we began this rule by talking about Republicans' having received a copy of the rule and the bill at 9:06. We talked about how the Senate has left town and that we are doing this bill today to no avail, because it expires when we will all be gone, which is next week.

We've got doctors who will not be properly reimbursed. Oh, I'm sorry. That big cut occurred from this Democrat majority, and now we're trying to show up and show how we've got to help physicians. Once again, it reminds me of that firefighter who sets his own fire. This Democrat majority cut the doctors. Now we're hearing that doctors won't see Medicare patients, and now we show up to save the doctors.

Mr. Speaker, the bottom line to this whole thing is that massive, new tax increases are in this bill, while at the same time, somebody is trying to take credit for all of these millions of new jobs that will be created. Yet, when asked, the chairman of the committee had no evidence to support that. It was just an opinion.

That is exactly the same kind of opinion that we saw from the prior chairman of the Ways and Means Committee, who, when asked about the health care bill—and even though he knew it would diminish jobs because of the guesstimate of CBO of some 5 million jobs—wanted to push this as a jobs bill, wanted to push health care as a jobs bill, and now we are doing it again.

The U.S. Chamber says changes to the tax treatment of real estate, energy, and investment partnerships will result in negative consequences for capital formation, innovation in real estate, energy, investment, and jobs in America.

The bottom line is that this Democrat majority has three big political items, not just taxes and spending, but the three largest political items will net lose 10 million American jobs, as decided by the Congressional Budget Office.

This Democrat majority is insistent on killing jobs in America. They are insistent on taxing and spending. They are for the diminishment of the investor, and they are going to kill the goose that lays the golden egg. I think it is a big mistake to try and show up and say, Those darned Republicans won't go along with us. They won't vote for an extension of unemployment.

I will tell you what the Republican Party stands for: It is jobs, investment and the opportunity to have more jobs in this country.

Mr. Speaker, we end our debate today.

The SPEAKER pro tempore. The time of the gentleman has expired.

The gentlewoman from New York has  $4\frac{1}{4}$  minutes remaining.

Ms. SLAUGHTER. Mr. Speaker, in a moment I will be offering an amendment to this rule. I want to briefly explain the amendment. It is very simple. It strikes two sections from the House

amendment printed in the Rules Committee report.

No. 1: It strikes section 511, the COBRA extension.

No. 2: It strikes section 516, the State Medicaid Assistance, or FMAP.

It also makes a change in the carried interest provision, making it effective on December 31, 2010, instead of the date of enactment.

Finally, the amendment divides the question of adoption of the House amendment into two votes:

One vote will be on section 523, which is the SGR—the doc fix. The other vote will be on the remaining portions of the House amendment.

That package contains provisions to extend American Recovery and Reinvestment Act job programs. It provides tax relief to working families; extends business tax credits; provides pension relief; extends unemployment insurance, TANF, and flood insurance; provides relief for disaster areas, including relief for agriculture disaster areas; provides domestic energy tax provisions, closes tax loopholes, and hopefully prevents outsourcing.

I hope Members will vote in favor of this amendment as well as in favor of the rule and the previous question.

AMENDMENT OFFERED BY MS. SLAUGHTER

Ms. SLAUGHTER. Mr. Speaker, I have an amendment to the rule at the desk.

The SPEAKER pro tempore. The Clerk will report the amendment.

The Clerk read as follows:

Amendment to H. Res. 1403 Offered by Ms. Slaughter of New York

Strike all after the resolving clause and insert the following:

"That upon adoption of this resolution it shall be in order to take from the Speaker's table the bill (H.R. 4213) to amend the Internal Revenue Code of 1986 to extend certain expiring provisions, and for other purposes, with the Senate amendment thereto, and to consider in the House, without intervention of any point of order, a motion offered by the chair of the Committee on Ways and Means or his designee that the House concur in the Senate amendment with the amendment printed in part A of the report of the Committee on Rules accompanying this resolution as modified by the amendment printed in part B of the report of the Committee on Rules and the further amendment printed in section 2. The Senate amendment and the motion shall be considered as read. The motion shall be debatable for one hour equally divided and controlled by the chair and ranking minority member of the Committee on Ways and Means. The previous question shall be considered as ordered on the motion to final adoption without intervening motion. The question of adoption of the motion shall be divided for a separate vote on the matter proposed to be inserted as section 523.

SEC. 2. The further amendment referred to in the first section is as follows:

(1) Strike section 511 of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules as modified by the amendment printed in part B of the report of the Committee on Rules.

(2) Strike section 516 of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules as modified by the amend-

ment printed in part B of the report of the Committee on Rules.

(3) In section 412(f)(1) of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules, strike "the date of the enactment of this Act" and insert "December 31, 2010".

(4) In section 412(f)(2) of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules, strike "the date of the enactment of this Act" and insert "December 31, 2010".

(5) In section 412(f)(3) of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules, strike "the date of the enactment of this Act" and insert "December 31, 2010".

(6) In section 412(f)(4) of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules, strike "the date of the enactment of this Act" and insert "December 31, 2010".

(7) In section 412(f) of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules, strike paragraph (5).

(8) Section 523 of the matter proposed to be inserted by the amendment printed in part A of the report of the Committee on Rules as modified by the amendment printed in part B of the report of the Committee on Rules is further amended by adding at the end the following new subsection:

"(b) Statutory Paygo. The budgetary ef-

"(b) Statutory Paygo. The budgetary effects of this Act, for the purpose of complying with the Statutory Pay-As-You-Go-Act of 2010, shall be determined by reference to the latest statement titled 'Budgetary Effects of PAYGO Legislation' for this Act, jointly submitted for printing in the Congressional Record by the Chairmen of the House and Senate Budget Committees, provided that such statement has been submitted prior to the vote on passage in the House acting first on this conference report or amendment between the Houses."

SEC. 3. House Resolution 1392 is laid on the table."

### □ 1030

Ms. SLAUGHTER. Mr. Speaker, I urge a "yes" vote on the rule.

I yield back the balance of my time, and I move the previous question on the amendment and on the resolution.

The SPEAKER pro tempore. The question is on ordering the previous question.

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

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

The yeas and nays were ordered.

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

# ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, proceedings will resume on questions previously postponed.

Votes will be taken in the following order:

agreeing to the Speaker's approval of the Journal:

suspending the rules and adopting House Resolution 1391;

ordering the previous question on House Resolution 1403 and on the amendment thereto;

agreeing to the amendment to House Resolution 1403, if ordered; and

adopting House Resolution 1403, if ordered.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5minute votes.

#### THE JOURNAL

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the question on agreeing to the Speaker's approval of the Journal, on which the yeas and nays were ordered.

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

The vote was taken by electronic device, and there were—yeas 230, nays 182, answered "present" 1, not voting 18, as follows:

### [Roll No. 319]

#### YEAS-230

Ackerman Ellison Lipinski Andrews Engel Loebsack Baca Eshoo Lofgren, Zoe Lowey Baird Etheridge Baldwin Farr Luián Barrow Fattah Lynch Bean Filner Maffei Fortenberry Becerra Markey (MA) Berklev Foster Marshall Frank (MA) Berman Matheson Berry Fudge Matsui Garamendi Bilbray McCarthy (NY) Bishon (GA) Gonzalez McClintock Goodlatte Bishop (NY) McCollum Blumenauer Gordon (TN) McDermott Boswell Grayson McGovern Green, Al Boucher McIntyre Boyd Green Gene McMahon Brady (PA) Grijalva McNernev Braley (IA) Gutierrez Meek (FL) Bright. Hall (NY) Meeks (NY) Brown, Corrine Halvorson Michaud Butterfield Hare Miller (NC) Heinrich Capps Miller, George Capuano Heller Mollohan Carnahan Herseth Sandlin Moore (KS) Carson (IN) Higgins Moore (WI) Castle Hill Moran (VA) Castor (FL) Hinchey Murphy (CT) Chaffetz Hinoiosa Murphy, Patrick Chandler Hirono Nadler (NY) Hodes Chu Napolitano Clarke Holden Neal (MA) Clay Holt Oberstar Cleaver Honda. Obey Clyburn Hover Olver Cohen Inslee Ortiz Cole Israel Jackson (IL) Pallone Convers Pascrell Jackson Lee Cooper Pastor (AZ) Costello (TX) Johnson (IL) Paulsen Courtney Pavne Critz Johnson, E. B. Perlmutter Crowley Kagen Perriello Cuellar Kanjorski Pingree (ME) Cummings Kaptur Polis (CO) Dahlkemper Kennedy Pomerov Davis (CA) Kildee Davis (IL) Kilpatrick (MI) Posey Price (NC) Davis (TN) Kind Quigley DeFazio Kirk DeGette Kissell Rahall Klein (FL) Rangel Delahunt DeLauro Kucinich Reyes Richardson Langevin Dent Rodriguez Deutch Larsen (WA) Dicks Larson (CT) Roe (TN) Dingell Latham Ross Rothman (NJ) Lee (CA) Doggett Roybal-Allard Dovle Levin Edwards (MD) Lewis (CA) Ruppersberger Ryan (OH) Edwards (TX) Lewis (GA)

Sánchez, Linda Т. Sanchez, Loretta Sarbanes Schakowsky Schauer Schiff Schrader Schwartz Scott (GA) Scott (VA) Serrano Sestak Shea-Porter Sherman Sires

Adler (NJ)

Akin

Blunt

Camp

Cao

Coble

Costa

Diou

Flake

Foxx

Skelton Tsongas Slaughter Van Hollen Smith (WA) Velázquez Snyder Visclosky Space Walz Speier Waters Spratt Watson Stark Watt Sutton Waxman Tanner Weiner Teague Welch Thompson (MS) Wilson (OH) Tierney Woolsey Wu Tonko Yarmuth Towns

#### NAYS-182 Franks (AZ)

Murphy, Tim

Frelinghuysen Myrick Alexander Gallegly Neugebauer Garrett (NJ) Altmire Nunes Arcuri Gerlach Nye Austria Giffords Olson Gingrey (GA) Bachmann Owens Bachus Paul Barrett (SC) Griffith Pence Bartlett Guthrie Peters Barton (TX) Hall (TX) Peterson Biggert Harper Petri Hastings (WA) Pitts Bilirakis Blackburn Hensarling Platts Poe (TX) Herger Boccieri Himes Price (GA) Putnam Radanovich Boehner Hoekstra. Bonner Hunter Bono Mack Inglis Rehberg Boozman Issa Reichert Jenkins Rogers (AL) Boustany Brady (TX) Johnson, Sam Rogers (KY) Broun (GA) Jordan (OH) Rogers (MI) Brown (SC) Kilrov Rohrabacher King (IA) Rooney Ros-Lehtinen Buchanan Burgess King (NY) Burton (IN) Kingston Roskam Kirkpatrick (AZ) Buyer Royce Calvert Kline (MN) Salazar Scalise Kosmas Campbell Kratovil Schmidt Cantor Lamborn Sensenbrenner Sessions Lance Shadegg Capito LaTourette Cardoza Latta Shimkus Carney Lee (NY) Shuster Linder Carter Simpson Cassidy LoBiondo Smith (NE) Childers Smith (NJ) Lucas Luetkemeyer Smith (TX) Coffman (CO) Lummis Stearns Conaway Lungren, Daniel Stupak Connolly (VA) Sullivan  $\mathbf{E}$ Mack Tavlor Crenshaw Maloney Terry Thompson (CA) Culberson Manzullo Thompson (PA) Diaz-Balart, L. Marchant Markey (CO) Diaz-Balart, M Thornberry McCarthy (CA) Tiahrt. Donnelly (IN) McCaul Tiberi McCotter Dreier Turner Driehaus McHenry Upton Duncan McKeon Walden Ehlers Mica Wamp Miller (FL) Westmoreland Ellsworth Miller (MI) Whitfield Emerson Miller, Gary Wilson (SC) Fallin Minnick Wittman Fleming Mitchell Wolf Forbes Moran (KS) Young (AK) Murphy (NY) Young (FL)

#### ANSWERED "PRESENT"-1

#### Gohmert

## NOT VOTING-18

Aderholt Graves Melancon Bishop (UT) Harman Rush Boren Hastings (FL) Ryan (WI) Brown-Waite, Johnson (GA) Schock Ginny Jones Shuler Davis (AL) McMorris Wasserman Davis (KY) Rodgers Schultz

## $\sqcap$ 1100

EHLERS, HIMES. Messrs. CONNOLLY of Virginia, CASSIDY, YOUNG of Alaska and CARDOZA changed their vote from "yea" "nay."

So the Journal was approved.

The result of the vote was announced as above recorded.

#### CONGRATULATING ISRAEL ON OECD MEMBERSHIP

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the resolution, H. Res. 1391, as amended, on which the yeas and nays were ordered

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentlewoman from Nevada (Ms. BERKLEY) that the House suspend the rules and agree to the resolution, H. Res. 1391, as amended.

This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 418, nays 0, not voting 13, as follows:

## [Roll No. 320]

YEAS-418 Ackerman Carter Fleming Aderholt Cassidy Forbes Adler (NJ) Castle Fortenberry Akin Castor (FL) Foster Alexander Chaffetz Foxx Altmire Chandler Frank (MA) Andrews Childers Franks (AZ) Chu Arcuri Frelinghuysen Austria Clarke Fudge Gallegly Baca Clay Bachmann Cleaver Garamendi Clyburn Bachus Garrett (NJ) Baldwin Coble Gerlach Barrett (SC) Coffman (CO) Giffords Gingrev (GA) Barrow Cohen Bartlett Cole Gohmert Barton (TX) Conaway Gonzalez Connolly (VA) Bean Goodlatte Becerra Conyers Gordon (TN) Berkley Cooper Granger Berman Costa Grayson Berry Costello Green, Al Biggert Courtney Green Gene Griffith Bilbray Crenshaw Bilirakis CritzGrijalva Bishop (GA) Crowley Guthrie Bishop (NY) Cuellar Gutierrez Bishop (UT) Culberson Hall (NY) Blackburn Cummings Hall (TX) Blumenauer Dahlkemper Halvorson Blunt Davis (CA)  $_{
m Hare}$ Boccieri Davis (IL) Harman Davis (TN) Boehner Harper Bonner DeFazio Hastings (WA) Bono Mack DeGette Heinrich Boozman Delahunt Heller Boswell DeLauro Hensarling Boucher Herger Dent Herseth Sandlin Deutch Boustany Boyd Diaz-Balart, L. Higgins Brady (PA) Diaz-Balart, M. Hill Brady (TX) Dicks Himes Braley (IA) Dingell Hinchey Bright Diou Hinoiosa Broun (GA) Doggett Hirono Donnelly (IN) Brown (SC) Hodes Brown, Corrine Hoekstra Doyle Buchanan Holden Dreier Burgess Driehaus Holt Burton (IN) Duncan Honda Butterfield Edwards (MD) Hoyer Buver Edwards (TX) Hunter Calvert Ehlers Inglis Camp Ellison Inslee Campbell Ellsworth Israel Cantor Emerson Issa Cao Engel Jackson (IL) Capito Eshoo Jackson Lee Capps Etheridge (TX) Capuano Fallin Jenkins Johnson (IL) Cardoza Farr Fattah Johnson, E. B. Carnahan Carney Johnson, Sam Jordan (OH) Filner Carson (IN)

Flake