government of the United States or any Department or Office thereof.”

The single subject of this legislation is:
to allow physicians to prescribe the appropriate mix of skilled modalities that constitute an intensive rehabilitation therapy program in an inpatient rehabilitation hospital or unit.

By Mrs. TORRES of California:

H.R. 6111.

Congress has the power to enact this legislation pursuant to the following:

According to Article 1: Section 8: Clause 18: of the United States Constitution, seen below, this bill falls within the Constitutional Authority of the United States Congress.

Article 1: Section 8: Clause 18: To make all Laws which shall be necessary and proper for carrying into Execution the foregoing Powers and all other Powers vested by this Constitution in

The single subject of this legislation is:

Pedestrian safety

By Mr. WALTZ:

H.R. 6112.

Congress has the power to enact this legislation pursuant to the following:

Article I, Section 8

The single subject of this legislation is:
Health and pharmaceutical supply chains.

ADDITIONAL SPONSORS

Under clause 7 of rule XII, sponsors were added to public bills and resolutions, as follows:

H.R. 33: Mr. LANDSMAN and Mrs. CHERFILUS-McCORMICK.

H.R. 40: Ms. SÁNCHEZ and Ms. BARRAGÁN.

H.R. 175: Mr. BILIRAKIS.

H.R. 235: Mr. EVANS.

H.R. 309: Ms. CROCKETT.

H.R. 329: Mr. KILMER.

H.R. 447: Ms. MALLIOTAKIS.

H.R. 537: Mr. TIMMONS.

H.R. 798: Ms. VELÁZQUEZ.

H.R. 882: Mr. GARAMENDI.
 H.R. 884: Mr. HORSFORD.
 H.R. 926: Mr. NEGUSE.
 H.R. 953: Mr. TONKO, Ms. SÁNCHEZ, and Ms. BARRAGÁN.
 H.R. 954: Mr. CLEAVER.
 H.R. 1097: Mr. KIM of New Jersey.
 H.R. 1200: Mr. ELLZEY.
 H.R. 1222: Ms. ROSS.
 H.R. 1247: Mrs. PELTOLA, Mr. JEFFRIES, Mr. CLYBURN, Ms. UNDERWOOD, Ms. OMAR, Ms. PRESSLEY, and Ms. STRICKLAND.
 H.R. 1249: Ms. NORTON, Mr. HUFFMAN, Ms. LEE of Pennsylvania, Mr. RASKIN, and Ms. JAYAPAL.
 H.R. 1298: Mr. ESPAILLAT.
 H.R. 1359: Mrs. CHERFILUS-MCCORMICK.
 H.R. 1447: Ms. PEREZ.
 H.R. 1465: Mr. PASCRELL.
 H.R. 1468: Ms. TLAIB.
 H.R. 1478: Ms. VELÁZQUEZ, Mr. SARBANES, Mr. SMITH of Washington, Mr. CORREA, and Mr. KRISHNAMOORTHI.
 H.R. 1563: Mr. ROUZER.
 H.R. 1588: Mr. RASKIN and Mr. ALLRED.
 H.R. 1610: Mrs. DINGELL.
 H.R. 1633: Mr. MOLINARO.
 H.R. 1680: Mrs. MILLER of West Virginia and Mr. KELLY of Mississippi.
 H.R. 1809: Mr. ALLRED.
 H.R. 1823: Mr. DONALDS.
 H.R. 1833: Mr. TONKO.
 H.R. 2407: Mr. DUNCAN.
 H.R. 2413: Mrs. RAMIREZ.
 H.R. 2431: Mr. SCHIFF.
 H.R. 2448: Mr. LAWLER and Mr. MOLINARO.
 H.R. 2501: Ms. NORTON, Ms. OMAR, Mr. GRIJALVA, Mr. PALLONE, Mr. DOGGETT, and Mr. BEYER.
 H.R. 2534: Mr. GOLDMAN of New York and Ms. WEXTON.
 H.R. 2548: Mr. KEATING.
 H.R. 2639: Mr. SMUCKER.
 H.R. 2700: Mr. BILIRAKIS.
 H.R. 2715: Mr. KRISHNAMOORTHI and Mr. MENENDEZ.
 H.R. 2732: Mr. CARTER of Louisiana.
 H.R. 2742: Mr. LIEU.
 H.R. 2753: Mr. NEGUSE.
 H.R. 2757: Mr. LAWLER, Mr. HUIZENGA, and Mrs. RADEWAGEN.
 H.R. 2821: Ms. STANSBURY.
 H.R. 2847: Ms. DELBENE.
 H.R. 2923: Ms. STEVENS.
 H.R. 2941: Mr. THOMPSON of Pennsylvania, Mr. CLEAVER, and Mr. EVANS.
 H.R. 2943: Mr. LAWLER.
 H.R. 2992: Mr. GARAMENDI.
 H.R. 3029: Mr. SMITH of Washington.
 H.R. 3073: Mr. CONNOLLY and Ms. NORTON.
 H.R. 3078: Mr. MCGOVERN.
 H.R. 3086: Ms. SCHOLTEN, Mr. CONNOLLY, Ms. KUSTER, and Ms. CHU.
 H.R. 3145: Mr. PETERS.
 H.R. 3227: Mr. DAVIS of North Carolina.
 H.R. 3269: Mr. CLINE.
 H.R. 3312: Mr. EVANS.
 H.R. 3381: Ms. JACKSON LEE, Mr. GALLEGOS, Mr. CARTER of Georgia, Mr. HARDER of California, Mr. VASQUEZ, Mrs. GONZÁLEZ-COLÓN, Mrs. PELTOLA, Mr. JOHNSON of Louisiana, Ms. SCHOLTEN, Mr. PASCRELL, Ms. GRANGER, Ms. WILD, Mr. GROTHMAN, Mr. LOUDERMILK, and Mr. FEENSTRA.
 H.R. 3382: Ms. WATERS.
 H.R. 3411: Mr. LAWLER.
 H.R. 3444: Mr. RASKIN.
 H.R. 3503: Ms. CARAVEO.
 H.R. 3520: Mr. ROUZER.
 H.R. 3530: Ms. SEWELL.
 H.R. 3563: Mr. RASKIN.

H.R. 3608: Mr. McCARTHY.
 H.R. 3635: Mr. BURCHETT.
 H.R. 3639: Ms. SPANBERGER.
 H.R. 3751: Mr. KEATING.
 H.R. 3773: Mr. STRONG.
 H.R. 3774: Mr. McCaul.
 H.R. 3867: Mr. VALADAO and Mr. HOYER.
 H.R. 3933: Mr. BARR, Ms. CROCKETT, Mr. STEIL, and Mr. FALLON.
 H.R. 3973: Mrs. FOUSHÉE.
 H.R. 3982: Mr. CAREY.
 H.R. 4035: Mr. HUDSON.
 H.R. 4089: Ms. PEREZ and Mr. LAWLER.
 H.R. 4122: Mr. THOMPSON of Mississippi.
 H.R. 4175: Ms. NORTON and Mr. GOLDMAN of New York.
 H.R. 4223: Ms. JAYAPAL and Mr. MOLINARO.
 H.R. 4237: Mr. KRISHNAMOORTHI.
 H.R. 4408: Mr. PHILLIPS.
 H.R. 4438: Mr. SMITH of Nebraska.
 H.R. 4515: Ms. CROCKETT.
 H.R. 4519: Ms. SPANBERGER and Mr. MENENDEZ.
 H.R. 4569: Mrs. CHERFILUS-MCCORMICK, Mr. CLEAVER, and Mr. SCHIFF.
 H.R. 4577: Mr. GALLEGOS.
 H.R. 4603: Mr. KEATING.
 H.R. 4610: Ms. DE LA CRUZ, Mr. VICENTE GONZALEZ of Texas, Mr. GOODEN of Texas, and Ms. CROCKETT.
 H.R. 4721: Mr. LAMALFA.
 H.R. 4727: Mr. DONALDS.
 H.R. 4751: Mr. BRECHEEN.
 H.R. 4752: Mr. MAGAZINER and Mr. RASKIN.
 H.R. 4769: Ms. CARAVEO.
 H.R. 4812: Ms. CROCKETT.
 H.R. 4844: Mr. GARAMENDI.
 H.R. 4851: Mr. KILMER.
 H.R. 4893: Ms. BLUNT ROCHESTER, Mr. CASE, Ms. CASTOR of Florida, Ms. DAVIDS of Kansas, Ms. ESHOO, Mr. HIMES, Mr. PAPPAS, Mr. SABLON, Mr. TRONE, Mr. VEASEY, and Mr. RASKIN.
 H.R. 4960: Mr. QUIGLEY and Ms. MOORE of Wisconsin.
 H.R. 4974: Mr. KILMER and Ms. JAYAPAL.
 H.R. 4993: Mr. KELLY of Mississippi and Mr. HIGGINS of Louisiana.
 H.R. 5012: Ms. MATSUI, Mrs. WATSON COLEMAN, and Mr. ALLRED.
 H.R. 5013: Mr. SOTO and Mr. VAN DREW.
 H.R. 5044: Mr. MORAN.
 H.R. 5049: Mr. FOSTER.
 H.R. 5097: Mr. KHANNA.
 H.R. 5143: Mr. FITZPATRICK.
 H.R. 5145: Mr. SMITH of Washington.
 H.R. 5175: Mr. KEATING.
 H.R. 5224: Mr. HUIZENGA, Mr. DAVIS of North Carolina, Mr. GRIJALVA, Mr. MRVAN, Ms. BONAMICI, and Mr. ZINKE.
 H.R. 5283: Mr. McCaul.
 H.R. 5319: Mr. HARRIS and Mr. TIMMONS.
 H.R. 5383: Mr. FITZPATRICK.
 H.R. 5399: Mr. DAVIS of North Carolina.
 H.R. 5408: Mr. KILDEE, Mr. LAWLER, Mr. BLUMENAUER, and Mr. MOLINARO.
 H.R. 5411: Mr. DONALDS.
 H.R. 5420: Mr. KEATING.
 H.R. 5433: Mr. DELUZIO, Ms. LEE of Pennsylvania, Mr. DAVID SCOTT of Georgia, and Mr. MCGOVERN.
 H.R. 5467: Mrs. WATSON COLEMAN.
 H.R. 5476: Mr. CARTWRIGHT.
 H.R. 5526: Mr. VAN DREW.
 H.R. 5535: Mr. TIMMONS.
 H.R. 5555: Mr. SMITH of Nebraska and Ms. SEWELL.
 H.R. 5561: Mr. DONALDS.
 H.R. 5564: Mr. MCGOVERN.
 H.R. 5569: Mrs. CHERFILUS-MCCORMICK, Mr. DAVIS of North Carolina, Ms. SEWELL, Mr. MULLIN, and Ms. STANSBURY.

H.R. 5572: Mr. SCHIFF.
 H.R. 5622: Mr. LAMALFA.
 H.R. 5623: Ms. PEREZ.
 H.R. 5635: Mr. DONALDS.
 H.R. 5644: Mr. CORREA.
 H.R. 5650: Mrs. GONZÁLEZ-COLÓN.
 H.R. 5654: Mr. DONALDS.
 H.R. 5713: Mr. DONALDS.
 H.R. 5740: Ms. MANNING.
 H.R. 5754: Mr. BERA, Ms. BROWNLEY, Mr. HORSFORD, Ms. KAMLAGER-DOVE, Mr. SWALWELL, Mr. PANETTA, and Mr. TAKANO.
 H.R. 5784: Mr. KEATING.
 H.R. 5820: Mr. LAHOOD and Ms. ESHOO.
 H.R. 5864: Ms. NORTON.
 H.R. 5867: Mr. FROST.
 H.R. 5879: Mrs. LESKO, Mr. EZELL, Ms. CROCKETT, and Mr. RUTHERFORD.
 H.R. 5948: Mrs. MILLER of Illinois.
 H.R. 5961: Ms. DE LA CRUZ, Mrs. HOCHIN, and Mr. GUTHRIE.
 H.R. 5967: Mr. WEBER of Texas.
 H.R. 5974: Mr. WILSON of South Carolina.
 H.R. 5975: Ms. STANSBURY.
 H.R. 5976: Mr. RASKIN, Mr. ESPAILLAT, and Ms. WILD.
 H.R. 5995: Mr. VAN DREW.
 H.R. 5996: Mr. SMITH of New Jersey.
 H.R. 6001: Mr. MOYLAN.
 H.R. 6031: Mr. KEATING and Ms. STANSBURY.
 H.R. 6039: Mr. CARSON, Mrs. CHERFILUS-MCCORMICK, and Ms. JAYAPAL.
 H.R. 6046: Mrs. MILLER-MEEKS.
 H.R. 6049: Mr. NEGUSE.
 H.R. 6056: Mr. LARSEN of Washington and Mr. DAVIS of North Carolina.
 H.J. Res. 53: Mr. BRECHEEN.
 H.J. Res. 72: Mr. ESPAILLAT and Ms. STANSBURY.
 H.J. Res. 76: Mr. EVANS, Ms. ROSS, and Ms. MENG.
 H.J. Res. 83: Mr. DONALDS.
 H.J. Res. 92: Mr. ROUZER.
 H. Con. Res. 44: Mr. SMITH of Washington and Ms. SÁNCHEZ.
 H. Con. Res. 71: Mr. DONALDS and Mr. MILLER of Ohio.
 H. Res. 154: Mrs. SPARTZ.
 H. Res. 262: Mr. MAGAZINER and Ms. TOKUDA.
 H. Res. 561: Mr. SARBANES, Ms. CHU, Mr. ALLRED, and Mr. KILMER.
 H. Res. 627: Mr. CLYDE, Mrs. FLETCHER, Mr. TAKANO, and Mr. CLINE.
 H. Res. 683: Mr. DONALDS.
 H. Res. 793: Mr. BENTZ.
 H. Res. 796: Mr. CARTER of Texas, Mr. WILLIAMS of Texas, Mr. VAN DREW, Mr. ELLZEY, Mr. GOODEN of Texas, Mr. NEHLS, Mr. DONALDS, Mrs. LUNA, Mr. BABIN, Mr. SELF, and Mr. WEBER of Texas.
 H. Res. 798: Mr. ESTES, Mr. KILEY, Mr. KUSTOFF, Ms. TENNEY, Mr. POSEY, Mr. BURGESS, and Mrs. GONZÁLEZ-COLÓN.
 H. Res. 801: Ms. TITUS.
 H. Res. 806: Ms. CROCKETT.
 H. Res. 807: Mr. DUNCAN.

DELETIONS OF SPONSORS FROM PUBLIC BILLS AND RESOLUTIONS

Under clause 7 of rule XII, sponsors were deleted from public bills and resolutions, as follows:

H.R. 3347: Mrs. CHAVEZ-DEREMER.
 H.R. 3721: Mr. GARAMENDI.