Ryun (KS)

Sanders

Sandlin

Sawyer

Saxton

Schiff

Scott Sensenbrenner

Schrock

Serrano

Sessions

Shadegg

Sherman

Sherwood

Shimkus

Shows

Shuster

Simmons

Simpson

Skeen

Skelton

Slaughter

Smith (MI)

Smith (NJ)

Smith (TX)

Smith (WA)

Snyder

Souder

Spratt

Stark

Stearns

Stump

Sullivan

Sununu

Tauzin

Terry

Thomas

Thune

Tiahrt

Tiberi

Tierney

Turner

Upton

Vitter

Walsh

Wamp

Watkins (OK)

Watt (NC)

Waxman

Weiner

Watts (OK)

Weldon (FL)

Weldon (PA)

Wilson (NM)

Wilson (SC)

Whitfield

Wolf

Wynn Young (FL)

Walden

Velazquez

Thurman

Tauscher

Taylor (NC)

Thornberry

Stenholm

Shaw

Shays

Schakowsky

war is falling more and more on middle-class and lower-income Americans. More and more this war is being fought out of the Social Security trust fund that is paid more and more by middleclass and lower-income Americans, but American corporations decide that they will escape any liability, any responsibility for the payment of America's efforts against terrorism by going to Bermuda and taking a tax holiday.

TEACHER TAX CREDIT ACT OF 2002

(Mrs. WILSON of New Mexico asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. WILSON of New Mexico. Mr. Speaker, today I will introduce the Teacher Tax Credit Act of 2002 to the Congress.

Over the next 10 years, America will have to recruit and train 2 million new teachers. While we do not have a teacher shortage now, we do have a maldistribution of teachers. This Tax Credistribution of teachers. This Tax Credit Act would provide a \$2,000 nonrefundable tax credit for teachers, assistant teachers, principals and assistant principals who teach in title I eligible schools. Those are schools in our poorest neighborhoods where it is often hard to keep teachers, where the average experience level of teachers is lower than they are in other schools because it is a tougher job.

So let us give teachers in our schools that need the most help a little more support from the Federal Government by saying, yes, we want to give you the resources you need to stay in that neighborhood, teach in that school and make sure that we leave no child behind.

DOMESTIC VIOLENCE

(Ms. CARSON of Indiana asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. CARSON of Indiana. Mr. Speaker, historically, domestic violence has been a silent epidemic. According to a recent study conducted by the Commonwealth Fund, almost 4 million women are physically abused each year in the United States. In my district alone. domestic violence remains unabated. We had the tragic situation where a young man went to court, was convicted of domestic violence, was allowed to leave the courtroom and go home and prepare himself for prison. Instead, he visited his wife's job and killed her and another day care provider.

Domestic violence is the leading cause of injury to women in this country, where they are more likely to be assaulted, injured, raped or killed by a male partner than by any other type of assailant. We need to expand the Call to Protect program, continue funding of VAWA and demand that the Violence Against Women Office in the Department of Justice become permanent.

Ensuring that domestic violence victims receive necessary services to protect themselves and their children is one of the most important things that this legislative body can do while we attempt to sensitize those who are guardians of law, who are sworn to uphold the meaning of the law, will be further sensitized to the violence against women and how it can be abated.

THE JOURNAL

The SPEAKER pro tempore (Mr. CAMP). Pursuant to clause 8 of rule XX, the pending business is the question of agreeing to the Speaker's approval of the Journal of the last day's proceedings.

The question is on the Speaker's approval of the Journal.

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

Mr. McNULTY. Mr. Speaker, I object to the vote on the ground that a quorum is not present and make the point of order that a quorum is not present.

The SPEAKER pro tempore. Evidently, a quorum is not present.

The Sergeant at Arms will notify absent Members.

The vote was taken by electronic device, and there were—yeas 352, nays 43, answered "present" 1, not voting 38, as follows:

[Roll No. 48] YEAS—352

1 EAS-302		
Ackerman	Capps	Evans
Akin	Cardin	Everett
Allen	Carson (IN)	Farr
Andrews	Carson (OK)	Fattah
Armey	Castle	Ferguson
Baca	Chabot	Flake
Bachus	Chambliss	Fletcher
Baker	Clay	Foley
Baldwin	Clement	Forbes
Barcia	Clyburn	Ford
Barr	Coble	Fossella
Barrett	Collins	Frank
Bartlett	Combest	Frelinghuysen
Barton	Conyers	Frost
Bass	Cooksey	Gallegly
Becerra	Costello	Ganske
Bereuter	Cramer	Gekas
Berkley	Crenshaw	Gibbons
Berman	Crowley	Gilchrest
Berry	Culberson	Gillmor
Biggert	Cummings	Gilman
Bilirakis	Cunningham	Gonzalez
Bishop	Davis (CA)	Goode
Blumenauer	Davis (FL)	Goodlatte
Blunt	Davis (IL)	Gordon
Boehlert	Davis, Jo Ann	Goss
Boehner	Davis, Tom	Graham
Bonilla	Deal	Granger
Bonior	DeGette	Graves
Bono	Delahunt	Green (TX)
Boozman	DeLauro	Green (WI)
Boswell	DeMint	Greenwood
Boucher	Deutsch	Grucci
Boyd	Diaz-Balart	Gutierrez
Brady (TX)	Dicks	Hall (OH)
Brown (FL)	Dingell	Hall (TX)
Brown (OH)	Doggett	Hansen
Brown (SC)	Doyle	Harman
Bryant	Dreier	Hart
Burr	Duncan	Hastings (WA)
Burton	Dunn	Hayes
Buyer	Edwards	Hayworth
Callahan	Ehlers	Herger Hill
Camp Cannon	Emerson	
	Engel	Hilliard
Cantor	Eshoo	Hinchey

Etheridge

Hinojosa

Capito

McInnis McIntyre Hoekstra McKeon Holden McKinney Meehan Meek (FI.) Honda. Horn Meeks (NY) Hostettler Mica Houghton Miller Dan Miller, Gary Hover Hunter Miller, Jeff Hyde Mink Mollohan Inslee Isakson Moran (VA) Israel Morella. Murtha Issa Istook Myrick Jackson (IL) Nadler Jackson-Lee Neal (TX) Nethercutt Jefferson Nev Northup Jenkins Johnson (CT) Norwood Johnson (II.) Nussle Johnson, E. B. Obey Olver Johnson, Sam Jones (NC) Ortiz Kanjorski Osborne Kaptur Ose Otter Keller Kelly Owens Kennedy (RI) Oxley Pallone Kerns Kildee Pascrell Kind (WI) Pastor King (NY) Paul Kingston Payne Kirk Pelosi Kleczka Pence Knollenberg Peterson (PA) Kolbe Petri LaFalce Phelps LaHood Pitts Lampson Platts Pombo Langevin Larson (CT) Pomeroy LaTourette Portman Leach Price (NC) Pryce (OH) Levin Lewis (CA) Putnam Lewis (GA) Quinn Lewis (KY) Radanovich Lipinski Rahall Lowey Rangel Lucas (KY) Regula Rehberg Lucas (OK) Luther Reyes Reynolds Lynch Maloney (CT) Riley Maloney (NY) Rivers Manzullo Rodriguez Markey Roemer Rogers (KY) Mascara Matheson Rogers (MI) Matsui Rohrabacher McCarthy (MO) Ros-Lehtinen McCarthy (NY) Ross McCollum Rothman McCrery Roukema McGovern Royce McHugh Rush

NAYS-43

Aderholt Jones (OH) Kennedy (MN) Baird Baldacci Kucinich Borski Larsen (WA) Brady (PA) Latham Capuano LoBiondo Crane McDermott DeFazio McNulty English Moore Moran (KS) Gutknecht Peterson (MN) Hastings (FL) Hefley Ramstad Hilleary Saho Schaffer Hooley Hulshof Strickland

Stupak Sweeney Tanner Taylor (MS) Thompson (CA) Thompson (MS) Towns Udall (CO) Udall (NM) Visclosky Weller Wicker Wu

ANSWERED "PRESENT"—1

Tancredo

NOT VOTING-38

Abercrombie Condit Doolittle Ballenger Cox Ehrlich Bentsen Coyne Filner Cubin Blagoievich Gephardt Calvert DeLav John Kilpatrick Clayton Dooley

Lantos Lee Linder Lofgren Menendez Millender-McDonald Miller, George Napolitano Oberstar Pickering Roybal-Allard Sanchez Solis Toomey Traficant Waters Watson (CA) Wexler Woolsey Young (AK)

□ 1051

Mr. ENGLISH changed his vote from "yea" to "nay."

Messrs. JENKINS, EHLERS, and ROSS changed their vote from "nay" to "yea."

So the Journal was approved.

The result of the vote was announced as above recorded.

Stated for:

Ms. SOLIS. Mr. Speaker, during rollcall vote No. 48 on approving the Journal I was unavoidably detained. Had I been present, I would have voted "yea."

Stated against:

Mr. FILNER. Mr. Speaker, on rollcall No. 48, I was conducting official business in my San Diego, California district. Had I been present, I would have voted "nay."

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 3694

Mr. Lahood. Mr. Speaker, I ask unanimous consent to have my name removed as a cosponsor of H.R. 3694.

The SPEAKER pro tempore (Mr. CAMP). Is there objection to the request of the gentleman from Illinois?

There was no objection.

PROVIDING FOR CONSIDERATION OF H. CON. RES. 275, SENSE OF CONGRESS ON HUNTING SEA-SONS FOR MIGRATORY MOURN-ING DOVES

Mr. HASTINGS of Washington. Mr. Speaker, by direction of the Committee on Rules, I call up House Resolution 353 and ask for its immediate consideration.

The Clerk read the resolution, as follows:

H. RES. 353

Resolved, That at any time after the adoption of this resolution the Speaker may, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the state of the Union for consideration of the concurrent resolution (H. Con. Res. 275) expressing the sense of the Congress that hunting seasons for migratory mourning doves should be modified so that individuals have a fair and equitable opportunity to hunt such birds. The first reading of the concurrent resolution shall be dispensed with. All points of order against consideration of the concurrent resolution are waived. General debate shall be confined to the concurrent resolution and shall not exceed one hour equally divided and controlled by the chairman and ranking minority member of the Committee on Resources. After general debate the concurrent resolution shall be considered for amendment under the five-minute rule. The concurrent resolution shall be considered as read. During consideration of the concurrent resolution for amendment, the Chairman of the Committee of the Whole may accord priority in recognition on the basis of whether the Member offering an amendment has caused it to be printed in the portion of the Congressional Record designated for that purpose in clause 8 of rule XVIII. Amendments so printed shall be considered as read. At the conclusion of consideration of the concurrent resolution for amendment the Committee shall rise and report the concurrent resolution to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the concurrent resolution and amendments thereto to final adoption without intervening motion except one motion to recommit with or without instructions.

The SPEAKER pro tempore. The gentleman from Washington (Mr. HASTINGS) is recognized for 1 hour.

Mr. HASTINGS of Washington. Mr. Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Ohio (Mr. HALL), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

(Mr. HASTINGS of Washington asked and was given permission to revise and extend his remarks.)

Mr. HASTINGS of Washington. Mr. Speaker, House Resolution 353 is an open rule waiving all points of order against the consideration of H. Con. Res. 275, a sense of the Congress regarding hunting seasons for migratory mourning doves. The rule provides one hour of general debate to be equally divided between the chairman and ranking minority member of the Committee on Resources. The rule waives all points of order against the consideration of the concurrent resolution.

The rule also authorizes the Chairman of the Committee of the Whole to accord priority recognition to Members who have preprinted their amendments in the CONGRESSIONAL RECORD.

Finally, Mr. Speaker, the rule provides for one motion to recommit, with or without instructions.

Mr. Speaker, H. Con. Res. 275 is a sense of the Congress introduced by the distinguished chairman of the Committee on Resources, the gentleman from Utah (Mr. HANSEN), and it expresses the sense of Congress that, one. the Migratory Bird Treaty Act of 1918 should be modified to allow for mourning dove hunting during the last week in August in areas north of 37 degrees north latitude; two, that the United States should begin discussions with the appropriate parties to ensure that all Americans have an opportunity to harvest migratory mourning doves in an equitable manner; and, three, that hunters and wildlife management agencies in the States north of 37 degrees latitude should support an earlier opening date for the mourning dove season.

Mr. Speaker, H. Con. Res. 275 was reported by unanimous consent of the Committee on Resources on February 27, 2002. Accordingly, Mr. Speaker, I encourage my colleagues to support both the rule, H. Res. 353, and the underlying bill.

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

Mr. HALL of Ohio. Mr. Speaker, I want to thank the gentleman from Washington (Mr. HASTINGS) for yielding me the time, and I yield myself such time as I may consume.

This is an open rule. It will allow for consideration of H. Con. Res. 375 and, as we have heard, this is a resolution regarding hunting seasons for migratory mourning doves.

As the gentleman from Washington (Mr. HASTINGS) has described, this rule provides for 1 hour of general debate that will be equally divided and controlled by the chairman and ranking minority member of the Committee on Resources. The rule permits amendments under the 5-minute rule. This is the normal amending process in the House. All Members on both sides of the aisle will have an opportunity to offer germane amendments.

Mr. Speaker, this resolution expresses the sense of Congress that the Migratory Bird Treaty Act of 1916 be renegotiated to provide a longer hunting season for mourning doves above the 37 degrees latitude. If the hunting season were extended, that would affect 22 States where mourning dove hunting is permitted. It also includes my State of Ohio.

Though this measure is important to many hunters and it is an important issue in many parts of this country, there is a far more important matter of legislation to extend unemployment insurance to out-of-work Americans that we are very concerned about. Many men and women have lost their jobs after the September 11 terrorist attack which was almost 6 months ago, and those benefits will soon run out unless we pass a bill to increase their unemployment insurance. We need to deal with this issue immediately.

Therefore, I will oppose the previous question and, if the previous question is defeated, I will offer an amendment to the rule which will permit the House to take up the Senate amendment to H.R. 3090, which would extend unemployment insurance by 13 weeks.

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

Mr. HASTINGS of Washington. Mr. Speaker, I am pleased to yield such time as he may consume to the gentleman from Utah (Mr. Hansen), the distinguished chairman of the Committee on Resources.

(Mr. HANSEN asked and was given permission to revise and extend his remarks.)

Mr. HANSEN. Mr. Speaker, this is kind of a cherished thing in America, the hunting of doves. Many of us who hunt have noticed in our younger years that dove hunting was not a big thing. Deer season was always such a big thing in the State of Utah that they closed the schools, the churches, and everything else at the opening of deer season. Fishing was always a mass exodus out of town to get to various mass areas. Dove season was never considered as much.

I do not think people understand the importance of this little elusive bird