that the Nation can witness bipartisanship soon, but we're not seeing it yet, and that's worrisome.

\sqcap 1140

Over the last week, participants in Republican Whip Cantor's YouCut initiative voted on programs for us to bring to this floor for cutting spending. To date, participants in that program have voted to cut over \$150 billion in spending. This week, the participants in that program voted to end the TARP program.

I was surprised to learn that TARP is still scheduled to spend billions of dollars in the next years. We must take action to end TARP now.

I will be asking Members to vote "no" on the previous question so that we can have a vote on Congressman PAULSEN'S bill on ending TARP. I would like to remind the membership that a "no" vote on the previous question will not preclude consideration on the underlying legislation before us today.

Let me take a minute, at this point, if I may, Mr. Speaker, to a point of personal privilege. This may be the last rule that I come to the floor to debate because, in January, as you know, I will be leaving Congress. And it has been an extraordinary honor to be a Member of the United States Congress for 18 years, to represent an honorable and hardworking constituency.

I will leave Congress in January with a sense of duty fulfilled, Mr. Speaker, with infinite love and admiration for the most generous and noble Nation in history, the United States of America, and with profound gratitude to my wonderful staff for their hard work and their loyalty in representing our constituents and the Nation, and of gratitude to all of my colleagues for the honor of having been able to serve with them

At this point, I reserve the balance of my time, as I ask my friend Mr. ARCURI if he has any other speakers.

Mr. ARCURI. I have no additional speakers, and I am ready to close.

MOTION TO ADJOURN

LINCOLN DIAZ-BALART Florida. Mr. Speaker, I move that the House do now adjourn.

The SPEAKER pro tempore. The question is on the motion to adjourn.

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

Mr. LINCOLN DIAZ-BALART Florida. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The vote was taken by electronic device, and there were—yeas 2, nays 409, answered "present" 1, not voting 20, as follows:

> [Roll No. 545] YEAS-2 Young (AK)

Rangel

NAYS-409

DeGette

Delahunt

Ackerman

Adler (NJ)

Aderholt

Akin

Altmire

Andrews

Arcuri

Austria

Bachus

Baldwin

Barrow

Bartlett

Bean

Becerra

Berkley

Berman

Biggert

Bilbray

Bilirakis

Bishop (GA)

Bishop (NY)

Blumenauer

Blackburn

Boccieri

Roehner

Bonner

Boren

Boyd

Boswell

Boucher

Boustany

Brady (PA)

Brady (TX)

Braley (IA)

Broun (GA)

Brown (SC)

Brown, Corrine

Brown-Waite,

Bright

Crowley

Cuellar

Cummings

Dahlkemper

Davis (AL)

Davis (CA)

Davis (IL)

Davis (KY)

Davis (TN)

DeFazio

Bono Mack

Boozman

Berry

Barrett (SC)

Barton (TX)

Baird

Bachmann

Baca

DeLauro Deutch Diaz-Balart, L. Diaz-Balart, M. Dicks Dingell Djou Doggett Donnelly (IN) Doyle Dreier Driehaus Duncan Edwards (MD) Edwards (TX) Ehlers Ellison Ellsworth Emerson Eshoo Etheridge Farr Fattah Filner Flake Fleming Fortenberry Foster Foxx Frank (MA) Franks (AZ) Frelinghuysen Fudge Gallegly Garamendi Garrett (NJ) Gerlach Giffords Gingrey (GA) Gohmert Gonzalez Goodlatte Gordon (TN)

Granger Graves (GA) Ginny Buchanan Graves (MO) Burgess Grayson Burton (IN) Green, Al Green, Gene Buyer Calvert Guthrie Camp Gutierrez Campbell Hall (NY) Cantor Hall (TX) Cao Halvorson Capito Hare Harman Capps Capuano Harner Hastings (FL) Cardoza Carnahan Hastings (WA) Carnev Heinrich Carson (IN) Heller Carter Hensarling Cassidy Herger Herseth Sandlin Castle Castor (FL) Higgins Chaffetz Hill Chandler Himes Childers Hinchey Chu Hinojosa Clarke Hirono Clay Hodes Clyburn Hoekstra Coble Holt Coffman (CO) Honda Cohen Hover Cole Hunter Conaway Inglis Connolly (VA) Inslee Convers Israel Cooper Issa. Costa Jackson (IL) Costello Jackson Lee Courtney (TX) Crenshaw Jenkins CritzJohnson (GA)

Johnson (IL)

Johnson, E. B.

Johnson, Sam

Jordan (OH)

Kagen Kanjorski

Kaptur

Kildee

Kennedy

Jones

Paul Kilpatrick (MI) Paulsen Kilroy Pavne Kind Pence King (IA) King (NY) Perriello Kingston Peters Peterson Kirkpatrick (AZ) Petri Kissell Klein (FL) Pitts Kline (MN) Platts Kosmas Poe (TX) Kratovil Kucinich Pomeroy Lamborn Lance Langevin Larsen (WA) Putnam Larson (CT) Quigley Latham LaTourette Rehberg Latta Lee (CA) Reichert Reyes Lee (NY) Levin Lewis (CA) Lewis (GA) Linder Lipinski LoBiondo Loebsack Roonev Lofgren, Zoe Lowey Roskam Lucas Ross Luetkemeyer Luján Lummis Lungren, Daniel

Mack Maffei Maloney Manzullo Marchant Markey (CO) Marshall Matheson Matsui McCarthy (CA) McCarthy (NY) McCaul McClintock McCollum McCotter McDermott McGovern McHenry McIntyre McKeon McMahon McMorris Rodgers McNerney Meek (FL) Meeks (NY) Melancon Mica Michaud Miller (FL) Miller (MI) Miller (NC) Miller, Gary Miller, George Minnick Mitchell Mollohan Moore (KS) Moore (WI) Moran (KS) Moran (VA) Murphy (CT) Murphy (NY) Murphy, Patrick Murphy, Tim Myrick Nadler (NY) Napolitano Neal (MA) Neugebauer Nunes Oberstar Olson Olver Ortiz Owens Pallone Pascrell

E.

Lynch

Sullivan Pastor (AZ) Rush Ryan (OH) Sutton Ryan (WI) Tanner Salazar Teague Sanchez, Loretta Terry Perlmutter Sarbanes Thompson (CA) Scalise Thompson (MS) Thompson (PA) Schakowsky Schauer Thornberry Schiff Tia.hrt. Pingree (ME) Schmidt Tiberi Schock Tierney Schrader Titus Schwartz Tonko Polis (CO) Scott (GA) Towns Sensenbrenner Tsongas Posey Price (GA) Serrano Turner Sessions Upton Price (NC) Sestak Van Hollen Shadegg Velázquez Shea-Porter Visclosky Radanovich Walden Sherman Walz Shimkus Shuler Wamn Shuster Wasserman Richardson Simpson Schultz Waters Rodriguez Sires Roe (TN) Skelton Watson Rogers (AL) Slaughter Watt Smith (NF) Waxman Rogers (KY) Rogers (MI) Smith (NJ) Weiner Rohrabacher Smith (TX) Welch Westmoreland Smith (WA) Ros-Lehtinen Snyder Whitfield Wilson (OH) Space Wilson (SC) Speier Rothman (NJ) Spratt Wolf Roybal-Allard Stark Woolsev Wu Rovce Stearns Ruppersberger Stupak Yarmuth

ANSWERED "PRESENT"-1

Cleaver

NOT VOTING-20

Alexander Forbes Rahall Griffith Bishop (UT) Sánchez, Linda Blunt Grijalva Scott (VA) Butterfield Holden Markey (MA) Culberson Taylor Wittman Fallin Ohev Young (FL)

□ 1214

SUTTON, Ms. LORETTA SANCHEZ of California, Messrs. HILL, ETHERIDGE, CHAFFETZ, ELLS-WORTH, and FARR, Ms. CORRINE BROWN of Florida, Messrs. TIAHRT, BRADY of Pennsylvania, and TONKO, KIRKPATRICK Mrs. of Arizona. Messrs. WILSON of Ohio, BERMAN, GORDON of Tennessee, and NAPOLITANO, SCHRADER. Mrs. Messrs. SCOTT of Georgia and WELCH, Ms. SCHWARTZ, Ms. RICHARDSON, Messrs. GEORGE MILLER of California, COHEN, and FILNER changed their vote from "yea" to "nay."

So the motion was rejected.

The result of the vote was announced as above recorded.

PROVIDING FORCONSIDERATION OF H.R. 847, JAMES ZADROGA 9/11 COMPENSATION HEALTH AND PROVIDING ACT OF 2010; FOR CONSIDERATION OF H.R. 2378, CURRENCY REFORM FOR FAIR ACT; AND PROVIDING TRADE FOR CONSIDERATION OF SENATE AMENDMENT TO H.R. 2701, INTEL-LIGENCE AUTHORIZATION FOR FISCAL YEAR 2010

The SPEAKER pro tempore. The gentleman from Florida has 7 minutes remaining. The gentleman from New York has 4½ minutes remaining.

The Chair recognizes the gentleman from New York.

Mr. ARCURI. Mr. Speaker, I am prepared to close, and I would reserve the balance of my time.

Mr. LINCOLN DIAZ-BALART of Florida. Mr. Speaker, I ask unanimous consent to insert the text of the amendment and extraneous materials immediately prior to the vote on the previous question.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Florida?

There was no objection.

Mr. LINCOLN DIAZ-BALART of Florida. I yield the balance of my time to the distinguished Republican leader, the gentleman from Ohio (Mr. BOEHNER).

Mr. BOEHNER. Mr. Speaker and my colleagues, in a few minutes we're going to have a series of votes. One of those votes is going to be on the adjournment resolution that will allow the House to adjourn sometime over the next few days until November 15. The American people are asking the question, Where are the jobs? And this Congress has an obligation to help get our economy moving again and get the American people back to work. We've had time all year to move a lot of jobkilling policies; yet we've had no time to do a budget, no time to move any appropriation bills, which means no opportunity to cut spending.

Earlier this year 100 economists, 100 economists, sent a letter to the President saying, Mr. President, if you cut spending now, it will help our economy. But I do believe that we have an obligation to help end the uncertainty that is affecting American families and small businesses all across the country. We ought to be cutting spending, and, yes, we ought to end the uncertainty about what the tax rates are going to be at the beginning of the year.

The idea that we're going to leave here and not extend all of the current tax rates to end the uncertainty is an irresponsibility on the part of this Congress. And how any Member can vote to adjourn and pump this into a lameduck session, I think, is putting your election above the needs of your constituents. The American people sent us here to do their work. We're not here to do our work to get reelected.

I am going to ask all of my colleagues, vote "no" on this adjournment resolution. Give the House an opportunity in a fair and open debate to extend all of the current tax rates.

Mr. ARCURI. Mr. Speaker, I yield myself the balance of my time.

I would like to begin by thanking my friend and colleague, Mr. Diaz-Balart, for his able management of this rule and also to wish him well. This will be the last time that we will be managing a rule together, and I would like to wish him well in the future.

I would like to thank my friends from the other side of the aisle for their impassioned remarks during our debate. But when all is said and done, this rule is about three things, and three things only.

 $\sqcap 1220$

It's about security. It's about the intelligence reauthorization bill of 2010. It's about the economy and the currency manipulation bill. Most of all, it's about doing the right thing. It's about the 9/11 bill and doing the right thing for the people who have been injured.

Mr. Speaker, for these reasons, I urge my colleagues to support the rule and to allow us to do just that.

The material previously referred to by Mr. LINCOLN-DIAZ BALART of Florida is as follows:

Amendment to H. Res. 1674 Offered by Mr. Lincoln Diaz-Balart of Florida

At the end of the resolution add the following new section:

SEC. 4. Immediately upon the adoption of this resolution the Speaker shall, 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 bill (H.R. 6225) to amend the Emergency Economic Stabilization Act of 2008 to terminate authority under the Troubled Asset Relief Program. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the Majority Leader and the Minority Leader or their respective designees. After general debate the bill shall be considered for amendment under the five-minute rule. During consideration of the bill 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 bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit with or without instructions. If the Committee of the Whole rises and reports that it has come to no resolution on the bill. then on the next legislative day the House shall, immediately after the third daily order of business under clause 1 of rule XIV, resolve into the Committee of the Whole for further consideration of the bill. Clause 1(c) of rule XIX shall not apply to the consideration of H.R. 6225.

(The information contained herein was provided by Democratic Minority on multiple occasions throughout the 109th Congress.)

THE VOTE ON THE PREVIOUS QUESTION: WHAT
IT REALLY MEANS

This vote, the vote on whether to order the previous question on a special rule, is not merely a procedural vote. A vote against ordering the previous question is a vote against the Democratic majority agenda and a vote to allow the opposition, at least for the moment, to offer an alternative plan. It is a vote about what the House should be debating.

Mr. Clarence Cannon's Precedents of the House of Representatives, (VI, 308-311) describes the vote on the previous question on the rule as "a motion to direct or control the consideration of the subject before the House being made by the Member in charge." To defeat the previous question is to give the opposition a chance to decide the subject before the House. Cannon cites the Speaker's ruling of January 13, 1920, to the effect that "the refusal of the House to sustain the demand for the previous question passes the control of the resolution to the opposition" in order to offer an amendment. On March 15, 1909, a member of the majority party offered a rule resolution. The House defeated the previous question and a member of the opposition rose to a parliamentary inquiry, asking who was entitled to recognition. Speaker Joseph G. Cannon (R-Illinois) said: "The previous question having been refused, the gentleman from New York, Mr. Fitzgerald, who had asked the gentleman to yield to him for an amendment, is entitled to the first recognition.'

Because the vote today may look bad for the Democratic majority they will say "the vote on the previous question is simply a vote on whether to proceed to an immediate vote on adopting the resolution . . . [and] has no substantive legislative or policy implications whatsoever." But that is not what they have always said. Listen to the definition of the previous question used in the Floor Procedures Manual published by the Rules Committee in the 109th Congress, (page 56). Here's how the Rules Committee described the rule using information from Congressional Quarterly's "American Congressional Dictionary": "If the previous question is defeated, control of debate shifts to the leading opposition member (usually the minority Floor Manager) who then manages an hour of debate and may offer a germane amendment to the pending business.

Deschler's Procedure in the U.S. House of Representatives, the subchapter titled "Amending Special Rules" states: "a refusal to order the previous question on such a rule [a special rule reported from the Committee on Rules] opens the resolution to amendment and further debate." (Chapter 21, section 21.2) Section 21.3 continues: "Upon rejection of the motion for the previous question on a resolution reported from the Committee on Rules, control shifts to the Member leading the opposition to the previous question, who may offer a proper amendment or motion and who controls the time for debate thereon."

Clearly, the vote on the previous question on a rule does have substantive policy implications. It is one of the only available tools for those who oppose the Democratic majority's agenda and allows those with alternative views the opportunity to offer an alternative plan.

Mr. ARCURI. Mr. Speaker, I yield back the balance of my time, and I move the previous question 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. DREIER. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

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

Rush

Schiff

Sires

Speier

Spratt

Stark

Sutton

Tonko

Towns

Visclosky

Wasserman

Schultz

Walz.

Waters

Watson

Waxman

Wilson (OH)

Weiner

Welch

Woolsev

Yarmuth

Wıı

Watt

FOR AN ADJOURN-PROVIDING MENT OR RECESS OF THE TWO HOUSES

Mr. ARCURI. Mr. Speaker, I send to the desk a privileged concurrent resolution and ask for its immediate consideration.

The Clerk read the concurrent resolution, as follows:

H. CON. RES. 321

Resolved by the House of Representatives (the Senate concurring). That when the House adjourns on any legislative day from Wednesday, September 29, 2010, through Friday, October 8, 2010, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand adjourned until 2 p.m. on Monday, November 15, 2010, or until the time of any reassembly pursuant to section 2 of this concurrent resolution. whichever occurs first; and that when the Senate recesses or adjourns on any day from Wednesday, September 29, 2010, through Friday, November 12, 2010, on a motion offered pursuant to this concurrent resolution by its Majority Leader or his designee, it stand recessed or adjourned until noon on Monday, November 15, 2010, or such other time on that day as may be specified in the motion to recess or adjourn, or until the time of any reassembly pursuant to section 2 of this concurrent resolution, whichever occurs first.

SEC. 2. The Speaker of the House and the Majority Leader of the Senate, or their respective designees, acting jointly after consultation with the Minority Leader of the House and the Minority Leader of the Senate, shall notify the Members of the House and the Senate, respectively, to reassemble at such place and time as they may designate if, in their opinion, the public interest shall warrant it.

The SPEAKER pro tempore. The question is on the concurrent resolution.

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

Mr. DREIER. Mr. Speaker, on that I demand the yeas and navs.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, this 15minute vote on adopting House Concurrent Resolution 321 will be followed by 5-minute votes on ordering the previous question on House Resolution 1674, and adopting House Resolution 1674, if ordered.

The vote was taken by electronic device, and there were—yeas 210, nays 209, not voting 14, as follows:

[Roll No. 546]

YEAS-210 Ackerman Capuano Cummings Andrews Cardoza Dahlkemper Carnahan Baca Davis (AL) Davis (CA) Baird Carson (IN) Baldwin Castor (FL) Davis (IL) Chandler Davis (TN) Barrow Becerra Chu DeFazio Clarke Berkley DeGette Berman Clay Delahunt Berry Cleaver DeLauro Bishop (GA) Clyburn Deutch Blumenauer Cohen Dicks Boccieri Conyers Doggett Boren Cooper Doyle Edwards (MD) Boswell Costa Boucher Costello Ellison Brady (PA) Courtney Engel Bralev (IA) Critz Eshoo Brown, Corrine Crowley Etheridge Capps Cuellar Farr

Fattah Lipinski Filner Loebsack Frank (MA) Lofgren, Zoe Fudge Lowey Garamendi Luián Gonzalez Lynch Gordon (TN) Maloney Markey (MA) Grayson Matheson Green, Al Green Gene Matsui McCarthy (NY) Grijalva Gutierrez McCollum Hall (NY) McDermott Halvorson McGovern Meek (FL) Hare Harman Meeks (NY) Hastings (FL) Miller (NC) Miller, George Higgins Hill Mollohan Moore (KS) Himes Hinchey Moore (WI) Moran (VA) Hinoiosa Murphy (CT) Hodes Murphy (NY) Nadler (NY) Holden Holt Napolitano Honda Neal (MA) Hover Oberstar Inslee Obey Israel Olver Jackson (IL) Ortiz Jackson Lee Owens (TX) Pallone Johnson (GA) Pascrell Johnson, E. B. Pastor (AZ) Kagen Pavne Kanjorski Pelosi Kaptur Perlmutter Kildee Peterson Kilpatrick (MI) Pingree (ME) Polis (CO) Kind Kissell Pomerov Klein (FL) Price (NC) Kosmas Quigley Kucinich Rangel Langevin Reyes Larsen (WA) Richardson Larson (CT) Rodriguez Lee (CA) Rothman (NJ) Levin Lewis (GA) Roybal-Allard

NAYS-209

Adler (NJ)

Alexander

Altmire

Arcuri

Austria

Bachus

Bartlett Barton (TX)

Bean

Biggert

Bilbray

Bilirakis

Bishop (NY)

Bishop (UT)

Blackburn

Bono Mack

Boozman

Boustany

Bright

Brady (TX)

Broun (GA)

Brown (SC)

Ginny

Buchanan

Burton (IN)

Burgess

Calvert

Campbell

Camp

Cantor

Capito

Carney

Carter

Cassidy

Chaffetz

Childers

Coffman (CO)

Hunter

Castle

Coble

Cao

Brown-Waite.

Boehner

Bonner

Bachmann

Barrett (SC)

Akin

Inglis Cole Conaway Tssa. Connolly (VA) Jenkins Crenshaw Johnson (IL) Culberson Johnson Sam Davis (KY) Jones Jordan (OH) Dent Diaz-Balart M Kilrov King (IA) Djou Donnelly (IN) King (NY) Dreier Kingston Driehaus Kirk Duncan Kirkpatrick (AZ) Edwards (TX) Kline (MN) Ehlers Kratovil Ellsworth Lamborn Emerson Lance Flake Latham Fleming LaTourette Forbes Latta Lee (NY) Fortenberry Foster Lewis (CA) Foxx Linder Franks (AZ) LoBiondo Frelinghuysen Lucas Gallegly Luetkemeyer Garrett (NJ) Lummis Lungren, Daniel Gerlach Giffords E. Gingrey (GA) Mack Manzullo Gohmert Goodlatte Marchant Granger Graves (GA) Markey (CO) Marshall Graves (MO) McCarthy (CA) McCaul Guthrie Hall (TX) McClintock Harper McCotter Hastings (WA) McHenry Heinrich McIntyre Heller McKeon Hensarling McMahon McMorris Herger Herseth Sandlin Rodgers Hoekstra McNerney

Melancon

Price (GA) Ruppersberger Simpson Smith (NE) Michaud Putnam Ryan (OH) Miller (FL) Radanovich Smith (NJ) Salazar Miller (MI) Rehberg Smith (TX) Sánchez, Linda Miller, Gary Reichert Space Minnick Roe (TN) Stearns Sanchez Loretta Mitchell Rogers (AL) Sullivan Moran (KS) Rogers (KY) Sarbanes Taylor Schakowsky Murphy, Patrick Rogers (MI) Terry Murphy, Tim Rohrabacher Thompson (PA) Schrader Myrick Rooney Thornberry Ros-Lehtinen Schwartz Neugebauer Tiahrt Roskam Scott (GA) Nunes Tiberi Scott (VA) Royce Ryan (WI) Nye Titus Serrano Olson Turner Shea-Porter Paul Scalise Upton Sherman Paulsen Schauer Walden Pence Schmidt Wamp Perriello Sensenbrenner Skelton Westmoreland Slaughter Peters Sessions Whitfield Smith (WA) Petri Sestak Wilson (SC) Pitts Shadege Snyder Platts Shimkus Wittman Poe (TX) Shuler Wolf Shuster Young (AK) Posey Stupak NOT VOTING-Tanner Diaz-Balart, L. Aderholt Maffei Blunt Teague Dingell Rahall Thompson (CA) Boyd Fallin Schock Thompson (MS) Butterfield Griffith Young (FL) Tierney Buver Kennedy Tsongas Van Hollen Velázquez

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during the vote). There are 2 minutes remaining in this vote.

□ 1247

Messrs. McNERNEY, ALTMIRE and TAYLOR changed their vote from "vea" to "nav."

So the concurrent resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PROVIDING FOR CONSIDERATION OF H.R. 847, JAMES ZADROGA 9/11 HEALTH AND COMPENSATION 2010; PROVIDING FOR ACT OF CONSIDERATION OF H.R. CURRENCY REFORM FOR FAIR TRADEACT; AND PROVIDING FOR CONSIDERATION OF SENATE AMENDMENT TO H.R. 2701, INTEL-LIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 2010

The SPEAKER pro tempore. The unfinished business is the vote on ordering the previous question on House Resolution 1674, on which the year and navs were ordered.

The Clerk read the title of the resolution.

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

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 235, nays 183, not voting 14, as follows:

[Roll No. 547]

YEAS-235

Ackerman Becerra Boswell Boucher Brady (PA) Altmire Berkley Andrews Berman Arcuri Berry Braley (IA) Baca Bishop (GA) Brown, Corrine Baird Bishop (NY) Capps Capuano Baldwin Blumenauer Barrow Boccieri Cardoza Boren Carnahan Bean