that are important to our country, on issues that are relevant and, most importantly, on issues that provide the men and women, the professionals in whatever agency you're talking about, the tools and the direction that we are a Nation of laws. We have to respect our Constitution.

Mr. DREIER. At this point, Mr. Speaker, I yield 2 minutes to another hardworking, thoughtful member of the Permanent Select Committee on Intelligence, the gentleman from metropolitan Chumuckla, Florida (Mr. MILLER).

Mr. MILLER of Florida. I thank the ranking member for yielding.

Mr. Speaker, I would like to use my 2 minutes in a colloquy with the chairman of the full committee.

If you believe what you've just said, why are we striking section 506 from your manager's amendment?

Mr. REYES. If the gentleman would yield, last night, we offered a unanimous consent to withdraw it.

Mr. MILLER of Florida. Reclaiming my time, why did you do that?

Mr. REYES. The issue, after reflecting on it, was, at least as I understood from the comments that were being made by your side, there were some misimpressions of what, actually, the amendment was intending on doing, so I offered to withdraw that under unanimous consent, and your side decided not to.

Mr. MILLER of Florida. Reclaiming my time, Mr. Chairman, again, please, I am going to continue the colloquy.

You are saying there are misimpressions on our side. It was your side last night that blew up when this issue was brought forward, and you didn't have the votes to do it. So my next question is: If you had defended it all-day long, why did you allow it to be put in the bill in the first place?

Mr. REYES. Well, we can only do so much to make sure that your side understands that the concerns that you were raising were not, in fact, what was meant by the amendment. That's the long and short of it.

Mr. MILLER of Florida. Thank you, sir.

Reclaiming my time, that is exactly what I am trying to put forth to the public today.

You talk about our being entitled to our own opinions but not to our own facts. Facts are facts. The facts are the chairman of the committee had this put into the bill. The chairman of the committee is now having it pulled out of the bill, which is the way they want to go.

Mr. DREIER. Mr. Speaker, I yield 30 seconds to my friend from Gold River, California (Mr. DANIEL E. LUNGREN).

Mr. DANIEL E. LUNGREN of California. I am sorry, I had to come over here and just respond to what was said by the chairman of the Intelligence Committee.

You said, in the previous administration, anything goes. Read the memo that just came out of the Justice Department. Look at the actions of the Justice Department. They suggest that anything did not go. To say that now is to besmirch the reputations of good men and women who have worked both career and political to save us from the threat of terrorists since 9/11. To come here and to say "anything goes" is a continuation of besmirching the reputations of good men and women. Frankly, it ought not to stand. Look at the facts. Look at the recent memo that reviewed those analyses. You will see that is not the case.

Mr. CARDOZA. Mr. Speaker, I yield to the chairman such time as he may consume.

Mr. REYES. First of all, in response to my friend from California's comment, I will just give you one example.

The issue of waterboarding has been characterized as the equivalent of a training exercise, that the SERE training does it to train our pilots. Don't you think there is a big difference between categorizing it in that way and waterboarding an individual 183 times?

Mr. DANIEL E. LUNGREN of California. If the gentleman would look at the memo that just came out which reviews the legal analysis provided by the Justice Department in terms of waterboarding, you would see that there is not only a historic but a legal and substantial difference between the waterboarding referenced in the complaints versus that which we did.

Mr. REYES. Answer the question: Do you think there is a difference between a training exercise that simulates waterboarding?

Mr. DANIEL E. LUNGREN of California. I would be happy to respond if the gentleman would allow me to.

Mr. REYES. Please.

Mr. DANIEL E. LUNGREN of California. There is no difference in the application—the numbers, yes.

The fact of the matter is, after that individual was waterboarded multiple times, we received actionable information from the intelligence community, which allowed us to stop plots that were aimed at killing Americans. That has been said under oath by the highest levels of the intelligence community in the United States.

Mr. REYES. Reclaiming my time, that doesn't deserve a response.

What I will say is that the FBI and our interrogators, the professionals that they are, have proven that you can get better information by following the traditional interrogation procedures. You don't have to resort to "enhanced interrogation techniques."

Mr. DANIEL E. LUNGREN of California. The facts are difficult.

Mr. DREIER. Mr. Speaker, yesterday at the White House, Speaker Pelosi said that people sitting around the kitchen table don't care about process; they care about results.

Well, the fact of the matter is this has been an extraordinarily sloppy process. As we've just seen from the exchange that has taken place, it looks like we had the potential for very, very

serious, far-reaching results which could have been devastating had we included the McDermott language in this measure.

Now, Mr. Speaker, as we look at this pattern, it is unfortunate. I think we have made history here today by having the third rule considered for the first step of legislation. It has taken 8 months for us to get here when we should have dealt with it last summer when it was a priority for us.

I've got to say, Mr. Speaker, when you have bad process, you end up with bad results, and that's exactly what has happened here. So I am very, very troubled that we are at this point, but we are going to try to do what we can to move forward.

With that, I yield back the balance of my time.

Mr. CARDOZA. Mr. Speaker, in closing, I want to say that I am pleased we are removing the language today.

I want to remind my colleagues that, in this bill, we are helping to prevent the disastrous consequences that faulty intelligence and misinformed Congresses can have on national security. I urge a "yes" vote on the rule and on the previous question.

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

The previous question was ordered. The resolution was agreed to.

A motion to reconsider was laid on the table.

## MESSAGE FROM THE SENATE

A message from the Senate by Ms. Curtis, one of its clerks, announced that the Senate agrees to House amendment to the Senate amendment to a bill of the House of the following title:

H.R. 1299. An act to make technical corrections to the laws affecting certain administrative authorities of the United States Capitol Police, and for other purposes.

## INTELLIGENCE AUTHORIZATION ACT FOR FISCAL YEAR 2010

The SPEAKER pro tempore. Pursuant to House Resolution 1105 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. 2701.

## □ 1013

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. 2701) to authorize appropriations for fiscal year 2010 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes, with Mr. RAHALL (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose on Thursday,

February 25, 2010, a request for a recorded vote on amendment No. 12 printed in House Report 111-419, offered by the gentleman from Michigan (Mr. SCHAUER), had been postponed.

Pursuant to House Resolution 1113, amendment No. 1 shall be considered as modified by striking the matter proposed to be inserted as section 506.

The text of the amendment, as modified, is as follows:

Amendment No. 1 offered by Mr. REYES:

Page 9, line 21, strike "\$672,812,000" and insert "\$643.252.000"

Page 23, line 14, strike "a grant program" and insert "grant programs"

Page 23, line 15, strike "subsection (b)" and insert "subsections (b) and (c)"

Page 24, after line 10, insert the following: "(c) GRANT PROGRAM FOR HISTORICALLY BLACK COLLEGES AND UNIVERSITIES.—(1) The Director of National Intelligence may provide grants to historically black colleges and universities to provide programs of study in educational disciplines identified under subsection (a)(2) or described in paragraph (2).

'(2) A grant provided under paragraph (1) may be used to provide programs of study in the following educational disciplines:

(A) Foreign languages, including Middle Eastern and South Asian dialects.

'(B) Computer science.

"(C) Analytical courses.

"(D) Cryptography.

odologies:

"(E) Study abroad programs.".

Page 24, line 11, strike "(3) An" and insert "(d) APPLICATION.—An".

Page 24, line 15, strike "(4) An" and insert "(e) REPORTS.—An"

Page 25, line 1, strike "(c)" and insert "(f)"

Page 25, line 4, strike "(d)" and insert

Page 25, line 10, strike the quotation mark and the second period.

Page 25, after line 10, insert the following: (3) ANALYTICAL COURSES.—The term 'analytical courses' mean programs of study in-

volving-"(A) analytic methodologies, including advanced statistical, polling, econometric, mathematical, or geospatial modeling meth-

"(B) analysis of counterterrorism, crime, and counternarcotics:

"(C) economic analysis that includes analyzing and interpreting economic trends and developments:

"(D) medical and health analysis, including the assessment and analysis of global health issues, trends, and disease outbreaks:

(E) political analysis, including political. social, cultural, and historical analysis to interpret foreign political systems and developments: or

"(F) psychology, psychiatry, or sociology courses that assess the psychological and social factors that influence world events.

"(4) Computer science.—The term 'computer science' means a program of study in computer systems, computer science, computer engineering, or hardware and software analysis, integration, and maintenance.

"(5) CRYPTOGRAPHY.—The term 'cryptography' means a program of study on the conversion of data into a scrambled code that can be deciphered and sent across a public or private network, and the applications of such conversion of data.

"(6) HISTORICALLY BLACK COLLEGE AND UNI-VERSITY.—The term 'historically black college and university' means an institution of higher education that is a part B institution, as such term is defined in section 322 of the Higher Education Act of 1965 (20 U.S.C. 1061).

(7) STUDY ABROAD PROGRAM.—The term 'study abroad program' means a program of study that-

"(A) takes places outside the geographical boundaries of the United States;

"(B) focuses on areas of the world that are critical to the national security interests of the United States and are generally underrepresented in study abroad programs at institutions of higher education, including Africa, Asia, Central and Eastern Europe, Eurasia, Latin American, and the Middle East;

"(C) is a credit or noncredit program."

Page 30, strike lines 10 through 12.

Page 30, line 13, strike "(C)" and insert "(B)"

Page 30, line 16, strike "(D)" and insert "(C)"

Page 30, line 19, strike "(E)" and insert "(D)".

Page 31, line 1, strike "any information" and all that follows through "dissenting legal views" and insert "the legal authority under which the intelligence activity is being or was conducted".

Page 31, line 11, strike "any information" and all that follows through "legal views" and insert "the legal authority under which the covert action is being or was conducted".

Page 31, strike line 18 and all that follows through line 8 on page 32 and insert the following:

(2) in subsection (c)—

(A) in paragraph (1), by inserting "in writ-

ing" after "be reported";
(B) in paragraph (2), by striking "If the President" and inserting "Subject to paragraph (5), if the President"; and

(C) by adding at the end the following new paragraph:

"(5)(A) The President may only limit access to a finding in accordance with this subsection or a notification in accordance with subsection (d)(1) if the President submits to the Members of Congress specified in paragraph (2) a certification that it is essential to limit access to such finding or such notification to meet extraordinary circumstances affecting vital interests of the United States.

"(B) Not later than 180 days after a certification is submitted in accordance with subparagraph (A) or this subparagraph, the Director of National Intelligence shall-

"(i) provide access to the finding or notification that is the subject of such certification to all members of the congressional intelligence committees; or

'(ii) submit to the Members of Congress specified in paragraph (2) a certification that it is essential to limit access to such finding or such notification to meet extraordinary circumstances affecting vital interests of the United States."

Page 32 strike lines 12 through 15 and insert the following:

(B) in paragraph (1), as designated by subparagraph (A) of this paragraph, by inserting "in writing" after "notified"; and

Page 33, line 13, insert "or to the limiting of access to such finding or such notice' after "notice"

Page 33, line 13, strike "48 hours" and insert "seven days"

Page 33, line 22, strike "on the content of" and insert "regarding"

Page 34, strike lines 14 through 20.

Strike section 334 (Page 41, line 8 and all that follow through line 25 on page 44) and insert the following new section:

## SEC. 334. REPORT ON FOREIGN LANGUAGE PRO-FICIENCY IN THE INTELLIGENCE COMMUNITY.

Not later than one year after the date of the enactment of this Act, and annually thereafter for four years, the Director of National Intelligence shall submit to the congressional intelligence committees and the Committees on Armed Services of the House of Representatives and the Senate a report on the proficiency in foreign languages and, as appropriate, in foreign dialects, of each element of the intelligence community, including-

(1) the number of positions authorized for such element that require foreign language proficiency and the level of proficiency required;

(2) an estimate of the number of such positions that each element will require during the five-year period beginning on the date of the submission of the report;

(3) the number of positions authorized for such element that require foreign language proficiency that are filled by-

(A) military personnel; and

(B) civilian personnel;

(4) the number of applicants for positions in such element in the preceding fiscal year that indicated foreign language proficiency, including the foreign language indicated and the proficiency level:

(5) the number of persons hired by such element with foreign language proficiency, including the foreign language and proficiency level:

(6) the number of personnel of such element currently attending foreign language training, including the provider of such training:

(7) a description of the efforts of such element to recruit, hire, train, and retain personnel that are proficient in a foreign language:

(8) an assessment of methods and models for basic, advanced, and intensive foreign language training:

(9) for each foreign language and, as appropriate. dialect of a foreign language-

(A) the number of positions of such element that require proficiency in the foreign language or dialect:

(B) the number of personnel of such element that are serving in a position that requires proficiency in the foreign language or dialect to perform the primary duty of the position:

(C) the number of personnel of such element that are serving in a position that does not require proficiency in the foreign language or dialect to perform the primary duty of the position:

(D) the number of personnel of such element rated at each level of proficiency of the Interagency Language Roundtable:

(E) whether the number of personnel at each level of proficiency of the Interagency Language Roundtable meets the requirements of such element:

(F) the number of personnel serving or hired to serve as linguists for such element that are not qualified as linguists under the standards of the Interagency Language Roundtable:

(G) the number of personnel hired to serve as linguists for such element during the preceding calendar year:

(H) the number of personnel serving as linguists that discontinued serving such element during the preceding calendar year;

(I) the percentage of work requiring linguistic skills that is fulfilled by an ally of the United States: and

(J) the percentage of work requiring linguistic skills that is fulfilled by contractors;

(10) an assessment of the foreign language capacity and capabilities of the intelligence community as a whole;

(11) an identification of any critical gaps in foreign language proficiency with respect to such element and recommendations for eliminating such gaps;

(12) recommendations for eliminating required reports relating to foreign-language proficiency that the Director of National Intelligence considers outdated or no longer relevant; and

(13) an assessment of the feasibility of employing foreign nationals lawfully present in the United States who have previously worked as translators or interpreters for the Armed Forces or another department or agency of the Federal Government in Iraq or Afghanistan to meet the critical language needs of such element.

Page 45, beginning on line 18, strike "one of the congressional intelligence committees" and insert "a committee of Congress with jurisdiction over such program or activitv'

Page 46, beginning on line 8, strike "the congressional intelligence committees" and insert "each committee of Congress with jurisdiction over the program or activity that is the subject of the analysis, evaluation, or investigation for which the Director restricts access to information under such paragraph'

Page 46, line 13, strike "report" and insert "statement"

Page 46, line 16, strike "report" and insert "statement"

Page 46, beginning on line 17, strike "the congressional intelligence committees any comments on a report of which the Comptroller General has notice under paragraph (3)" and insert "each committee of Congress to which the Director of National Intelligence submits a statement under paragraph (2) any comments on the statement".

Page 46, line 21, strike the quotation mark and the final period.

Page 46, after line 21, insert the following: "(c) Confidentiality.—(1) The Comptroller General shall maintain the same level of confidentiality for information made available for an analysis, evaluation, or investigation referred to in subsection (a) as is required of the head of the element of the intelligence community from which such information is obtained. Officers and employees of the Government Accountability Office are subject to the same statutory penalties for unauthorized disclosure or use of such information as officers or employees of the element of the intelligence community that provided the Comptroller General or officers and employees of the Government Accountability Office with access to such informa-

"(2) The Comptroller General shall establish procedures to protect from unauthorized disclosure all classified and other sensitive information furnished to the Comptroller General or any representative of the Comptroller General for conducting an analysis, evaluation, or investigation referred to in subsection (a).

(3) Before initiating an analysis, evaluation, or investigation referred to in subsection (a), the Comptroller General shall provide the Director of National Intelligence and the head of each relevant element of the intelligence community with the name of each officer and employee of the Government Accountability Office who has obtained appropriate security clearance and to whom. upon proper identification, records and information of the element of the intelligence community shall be made available in conducting such analysis, evaluation, or investigation.'

Page 48, line 15, strike "BIANNUAL" and insert "Biennial".

Page 48, line 19, strike "biannually" and insert "biennially"

Page 62, line 14, strike "NATIONAL INTEL-LIGENCE ESTIMATE" and insert

Page 62, beginning on line 18, strike "National Intelligence Estimate or National Intelligence Assessment" and insert "report"

Page 62, strike line 20 and insert the following: "supply chain and global provision of services to determine whether such supply chain and such services pose"

Page 62, line 21, strike "counterfeit".

Page 62, line 22, strike "defective" and in-

sert "counterfeit, defective,".
Page 62, line 23, insert "or services that may be managed, controlled, or manipulated by a foreign government or a criminal organization" after "organization"

Page 63, beginning on line 5, strike "counterfeit"

Page 63, line 6, strike "defective" and in-

sert "counterfeit, defective,".
Page 63, line 8, insert "or services that may be managed, controlled, or manipulated by a foreign government or a criminal organization" after "organization"

Page 63, at the end of line 8 insert the following: "Such review shall include an examination of the threat posed by State-controlled and State-invested enterprises and the extent to which the actions and activities of such enterprises may be controlled. coerced, or influenced by a foreign government."

Strike section 353 (Page 67, line 20 and all that follows through line 25 on page 68).

Page 69, beginning on line 5, strike eral Bureau of Investigation" and and insert Federal Bureau of Investigation, in consultation with the Secretary of State.

Insert after section 354 (Page 69, after line 15) the following new sections:

#### SEC. 355. REPORT ON QUESTIONING AND DETEN-TION OF SUSPECTED TERRORISTS.

Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence, in consultation with the Attorney General, shall submit to Congress a report containing-

(1) a description of the strategy of the Federal Government for balancing the intelligence collection needs of the United States with the interest of the United States in prosecuting terrorist suspects; and

(2) a description of the policy of the Federal Government with respect to the questioning, detention, trial, transfer, release, or other disposition of suspected terrorists.

#### SEC. 356. REPORT ON DISSEMINATION COUNTERTERRORISM INFORMATION LOCAL LAW ENFORCEMENT AGENCIES.

Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to Congress a report on the dissemination of critical counterterrorism information from the intelligence community to local law enforcement agencies, including recommendations for improving the means of communication of such information to local law enforcement agencies.

#### SEC. 357. REPORT ON INTELLIGENCE CAPABILI-TIES OF STATE AND LOCAL LAW EN-FORCEMENT AGENCIES.

Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to Congress a report on the intelligence capabilities of State and local law enforcement agencies. Such report shall include-

(1) an assessment of the ability of State and local law enforcement agencies to analyze and fuse intelligence community products with locally gathered information;

(2) a description of existing procedures of the intelligence community to share with State and local law enforcement agencies the tactics, techniques, and procedures for intelligence collection, data management, and analysis learned from global counterinsurgency and counterterror operations;

(3) a description of current intelligence analysis training provided by elements of the intelligence community to State and local law enforcement agencies;

(4) an assessment of the need for a formal intelligence training center to teach State and local law enforcement agencies methods of intelligence collection and analysis; and

(5) an assessment of the efficiently of colocating such an intelligence training center with an existing intelligence community or military intelligence training center.

#### SEC. 358. INSPECTOR GENERAL REPORT ON OVER-CLASSIFICATION.

(a) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Inspector General of the Intelligence Community shall submit to Congress a report containing an analysis of the problem of overclassification of intelligence and ways to address such over-classification, including an analysis of the importance of protecting sources and methods while providing law enforcement and the public with as much access to information as possible.

(b) FORM.—The report under subsection (a) shall be submitted in unclassified form, but may include a classified annex.

#### SEC. 359. REPORT ON THREAT FROM DIRTY BOMBS.

Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence, in consultation with the Nuclear Regulatory Commission, shall submit to Congress a report summarizing intelligence related to the threat to the United States from weapons that use radiological materials, including highly dispersible substances such as cesium-137.

#### SEC. 360. REPORT ON ACTIVITIES OF THE INTEL-LIGENCE COMMUNITY IN ARGEN-TINA.

- (a) IN GENERAL.—Not later than 270 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the appropriate congressional committees a report containing the following:
- (1) A description of any information in the possession of the intelligence community with respect to the following events in the Republic of Argentina:
- (A) The accession to power by the military of the Republic of Argentina in 1976.
- (B) Violations of human rights committed by officers or agents of the Argentine military and security forces during counterinsurgency or counterterror operations, including the State Intelligence (Secretaria de Inteligencia del Estado), Mili-Intelligence Detachment tarv (Destacamento de Inteligencia Militar 141 in Cordoba), Military Intelligence Detachment 121 (Destacamento Militar 121 in Rosario), Army Intelligence Battalion 601, the Army Center (Reunion Central del Reunion Ejercito), and the Army First Corps in Buenos Aires.
- (C) Operation Condor and Argentina's role cross-border counterinsurgency or counterterror operations with Brazil, Bolivia, Chile, Paraguay, or Uruguay.
- (2) Information on abductions, torture, disappearances, and executions by security forces and other forms of repression, including the fate of Argentine children born in captivity, that took place at detention centers, including the following:
- (A) The Argentine Navy Mechanical School (Escuela Mecanica de la Armada).
  - (B) Automotores Orletti.
  - (C) Operaciones Tacticas 18.
  - (D) La Perla.
  - (E) Campo de Mayo.
  - (F) Institutos Militares.
- (3) An appendix of declassified records reviewed and used for the report submitted under this subsection.
- (4) A descriptive index of information referred to in paragraph (1) or (2) that is classified, including the identity of each document that is classified, the reason for continuing the classification of such document, and an explanation of how the release of the document would damage the national security interests of the United States.

- (b) REVIEW OF CLASSIFIED DOCUMENTS.—Not later than two years after the date on which the report required under subsection (a) is submitted, the Director of National Intelligence shall review information referred to in paragraph (1) or (2) of subsection (a) that is classified to determine if any of such information should be declassified.
- (c) FORM.—The report required under subsection (a) shall be submitted in unclassified form, but may include a classified annex.
- (d) APPROPRIATE CONGRESSIONAL COMMITTEES DEFINED.—In this section, the term "appropriate congressional committees" means the Permanent Select Committee on Intelligence and the Committee on Appropriations of the House of Representatives and the Select Committee on Intelligence and the Committee on Appropriations of the Senate.

#### SEC. 361. REPORT ON NATIONAL SECURITY AGEN-CY STRATEGY TO PROTECT DEPART-MENT OF DEFENSE NETWORKS.

Not later than 180 days after the date of the enactment of this Act, the Director of the National Security Agency shall submit to Congress a report on the strategy of the National Security Agency with respect to securing networks of the Department of Defense within the intelligence community.

## SEC. 362. REPORT ON CREATION OF SPACE INTELLIGENCE OFFICE.

Not later than one year after the date of the enactment of this Act, the Director of National Intelligence shall submit to Congress a report on the feasibility and advisability of creating a national space intelligence office to manage space-related intelligence assets and access to such assets.

## SEC. 363. PLAN TO SECURE NETWORKS OF THE INTELLIGENCE COMMUNITY.

- (a) PLAN.—Not later than 180 days after the date of the enactment of this Act, the President shall submit to Congress a plan to secure the networks of the intelligence community. Such plan shall include strategies for—
- (1) securing the networks of the intelligence community from unauthorized remote access, intrusion, or insider tampering;
- (2) recruiting, retaining, and training a highly-qualified cybersecurity intelligence community workforce and include—
- (A) an assessment of the capabilities of such workforce;
- (B) an examination of issues of recruiting, retention, and the professional development of such workforce, including the possibility of providing retention bonuses or other forms of compensation:
- (C) an assessment of the benefits of outreach and training with both private industry and academic institutions with respect to such workforce; and
- (D) an assessment of the impact of the establishment of the Department of Defense Cyber Command on personnel and authorities of the intelligence community;
- (3) making the intelligence community workforce and the public aware of cybersecurity best practices and principles;
- (4) coordinating the intelligence community response to a cybersecurity incident;
- (5) collaborating with industry and academia to improve cybersecurity for critical infrastructure, the defense industrial base, and financial networks;
- (6) addressing such other matters as the President considers necessary to secure the cyberinfrastructure of the intelligence community; and
- (7) reviewing procurement laws and classification issues to determine how to allow for greater information sharing on specific cyber threats and attacks between private industry and the intelligence community.
- industry and the intelligence community.
  (b) UPDATES.—Not later than 90 days after the date on which the plan referred to in sub-

- section (a) is submitted to Congress, and every 90 days thereafter until the President submits the certification referred to in subsection (c), the President shall report to Congress on the status of the implementation of such plan and the progress towards the objectives of such plan.
- (c) CERTIFICATION.—The President may submit to Congress a certification that the objectives of the plan referred to in subsection (a) have been achieved.

#### SEC. 364. REPORT ON MISSILE ARSENAL OF IRAN.

Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the congressional intelligence committees a report assessing the threat posed by the missile arsenal of Iran to allies and interests of the United States in the Persian Gulf.

#### SEC. 365. STUDY ON BEST PRACTICES OF FOR-EIGN GOVERNMENTS IN COMBATING VIOLENT DOMESTIC EXTREMISM.

- (a) STUDY.—The Director of National Intelligence shall conduct a study on the best practices of foreign governments (including the intelligence services of such governments) to combat violent domestic extremism.
- (b) REPORT.—Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to the congressional intelligence committees a report containing the results of the study conducted under subsection (a).

# SEC. 366. REPORT ON INFORMATION SHARING PRACTICES OF JOINT TERRORISM TASK FORCE.

Not later than 180 days after the date of the enactment of this Act, the Director of the Federal Bureau of Investigation shall submit to Congress a report on the best practices or impediments to information sharing in the Federal Bureau of Investigation-New York Police Department Joint Terrorism Task Force, including ways in which the combining of Federal, State, and local law enforcement resources can result in the effective utilization of such resources.

# SEC. 367. REPORT ON TECHNOLOGY TO ENABLE INFORMATION SHARING.

Not later than 180 days after the date of the enactment of this Act, the Director of National Intelligence shall submit to Congress and the President a report describing the improvements to information technology needed to enable elements of the Federal Government that are not part of the intelligence community to better share information with elements of the intelligence community.

# SEC. 368. REPORT ON THREATS TO ENERGY SECURITY OF THE UNITED STATES.

Not later than one year after the date of the enactment of this Act, the Director of National Intelligence shall submit to Congress a report in unclassified form describing the future threats to describing the future threats to the national security of the United States from continued and increased dependence of the United States on oil sources from foreign nations.

Page 70, strike lines 1 through 7.

Page 74, line 16, strike "includes" and insert "means".

Page 75, line 24, strike the closing quotation mark and the final period.

Page 75, after line 24, insert the following: "(D) TERRORIST SCREENING PURPOSE.—The term 'terrorist screening purpose' means—

- "(i) the collection, analysis, dissemination, and use of terrorist identity information to determine threats to the national security of the United States from a terrorist or terrorism; and
- "(ii) the use of such information for risk assessment, inspection, and credentialing.".

Page 86, line 11, strike "the congressional defense committees" and insert "Congress".

Page 87, line 17, strike "the".

At the end of subtitle E of title III (Page 88, after line 18), add the following new section:

# SEC. 369. SENSE OF CONGRESS ON MONITORING OF NORTHERN BORDER OF THE UNITED STATES.

- (a) FINDING.—Congress finds that suspected terrorists have attempted to enter the United States through the international land and maritime border of the United States and Canada.
- (b) Sense of Congress.—It is the sense of Congress that—  $\,$
- (1) the intelligence community should devote sufficient resources, including technological and human resources, to identifying and thwarting potential threats at the international land and maritime border of the United States and Canada; and
- (2) the intelligence community should work closely with the Government of Canada to identify and apprehend suspected terrorists before such terrorists enter the United States.

Page 96, line 14, insert after the period the following: "Nothing in this paragraph shall prohibit a personnel action with respect to the Inspector General otherwise authorized by law, other than transfer or removal."

At the end of subtitle A of title IV (Page 116, after line 6), add the following new section:

#### SEC. 407. DIRECTOR OF NATIONAL INTEL-LIGENCE SUPPORT FOR REVIEWS OF INTERNATIONAL TRAFFIC IN ARMS REGULATIONS AND EXPORT ADMIN-ISTRATION REGULATIONS.

The Director of National Intelligence may provide support for any review conducted by a department or agency of the Federal Government of the International Traffic in Arms Regulations or Export Administration Regulations, including a review of technologies and goods on the United States Munitions List and Commerce Control List that may warrant controls that are different or additional to the controls such technologies and goods are subject to at the time of such review.

Strike section 411 (Page 116, line 9 and all that follows through line 2 on page 118) and insert the following new section:

# SEC. 411. REVIEW OF COVERT ACTION PROGRAMS BY INSPECTOR GENERAL OF THE CENTRAL INTELLIGENCE AGENCY

Section 17 of the Central Intelligence Agency Act of 1949 (50 U.S.C. 403q) is amended—

- (1) in subsection (b)(4)—
- (A) by striking "(4) If" and inserting "(4)(A) If"; and
- (B) by adding at the end the following new subparagraph:
- "(B) The Director may waive the requirement to submit the statement required under subparagraph (A) within seven days of prohibiting an audit, inspection, or investigation under paragraph (3) if such audit, inspection, or investigation is related to a covert action program. If the Director waives such requirement in accordance with this subparagraph, the Director shall submit the statement required under subparagraph (A) as soon as practicable, along with an explanation of the reasons for delaying the submission of such statement.";
  - (2) in subsection (d)(1)—
- (A) by redesignating subparagraphs (E) and (F) as subsections (F) and (G), respectively; and
- (B) by inserting after subparagraph (D) the following new subparagraph:
- "(E) a list of the covert actions for which the Inspector General has not completed an audit within the preceding three-year period;"; and

- (3) by adding at the end the following new subsection:
- "(h) COVERT ACTION DEFINED.—In this section, the term 'covert action' has the meaning given the term in section 503(e) of the National Security Act of 1947 (50 U.S.C. 413b(e))."

Strike section 426 (Page 128, line 21 and all that follows through line 15 on page 129).

Strike section 427 (Page 129, lines 16 through 25).

Strike section 502 (Page 133, line 1 and all that follow through line 10 on page 134).

At the end of subtitle A of title V (Page 135, after line 12), add the following new section:

#### SEC. 505, CYBERSECURITY TASK FORCE.

- (a) ESTABLISHMENT.—There is established a cybersecurity task force (in this section referred to as the "Task Force").
  - (b) Membership.-
- (1) IN GENERAL.—The Task Force shall consist of the following members:
- (A) One member appointed by the Attorney General.
- (B) One member appointed by the Director of the National Security Agency.
- (C) One member appointed by the Director of National Intelligence.
- (D) One member appointed by the White House Cybersecurity Coordinator.
- (E) One member appointed by the head of any other agency or department that is designated by the Attorney General to appoint a member to the Task Force.
- (2) CHAIR.—The member of the Task Force appointed pursuant to paragraph (1)(A) shall serve as the Chair of the Task Force.
- (c) STUDY.—The Task Force shall conduct a study of existing tools and provisions of law used by the intelligence community and law enforcement agencies to protect the cybersecurity of the United States.
  - (d) Report.—
- (1) INITIAL.—Not later than one year after the date of the enactment of this Act, the Task Force shall submit to Congress a report containing guidelines or legislative recommendations to improve the capabilities of the intelligence community and law enforcement agencies to protect the cybersecurity of the United States. Such report shall include guidelines or legislative recommendations on—
- (A) improving the ability of the intelligence community to detect hostile actions and attribute attacks to specific parties;
- (B) the need for data retention requirements to assist the intelligence community and law enforcement agencies;
- (C) improving the ability of the intelligence community to anticipate nontraditional targets of foreign intelligence services; and
- (D) the adequacy of existing criminal statutes to successfully deter cyber attacks, including statutes criminalizing the facilitation of criminal acts, the scope of laws for which a cyber crime constitutes a predicate offense, trespassing statutes, data breach notification requirements, and victim restitution statutes.
- (2) SUBSEQUENT.—Not later than one year after the date on which the initial report is submitted under paragraph (1), and annually thereafter for two years, the Task Force shall submit to Congress an update of the report required under paragraph (1).
- (e) TERMINATION.—The Task Force shall terminate on the date that is 60 days after the date on which the last update of a report required under subsection (d)(2) is submitted.

### □ 1015

ANNOUNCEMENT BY THE ACTING CHAIR

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, proceedings will

now resume on those amendments printed in House Report 111–419 on which further proceedings were postponed, in the following order:

Amendment No. 1, as modified, by Mr. REYES of Texas.

Amendment No. 3 by Mr. HASTINGS of Florida.

Amendment No. 12 by Mr. SCHAUER of Michigan.

The Chair will reduce to 5 minutes the time for any electronic vote after the first vote in this series.

AMENDMENT NO. 1 OFFERED BY MR. REYES

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment, as modified, offered by the gentleman from Texas (Mr. REYES) 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 246, noes 166, not voting 26, as follows:

## [Roll No. 69]

## AYES-246

Adler (NJ) DeFazio Johnson, E. B. DeGette Altmire Kagen Delahunt Kanjorski Andrews Arcuri DeLauro Kaptur Kennedy Ba.ca. Dicks Dingell Kildee Kilpatrick (MI) Baldwin Doggett Donnelly (IN) Kilroy Barrow Doyle Becerra Driehaus Kirkpatrick (AZ) Edwards (MD) Berkley Kissell Edwards (TX) Klein (FL) Berry Ellison Kosmas Bishop (GA) Ellsworth Kratovil Blumenauer Engel Langevin Larsen (WA) Boccieri Eshoo Larson (CT) Bordallo Etheridge Faleomavaega Boren Lee (CA) Boswell Farr Levin Lewis (GA) Boyd Fattah Brady (PA) Foster Lipinski Frank (MA) Bralev (IA) Loebsack Bright Fudge Lofgren, Zoe Lowey Brown, Corrine Garamendi Giffords Luián Butterfield Gonzalez Lynch Cao Capuano Gordon (TN) Maffei Cardoza Gravson Malonev Markey (CO) Carnahan Green, Al Carney Green, Gene Markey (MA) Carson (IN) Marshall Grijalva Castor (FL) Gutierrez Massa Chandler Hall (NY) Matheson Childers Halvorson Matsui Christensen Hare McCarthy (NY) Chu Harman McCollum Clarke Hastings (FL) McDermott McGovern Clay Heinrich Herseth Sandlin Cleaver McIntyre Clyburn Higgins McMahon Cohen Hill McNerney Connolly (VA) Himes Meek (FL) Conyers Hinchey Meeks (NY) Cooper Hinojosa Melancon Costa Hirono Michaud Miller (NC) Courtney Hodes Crowley Holden Miller, George Cuellar Holt Minnick Cummings Honda Mitchell Dahlkemper Hoyer Mollohan Moore (KS) Davis (AL) Israel Jackson (IL) Moore (WI) Davis (CA) Davis (IL) Jackson Lee Moran (VA) Davis (TN) (TX) Murphy (CT)

Murphy (NY) Murphy, Patrick Nadler (NY) Napolitano Neal (MA) Norton Nve Oberstar Obey Olver Ortiz Owens Pallone Pascrell Pastor (AZ) Payne Perlmutter Perriello Peters Peterson Pingree (ME) Polis (CO) Pomeroy Price (NC) Quigley Rahall Rangel Reves Richardson

Rodriguez Snyder Ross Rothman (NJ) Roybal-Allard Ruppersberger Rush Rvan (OH) Sablan Salazar Sánchez, Linda Sanchez, Loretta Sarbanes Schakowsky Schauer Schiff Schrader Schwartz Scott (GA) Scott (VA) Serrano Sestak Shea-Porter Sherman Shuler Sires Skelton Slaughter Smith (WA) NOES-166

Space Speier Spratt Sutton Taylor Teague Thompson (CA) Thompson (MS) Tierney Tonko Towns Tsongas Van Hollen Velázquez Visclosky Walz Wasserman Schultz Watson Watt Waxman Weiner Welch Wilson (OH) Woolsey Wu Yarmuth

Frelinghuvsen Aderholt Miller, Garv Akin Gallegly Murphy, Tim Alexander Garrett (NJ) Myrick Austria. Gerlach Neugebauer Gingrey (GA) Bachmann Nunes Bachus Gohmert Olson Bartlett Goodlatte Paulsen Barton (TX) Granger Pence Petri Bilbray Griffith Pitts Bilirakis Guthrie Platts Bishop (UT) Harper Poe (TX) Hastings (WA) Blackburn Posey Blunt Heller Price (GA) Bonner Hensarling Putnam Bono Mack Herger Rehberg Boozman Hoekstra Roe (TN) Boustany Hunter Rogers (AL) Brady (TX) Inglis Rogers (KY) Broun (GA) Issa Rogers (MI) Brown (SC) .Tenkins Rohrabacher Johnson (IL) Brown-Waite. Rooney Ros-Lehtinen Ginny Johnson, Sam Buchanan Jones Jordan (OH) Roskam Burgess Burton (IN) King (IA) Royce Buver Kingston Ryan (WI) Calvert Kirk Schmidt Kline (MN) Camp Schock Campbell Kucinich Sensenbrenner Cantor Lamborn Sessions Capito Lance Shadegg Carter Latham Shimkus Cassidy LaTourette Shuster Latta Castle Simpson Lee (NY) Chaffetz Smith (NE) Coble Lewis (CA) Smith (NJ) Linder Coffman (CO) Smith (TX) LoBiondo Cole Souder Conaway Lucas Stearns Costello Luetkemeyer Terry Crenshaw Lummis Thompson (PA) Culberson Lungren, Daniel Thornberry Davis (KY) E. Tiahrt Manzullo Diaz-Balart, L. Tiberi Diaz-Balart, M. Marchant Turner McCarthy (CA) Dreier Upton McCaul Duncan Walden McClintock Ehlers Wamp Emerson McCotter Waters McHenry Filner Whitfield Flake McKeon Wilson (SC) Fleming McMorris Rodgers Wittman Forbes Mica Fortenberry Wolf Miller (FL) Young (AK) Foxx Franks (AZ) Miller (MI) Young (FL)

### NOT VOTING-2

Fallin Abercrombie Ackerman Hall (TX) Barrett (SC) Inslee Bishop (NY) Johnson (GA) Boehner King (NY) Boucher Mack Moran (KS) Capps Deal (GA) Paul Pierluisi Dent

Radanovich Reichert Scalise Stark Stupak Sullivan Tanner Westmoreland McHenry

McIntyre

McMahon

McKeon

Hinchey

Hinoiosa

Hoekstra

Holden

Holt.

Honda

Hover

Hirono

Hodes

Mr. CASSIDY changed his vote from "aye" to "no."

Messrs. TAYLOR and WU changed their vote from "no" to "aye."

So the amendment, as modified, was

The result of the vote was announced as above recorded.

AMENDMENT NO. 3 OFFERED BY MR. HASTINGS OF FLORIDA

The Acting CHAIR (Mr. CUELLAR). The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Florida (Mr. HASTINGS) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate amendment.

The Clerk redesignated the amendment.

#### RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded

A recorded vote was ordered.

Aderholt

The Acting CHAIR. This is a 5minute vote.

The vote was taken by electronic device, and there were—ayes 401, noes 11, not voting 26, as follows:

## [Roll No. 70]

## AYES-401

Edwards (TX)

Ehlers

Capuano

Cardoza

Adler (NJ) Alexander Carnahan Ellison Ellsworth Altmire Carney Carson (IN) Andrews Emerson Arcuri Carter Engel Cassidy Austria Ba.ca. Castle Etheridge Castor (FL) Bachmann Faleomavaega Chaffetz Bachus Fattah Baird Chandler Baldwin Childers Filner Barrow Christensen Flake Bartlett Chu Fleming Barton (TX) Clarke Forbes Fortenberry Bean Clay Cleaver Becerra Foster Clyburn Berkley Foxx Berman Coble Frank (MA) Coffman (CO) Berry Frelinghuvsen Biggert Cohen Fudge Bilbray Cole Gallegly Garamendi Bilirakis Conaway Garrett (NJ) Bishop (GA) Connolly (VA) Bishop (UT) Conyers Gerlach Cooper Giffords Blackburn Blumenauer Costa Gingrey (GA) Blunt Costello Gohmert Boccieri Courtney Gonzalez Crenshaw Bonner Goodlatte Bono Mack Crowley Gordon (TN) Cuellar Granger Boozman Bordallo Culberson Graves Boren Cummings Grayson Boswell Dahlkemper Green, Al Boustany Davis (AL) Green, Gene Boyd Davis (CA) Griffith Brady (PA) Davis (IL) Grijalva Davis (KY) Brady (TX) Guthrie Braley (IA) Davis (TN) Gutierrez DeFazio Hall (NY) Bright Brown (SC) DeGette Halvorson Brown, Corrine Delahunt Hare Brown-Waite, DeLauro Harman Ginny Diaz-Balart, L Harper Hastings (FL) Buchanan Diaz-Balart, M. Burgess Hastings (WA) Burton (IN) Butterfield Dingell Heinrich Doggett Heller Buver Donnelly (IN) Hensarling Calvert Doyle Herger Herseth Sandlin Camp Dreier Cantor Driehaus Higgins Duncan Hill Cao Capito Edwards (MD) Himes

Hunter Inglis Israel Issa Jackson (IL) Jackson Lee (TX) Jenkins Johnson (GA) Johnson (IL) Johnson E B Johnson, Sam Jones Jordan (OH) Kagen Kanjorski Kaptur Kennedy Kildee Kilpatrick (MI) Kilroy Kind Kingston Kirk Kirkpatrick (AZ) Kissell Klein (FL) Kline (MN) Kosmas Kratovil Kucinich Lamborn Lance Langevin Larsen (WA) Larson (CT) Latham LaTourette Latta Lee (CA) Lee (NY) Levin Lewis (CA) Lewis (GA) Linder Lipinski LoBiondo Loebsack Lofgren, Zoe Lowey Lucas Luetkemeyer Luián Lummis Lvnch Maffei Maloney Manzullo Marchant Markey (CO) Markey (MA) Marshall Massa Matheson Matsui McCarthy (CA) McCarthy (NY) McCaul McCollum McCotter McDermott McGovern

Akin

Broun (GA)

Franks (AZ)

Abercrombie

Ackerman Barrett (SC)

Bishop (NY)

Boehner

Boucher

Deal (GA)

Capps

Dent

Campbell

## NOES-11

King (IA) Lungren, Daniel Royce McClintock

## NOT VOTING-26

Fallin Radanovich Hall (TX) Reichert Inslee Scalise King (NY) Stark Mack Stupak Moran (KS) Sullivan Olver Tanner Paul Westmoreland Pierluisi

Sablan Salazar Sánchez, Linda

McMorris Sanchez Loretta Rodgers Sarbanes McNerney Schakowsky Meek (FL) Schauer Meeks (NY) Schiff Melancon Schmidt Mica Schock Michaud Schrader Miller (FL) Schwartz Scott (GA)

Scott (VA)

Serrano

Sessions

Shadegg

Sherman

Shimkus

Shuler

Shuster

Simpson

Skelton

Slaughter

Smith (NE)

Smith (NJ)

Smith (TX)

Smith (WA)

Snyder

Souder

Space

Speier

Spratt

Stearns

Sutton

Taylor

Teague

Thompson (CA)

Thompson (MS)

Thompson (PA)

Thornberry

Tiahrt

Tiberi

Titus

Tonko

Towns

Tsongas

Turner

Upton

Van Hollen

Velázquez

Visclosky

Wasserman

Schultz

Walden

Walz

Wamp

Waters

Watson

Tierney

Terry

Aderholt

Akin

Adler (NJ)

Alexander

Altmire

Andrews

Arcuri

Baca

Austria

Bachus

Baldwin

Barrow

Bean

Becerra

Berkley

Berman

Berry

Biggert

Bilbray

Blunt

Boccieri

Bono Mack

Boozman

Bordallo

Boren

Boyd

Boswell

Boustany

Brady (PA)

Brady (TX)

Braley (IA)

Broun (GA)

Brown (SC)

Ginny

Buchanan

Burgess Burton (IN)

Butterfield

Buver

Camp

Calvert

Campbell

Cantor

Capito

Capuano

Cao

Brown, Corrine

Brown-Waite,

Bonner

Bilirakis

Bishop (GA)

Bishop (UT)

Blumenauer

Bartlett

Barton (TX)

Baird

Bachmann

Sires

Shea-Porter

Sestak

Sensenbrenner

Miller (MI) Miller (NC) Miller, George Minnick Mitchell Mollohan Moore (KS) Moore (WI) Moran (VA) Murphy (CT) Murphy (NY)

Murphy, Patrick Murphy, Tim Myrick Nadler (NY) Napolitano Neal (MA) Neugebauer Norton Nunes Nye

Oberstar Obev Ortiz Owens Pallone Pascrell Pastor (AZ) Paulsen

Payne Pence Perlmutter Perriello Peters Peterson Petri Pingree (ME) Pitts

Platts Poe (TX) Polis (CO) Pomerov Posey Price (GA) Price (NC) Putnam Quigley

Rahall Rangel Rehberg Reyes Richardson Rodriguez Roe (TN) Rogers (AL) Rogers (KY)

Watt Waxman Weiner Rogers (MI) Welch Rooney Ros-Lehtinen

Whitfield Roskam Wilson (OH) Wilson (SC)  $\operatorname{Ross}$ Wittman Rothman (NJ) Roybal-Allard Wolf

Ruppersberger Woolsey Wu Rush Ryan (OH) Yarmuth Rvan (WI) Young (FL)

> Miller, Gary Rohrabacher Young (AK)

There are 2 minutes remaining on this □ 1055

The Acting CHAIR (during the vote).

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

AMENDMENT NO. 12 OFFERED BY MR. SCHAUER

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Michigan SCHAUER) on which further proceedings were postponed and on which the ayes prevailed by voice vote.

Clerk will redesignate The 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 5minute vote.

The vote was taken by electronic device, and there were-ayes 410, noes 1, not voting 27, as follows:

#### [Roll No. 71] AYES-410

Ellsworth

Emerson

Etheridge

Faleomavaega

Engel

Eshoo

Farr

Fattah

Filner

Flake

Fleming

Fortenberry

Frank (MA)

Franks (AZ)

Garamendi Garrett (NJ)

Gingrey (GA)

Frelinghuysen

Forbes

Foster

Foxx

Fudge

Gallegly

Gerlach

Giffords

Gohmert

Gonzalez

Granger

Graves

Grayson

Goodlatte

Gordon (TN)

Cardoza Carnahan Carney Carson (IN) Carter Cassidy

Castle Castor (FL) Chaffetz Chandler Childers Christensen Chu Clarke Clay Cleaver Clyburn Coble Coffman (CO) Cohen Cole Conaway Connolly (VA) Convers Cooper Costa Costello Courtney Crenshaw Crowley

Cuellar Culberson Cummings Dahlkemper Davis (AL) Davis (CA) Davis (IL) Davis (KY) Davis (TN) DeFazio DeGette Delahunt DeLauro Diaz-Balart, L. Diaz-Balart, M. Dicks Dingell Doggett

Donnelly (IN)

Edwards (MD)

Edwards (TX)

Dovle

Dreier

Driehaus

Duncan

Ehlers

Green, Al Green, Gene Griffith Grijalya Guthrie Gutierrez Hall (NY) Halvorson  ${\rm Hare}$ Harman Harper Hastings (FL) Hastings (WA) Heinrich Heller Hensarling Herger Herseth Sandlin Higgins Hill Himes Hinchey Hinojosa

Hirono

Hodes

Hoekstra Rvan (OH) McIntyre Holden Rvan (WI) McKeon Holt McMahon Sablan Honda McMorris Salazar Hoyer Rodgers Sánchez, Linda McNerney Hunter т Inglis Meek (FL) Sanchez, Loretta Meeks (NY) Israel Sarbanes Tssa. Melancon Schakowsky Jackson (IL) Mica Schauer Jackson Lee Michaud Schiff (TX) Miller (FL) Schmidt Jenkins Miller (MI) Schock Johnson (GA) Miller (NC) Schrader Miller, Gary Johnson (IL) Schwartz Johnson, E. B. Miller, George Scott (GA) Johnson, Sam Minnick Scott (VA) Jones Mitchell Sensenbrenner Jordan (OH) Mollohan Serrano Kagen Moore (KS) Sessions Kanjorski Moore (WI) Sestak Moran (VA) Kaptur Shadegg Kennedy Murphy (CT) Shea-Porter Kildee Murphy (NY) Sherman Kilpatrick (MI) Murphy, Patrick Shimkus Murphy, Tim Kilroy Shuler Kind Myrick Shuster Nadler (NY) King (IA) Simpson Napolitano Kingston Neal (MA) Kirk Skelton Kirkpatrick (AZ) Neugebauer Slaughter Norton Kissell Smith (NE) Klein (FL) Nunes Smith (NJ) Kline (MN) Nye Smith (TX) Oberstar Kosmas Smith (WA) Obey Kratovil Snyder Kucinich Olson Souder Lamborn Olver Space Lance Ortiz Speier Langevin Owens Spratt Larsen (WA) Pallone Stearns Larson (CT) Pascrel1 Sutton Pastor (AZ) Latham Taylor LaTourette Paulsen Teague Latta Payne Terry Lee (CA) Pence Thompson (CA) Perlmutter Lee (NY) Thompson (MS) Levin Perriello Lewis (CA) Thompson (PA) Peters Thornberry Peterson Lewis (GA) Tiahrt Petri Linder Tiberi Lipinski Pingree (ME) Tierney LoBiondo Pitts Titus Platts Loebsack Tonko Lofgren, Zoe Poe (TX) Towns Lowey Polis (CO) Tsongas Lucas Pomerov Turner Luetkemeyer Posey Upton Price (GA) Luján Van Hollen Lummis Price (NC) Velázquez Lungren, Daniel Putnam Visclosky Quigley E. Walden Lynch Rahall Walz Maffei Rangel Wamp Maloney Rehberg Manzullo Reves Wasserman Schultz Marchant Richardson Waters Markey (CO) Rodriguez Watson Markey (MA) Roe (TN) Watt Marshall Rogers (AL) Waxman Massa. Rogers (KY) Weiner Matheson Rogers (MI) Welch Matsui Rohrabacher McCarthy (CA) Whitfield Rooney Wilson (OH) Ros-Lehtinen McCarthy (NY) McCaul Roskam Wilson (SC) McClintock Wittman Ross McCollum Rothman (NJ) Wolf McCotter Roybal-Allard Wu McDermott Yarmuth Royce McGovern Ruppersberger Young (AK) McHenry Rush Young (FL)

## NOES-1

Woolsev

## NOT VOTING-27

Deal (GA) Abercrombie Pierluisi Radanovich Reichert Ackerman Dent Barrett (SC) Fallin Bishop (NY) Hall (TX) Scalise Blackburn Inslee King (NY) Stark Stupak Boehner Boucher Mack Sullivan Moran (KS) Bright Tanner Westmoreland Capps Paul

ANNOUNCEMENT BY THE ACTING CHAIR The Acting CHAIR (during the vote).

There are 2 minutes remaining on this vote.

#### □ 1102

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

Stated for:

Mr. BRIGHT. Madam Chair, on rollcall No. 71, had I been present, I would have voted "yea."

The Acting CHAIR. The question is on the committee amendment in the nature of a substitute, as amended.

The committee amendment in the nature of a substitute, as amended, was agreed to.

Acting CHAIR. Accordingly, The under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. SERRANO) having assumed the chair, Mr. CUELLAR, 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. 2701) to authorize appropriations for fiscal year 2010 for intelligence and intelligence-related activities of the United States Government, the Community Management Account, and the Central Intelligence Agency Retirement and Disability System, and for other purposes, pursuant to House Resolution 1105, he reported the bill back to the House with an amendment adopted by the Committee of the Whole.

The SPEAKER pro tempore. Under the rule, the previous question is ordered.

The question is on the amendment.

The amendment was 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

Mr. HOEKSTRA. Mr. Speaker, I have a motion to recommit at the desk.

The SPEAKER pro tempore. Is the gentleman opposed to the bill?

Mr. HOEKSTRA. Yes, in its current form.

The SPEAKER pro tempore. The Clerk will report the motion to recom-

The Clerk read as follows:

Mr. Hoekstra moves to recommit the bill, H.R. 2701, to the Permanent Select Committee on Intelligence with instructions to report the same back to the House forthwith with the following amendments:

At the end of subtitle A of title IV, add the following new section:

#### SEC. 407. COORDINATION OF HIGH-VALUE DE-TAINEE INTERROGATION.

Section 102A of the National Security Act of 1947 (50 U.S.C. 403-1) is amended by adding at the end the following new subsection:

"(s) Interrogation of High-value Detain-EES .- (1) The Director of National Intelligence shall, in consultation with the heads of departments and agencies of the United States Government containing elements of

the intelligence community, the Director of the Central Intelligence Agency, and the Director of the Federal Bureau of Investigation-

"(A) coordinate the interrogation of highvalue detainees associated with international terrorism captured, held, or questioned by a department or agency that is or contains an element of the intelligence community;

"(B) be responsible for any interagency group conducting an interrogation of a highvalue detainee associated with international terrorism: and

"(C) before an officer or employee of the Federal Government provides the warnings of constitutional rights described in Miranda vs. Arizona, 384 U.S. 436 (U.S. 1966) to a highvalue detainee who is suspected of terrorism, associated with terrorists, or believed to have knowledge of terrorists and who is captured, held, or questioned by a department or agency that is or contains an element of the intelligence community, approve the providing of such warnings to such highvalue detainee.

'(2) Paragraph (1) shall not apply with respect to a detainee who is captured on the battlefield by the Armed Forces of the United States, unless the Director of National Intelligence determines that such detainee is a high-value detainee.

"(3) The Director of National Intelligence may not delegate the authority to approve the providing of warnings under paragraph (1)(C).'

At the end of subtitle B of title IV, add the following new section:

SEC. 417. REVIEW OF BRIEFINGS ON COVERT AC-TIONS BY THE CIA; PUBLIC AVAILABILITY OF UNCLASSIFIED VERSIONS OF DOCUMENTS RELATING TO USE OF ENHANCED INTER-ROGATION TECHNIQUES.

(a) REVIEW OF BRIEFINGS.—Not later than 60 days after the date of the enactment of this Act, the Inspector General of the Central Intelligence Agency shall-

(1) compile any objections raised by a Member of Congress to a covert action (as defined in section 503(e) of the National Security Act of 1947 (50 U.S.C. 413b(e))) on which such Member of Congress was briefed by personnel of the Central Intelligence Agency after September 11, 2001; and

(2) assess whether the Central Intelligence Agency addressed such objections.

(b) Public Availability of Unclassified VERSIONS OF DOCUMENTS RELATING TO USE OF ENHANCED INTERROGATION TECHNIQUES.—The Director of the Central Intelligence Agency shall make publicly available-

(1) an unclassified version of all Memoranda for the Record memorializing briefings made to Members of Congress on the use of enhanced interrogation techniques; and

(2) an unclassified version of finished intelligence products produced after September 11, 2001, assessing the information gained from detainee reporting, including documents dated July 15, 2004, or June 1, 2005.

Mr. HOEKSTRA (during the reading). I ask unanimous consent that the motion be considered as read.

The SPEAKER pro tempore. Is there objection to dispensing with the read-

Mr. REYES. I object.

The SPEAKER pro tempore. Objection is heard.

The Clerk will continue to read.

The Clerk continued to read.

The SPEAKER pro tempore. The gentleman from Michigan is recognized for 5 minutes.

Mr. HOEKSTRA. Thank you, Mr. Speaker.

Our country and our intelligence community are at a crossroads. Over the last 14 months, we've been struggling as to whether we're going to be focused on defeating terrorists or whether we're going to be focused on a enforcement approach. This couldn't have been defined more clearly than what it was vesterday when the manager of this bill brought forward an amendment that would have put our intelligence community professionals at risk putting them under criminal statutes that you wouldn't even apply to your local sheriff or your local State trooper.

Thankfully, many of our colleagues on the other side of the aisle joined with us and forced the majority to go back and rewrite the rule and come back and strip that provision from the hill

But that move yesterday should not have been a surprise. It was only last year that the Attorney General appointed a special prosecutor to investigate CIA personnel even though career Justice Department officials had already decided that there was no basis for prosecution. It appears that the majority wants to investigate and prosecute everyone who has been involved in our critical interrogation programs—except themselves.

The records of briefings have shown clearly and repeatedly that Democratic and Republican leadership of the House were briefed early and often on the use of the same techniques that they wanted to criminalize yesterday. And they never objected. And while there has been a selective release of certain briefing documents over the last few days, the record is far from complete because the administration and the majority have repeatedly blocked requests and amendments to publicly release a full, unclassified briefing of the classified records: who knew what and when.

The motion to recommit would stop the criminalization of our national security policy and ensure that Members of Congress would be as accountable for their conduct as the majority wants to hold the men and women of the CIA.

The motion would ask the CIA Inspector General to conduct an independent review of whether any Member of Congress objected to the use of the techniques to review what steps were taken and to require the release of all of the briefing memos. If the majority was not briefed or raised concerns, it should have nothing to fear from an independent and objective review by the facts of the Inspector General.

And, secondly, the motion would also clarify once and for all that the Director of National Intelligence should be in charge of coordinating interrogation of terrorists and should ensure we have collected all actionable intelligence before reading terrorists their Miranda rights.

This is a proposition that should not be controversial. Why is this in here? It was only on Christmas Day that the DNI, the Director of the National Counterterrorism Center, and the Secretary of Homeland Security all said that they were not consulted before the Christmas Day bomber was read his Miranda rights.

These provisions are fully consistent with all of the other authorities that have been given to the DNI to coordinate the activities of the intelligence community. It makes no sense for the DNI to be in charge of coordinating all other intelligence activities but then the Attorney General is in charge of interrogation of foreign terrorists.

This motion would place the emphasis back where it belongs. It would align accountability and authority for those who make the decisions with the DNI.

#### □ 1115

The DNI is responsible for collecting intelligence to prevent attacks. This is where we need to go.

We can answer two fundamental questions with this motion to recommit. Who knew what, when, on enhanced interrogation techniques. Before we go and prosecute people in the intelligence community, let's have a clear record of what Members of this body knew and approved, because basically the administration and this Congress asked the intelligence personnel to do what they did. They were following our orders and instructions to keep America safe.

The second thing is, let's make sure that the DNI, the person with the responsibility to keep us safe, has the final decision on when and how we will interrogate foreign terrorists to keep America safe. It's his job. It's his responsibility. Let's get rid of the confusion. Let's get the alignment. Let's do what's necessary to keep America safe and to protect and recognize the service of our men and women in the intelligence community.

I yield back the balance of my time. Mr. REYES. I rise in opposition to the motion to recommit.

The SPEAKER pro tempore. The gentleman from Texas is recognized for 5 minutes.

Mr. REYES. Mr. Speaker, to me, it seems that the minority would have us fight terrorism with one hand tied behind our back. This motion to recommit would require that before a Miranda warning can be issued, an investigator or a beat cop would have to get permission from a gaggle of Cabinetlevel officials in Washington. This is simply absurd.

The minority would put FBI agents who arrest potential terrorists in a bitter catch-22. The courts require that Miranda warnings be given in certain circumstances. The minority would have an FBI agent ignore those rules and shut down the possibility of ever building a criminal case, or the agent can stop an interrogation while someone tries to get signatures from half of Washington.

The provision doesn't even include authority for these officials to delegate

the required certification. This means that if one official happens to be traveling, it's just going to take that much longer for that beat cop or that FBI agent to start gathering evidence.

Let's get the facts straight about Miranda. Federal agents are not required to Mirandize terrorism suspects when there is an imminent risk to public safety. They are free to interrogate suspects on concerns about any immediate or ongoing threat to our country. Federal agents questioned the Christmas Day bomber without the Miranda warnings under this very public safety exemption. Federal agents also don't need to give Miranda warnings when an interview is voluntary. The FBI routinely secures intelligence from suspected terrorists without Miranda in this manner.

But even when Miranda warnings are given, the record is crystal clear; suspected terrorists do not stop talking. Just this week, in the case of Najibullah Zazi, who pled guilty to charges of attempting to kill innocent civilians on the New York subway, was apprehended by law enforcement, given Miranda warnings, and interrogated thoroughly. In that questioning, Zazi provided valuable information about the plot and now he will be convicted without any fanfare. That is just one example among many. The Christmas Day bomber, the shoe bomber, Richard Reid, and scores of other suspected terrorists provided valuable intelligence after receiving Miranda warnings.

But this really, today, isn't about Miranda at all. What the minority really wants to take away is our ability to use the criminal justice system to go after suspected terrorists. I urge my colleagues not to make such an irresponsible and reckless decision. Don't support this motion to recommit.

The Federal criminal justice system has proven to be the most reliable and effective means we have for putting terrorists behind bars. Federal prosecutors, law enforcement officials, and judges know better than anybody else how to interrogate, how to try, how to convict, and how to hold terrorists.

In the 10 years since 9/11, the Justice Department has successfully convicted more than 300 terrorists in Federal criminal courts. These include hardened members of al Qaeda such as the so-called 20th hijacker, Zacarias Moussaoui.

One case in particular on this point, Richard Reid was arrested for attempting to ignite a bomb in his shoe while on a flight to Miami in December of 2001. Reid was advised of his Miranda rights within 5 minutes of being removed from the aircraft and was reminded of these rights four times within 48 hours and now is serving a life sentence in Federal prison. To my knowledge, my Republican friends did not criticize the Bush administration for its handling of that case or any of the other cases that we have on file.

This motion to recommit applies to the high-value detainees, so that in the toughest cases, they want us to play by a completely unreasonable set of rules that will slow us down and make us weaker. That is why the Department of Defense opposes this, the Director of National Intelligence opposes this, the Department of Justice opposes this.

I think this morning, it's time to say enough with the games. It's time for us to stop playing politics with our national security. It's time for us to create a system that makes those responsible for our safety not play it with one hand tied behind their back.

Let's let our law enforcement professionals do their jobs. Above all, let's stop attacking the FBI agents that know what they are doing, know how to do it, and let's vote down this motion to recommit. Vote "no" on the motion to recommit.

I yield back the balance of my time. The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to recommit.

There was no objection.

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

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

#### RECORDED VOTE

Mr. HOEKSTRA. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. Pursuant to clause 8 and clause 9 of rule XX, this 15-minute vote on the motion to recommit will be followed by 5-minute votes on passage of H.R. 2701, if ordered, and the motion to suspend the rules on H. Con. Res. 238.

The vote was taken by electronic device, and there were—ayes 186, noes 217, not voting 29, as follows:

## [Roll No. 72]

Cassidy

Chaffetz

Castle

### 4 37 E-C

	AYES-186	
Aderholt	Childers	Hastings (WA)
Adler (NJ)	Coble	Heller
Akin	Coffman (CO)	Hensarling
Alexander	Cole	Herger
Altmire	Conaway	Herseth Sandlin
Austria	Costello	Hoekstra
Bachmann	Crenshaw	Hunter
Barrow	Culberson	Inglis
Bartlett	Dahlkemper	Issa
Biggert	Davis (KY)	Jenkins
Bilbray	Diaz-Balart, L.	Johnson (IL)
Bilirakis	Diaz-Balart, M.	Johnson, Sam
Bishop (UT)	Donnelly (IN)	Jones
Bonner	Dreier	Jordan (OH)
Bono Mack	Duncan	King (IA)
Boozman	Ehlers	Kingston
Boren	Emerson	Kirk
Boustany	Flake	Kirkpatrick (AZ)
Brady (TX)	Fleming	Kline (MN)
Bright	Forbes	Lamborn
Broun (GA)	Fortenberry	Lance
Brown (SC)	Foster	Latham
Brown-Waite,	Foxx	LaTourette
Ginny	Franks (AZ)	Latta
Buchanan	Frelinghuysen	Lee (NY)
Burgess	Gallegly	Lewis (CA)
Burton (IN)	Garrett (NJ)	Linder
Buyer	Gerlach	Lipinski
Calvert	Giffords	LoBiondo
Camp	Gingrey (GA)	Lucas
Campbell	Gohmert	Luetkemeyer
Cantor	Goodlatte	Lummis
Cao	Granger	Lungren, Daniel
Capito	Graves	E.
Carter	Griffith	Manzullo

Guthrie

Harper

Halvorson

McCaul McClintock McCotter McHenry McKeon McMahon McMorris Rodgers McNerney Melancon Mica Miller (FL) Miller (MI) Miller, Garv Minnick Mitchell Murphy, Tim Myrick Neugebauer Nunes Nye Olson Owens Paulsen Pence Andrews Arcuri Baca

Baird

Bean

Baldwin

Becerra

Berkley

Berman

Boccieri

Boswell

Boyd

Bishop (GA)

Blumenauer

Brady (PA)

Bralev (IA)

Butterfield

Capuano

Cardoza

Carney

Carnahan

Carson (IN)

Castor (FL)

Chandler

Clarke

Cleaver

Clyburn

Convers

Courtney

Crowley

Cummings

Davis (AL)

Davis (CA)

Davis (IL)

Davis (TN

DeFazio

DeGette

Delahunt

DeLauro

Dicks

Dovle

Dingell

Doggett

Driehaus

Ellison

Engel

Eshoo

Farr

Fattah

Filner

Fudge

Ellsworth

Etheridge

Frank (MA)

Garamendi

Gordon (TN)

Gonzalez

Grayson

Grijalva

Green, Al

Green, Gene

Edwards (TX)

Marchant

McCarthy (CA)

Marshall

Cuellar

Cooper

Costa

Cohen

Clay

Berry

Peters Shuster Petri Simpson Pitts Smith (NE) Platts Smith (N.I) Poe (TX) Smith (TX) Pomeroy Souder Posey Putnam Space Stearns Rehberg Taylor Roe (TN) Teague Terry Rogers (AL) Rogers (KY) Rogers (MI) Thornberry Rohrabacher Tiahrt Rooney Ros-Lehtinen Tiberi Turner Roskam Upton Royce Ryan (WI) Walden Wamp Schmidt Whitfield Schock Wilson (SC) Sensenbrenner Wittman Sessions Shadegg Young (AK) Young (FL) Shimkus NOES-217

Gutierrez Hall (NY) Hare Harman Hastings (FL) Heinrich Higgins Hill Himes Hinchey Hinoiosa Hirono Hodes Holden Holt Honda Hoyer Brown, Corrine Israel Jackson (IL) Jackson Lee (TX) Johnson (GA) Johnson, E. B. Kagen Kanjorski Kaptur Kennedy Kildee Kilpatrick (MI) Kilroy Kind Kissell Connolly (VA) Klein (FL) Kosmas Kratovil Kucinich Langevin Larsen (WA) Larson (CT) Lee (CA) Levin Lewis (GA) Loebsack Lofgren, Zoe Lowey Luián Lynch Maffei Malonev Markey (CO) Markey (MA) Massa Matheson Edwards (MD) Matsui McCarthy (NY) McCollum McDermott McGovern McIntyre Meek (FL) Meeks (NY) Michaud Miller (NC) Miller, George Mollohan Moore (KS) Moore (WI)

Moran (VA)

Murphy (CT)

Murphy (NY)

Nadler (NY)

Murphy, Patrick

Thompson (PA)

Napolitano

Neal (MA)

Oberstar

Obev

Olver

Ortiz Pallone Pascrell Pastor (AZ) Pavne Perlmutter Perriello Pingree (ME) Polis (CO) Price (NC) Quigley Rahall Rangel Reves Richardson Rodriguez Ross Rothman (NJ) Roybal-Allard Ruppersberger Rush Ryan (OH) Salazar Sánchez, Linda Sanchez, Loretta Sarbanes Schakowsky Schauer Schiff Schrader Schwartz Scott (GA) Scott (VA) Serrano Sestak Shea-Porter Sherman Shuler Sires Skelton Slaughter Smith (WA) Snyder Speier Spratt Sutton Thompson (CA)

Thompson (MS)

Tierney

Titus

Tonko

Towns

Tsongas

Van Hollen

Velázquez

Visclosky

Wasserman

Schultz

Walz

Waters

Watson

Waxman

Watt

Woolsey Yarmuth NOT VOTING-Abercrombie Capps Price (GA) Ackerman Deal (GA) Radanovich Bachus Dent Reichert Barrett (SC) Fallin Scalise Barton (TX) Hall (TX) Stark Bishop (NY) Inslee Stupak King (NY) Blackburn Sullivan Blunt Mack Tanner Boehner Moran (KS) Westmoreland Boucher Paul

Wilson (OH)

Weiner

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during the vote). There are 2 minutes remain-

#### $\square$ 1140

Mr. HODES and Ms. SHEA-PORTER changed their vote from "aye" to "no." Messrs. DONNELLY of Indiana and HALVORSON PLATTS and Mrs. changed their vote from "no" to "aye."

So the motion to recommit was reiected

The result of the vote was announced as above recorded.

Stated for:

ing on this vote.

Mr. McINTYRE, Mr. Speaker, during rollcall vote No. 72 on H.R. 2701, I mistakenly recorded my vote as "no" when I should have voted "yes."

I ask unanimous consent that my statement appear in the RECORD immediately following rollcall vote No. 72.

The SPEAKER pro tempore. The question is on the passage of the bill.

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

## RECORDED VOTE

Mr. HOEKSTRA. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This will be a 5-minute vote.

The vote was taken by electronic device, and there were—ayes 235, noes 168, not voting 29, as follows:

## [Roll No. 73]

## AYES-235

Adler (NJ) Clarke Farr Altmire Clav Fattah Cleaver Foster Andrews Arcuri Clyburn Frank (MA) Baca Cohen Fudge Connolly (VA) Baird Garamendi Baldwin Convers Giffords Barrow Cooper Gonzalez Bean Costa Gordon (TN) Becerra. Courtney Grayson Berklev Crowley Green, Al Berman Cuellar Green, Gene Berry Bishop (GA) Cummings Grijalva Dahlkemper Gutierrez Blumenauer Davis (CA) Hall (NY) Boccieri Davis (IL) Halvorson Boren Davis (TN) Hare Boswell DeFazio Harman Boyd DeGette Hastings (FL) Brady (PA) Delahunt Heinrich Braley (IA) DeLauro Higgins Bright Dicks Hill Dingell Brown, Corrine Himes Butterfield Doggett Donnelly (IN) Hinchey Cao Hinojosa Capuano Doyle Hirono Cardoza Carnahan Driehaus Edwards (MD) Hodes Carney Edwards (TX) Holden Carson (IN) Ellison Ellsworth Holt Honda Castor (FL) Hoyer Chandler Engel Childers Eshoo Israel Etheridge Jackson (IL) Chu

February 2
Jackson Lee
(TX)
Johnson (GA)
Johnson, E. B.
Kagen Kanjorski
Kanjurski
Kennedy
Kildee
Kilpatrick (MI)
Kilroy
Kind
Kirkpatrick (AZ)
Kissell
Klein (FL)
Kosmas
Kratovil
Langevin Larsen (WA)
Larson (CT)
Levin
Lewis (GA)
Lipinski
Loebsack
Lofgren, Zoe
Lowey
Luján
Maffei
Maloney Markey (CO)
Markey (MA)
Marshall
Massa
Matheson
Matsui
McCarthy (NY)
McCollum
McGovern
McIntyre
McMahon
McNerney
Meek (FL) Meeks (NY)
Melancon
Michaud
Miller (NC)
\/

Pascrell

Pastor (AZ)

Perlmutter

Perriello

Peterson

Polis (CO)

Price (NC)

Richardson

Rothman (NJ)

Roybal-Allard

Ruppersberger

Sánchez, Linda

Rvan (OH)

Salazar

Rodriguez

Pomeroy

Quigley

Rahall

Rangel

Reves

Ross

Rush

Pingree (ME)

Peters

Miller, George Sarbanes Minnick Schakowsky Mitchell Mollohan Schiff Moore (KS) Schrader Moore (WI) Schwartz Moran (VA) Scott (GA) Murphy (CT) Scott (VA) Murphy (NY) Serrano Murphy, Patrick Nadler (NY) Sestak Shea-Porter Napolitano Sherman Neal (MA) Shuler Nye Oberstar Skelton Obev Olver OrtizSnyder Owens Speier Pallone

Slaughter Smith (WA) Spratt Sutton Taylor Teague Thompson (CA) Thompson (MS) Tierney Titus Tonko Towns Tsongas Van Hollen Velázquez Visclosky Walz Wasserman Schultz Waters Watson Watt Waxman Weiner

Welch

Wu

Wilson (OH)

McCarthy (CA)

McClintock

McDermott

McCotter

Yarmuth

McCaul

## Sanchez, Loretta NOES-168

Franks (AZ)

Aderholt Fortenberry Akin Foxx Alexander Austria Frelinghuvsen Bachmann Gallegly Garrett (NJ) Bachus Bartlett Gerlach Gingrey (GA) Biggert Gohmert **Bilirakis** Goodlatte Bishop (UT) Granger Bonner Bono Mack Griffith Guthrie Boozman Boustany Harper Brady (TX) Hastings (WA) Broun (GA) Heller Brown (SC) Hensarling Brown-Waite. Herger Herseth Sandlin Ginny Buchanan Hoekstra Burgess Hunter Burton (IN) Inglis Buyer Jenkins Calvert Camp Johnson (IL) Campbell Johnson, Sam Cantor Jones Jordan (OH) Capito Carter King (IA) Cassidy Kingston Castle Kirk Kline (MN) Chaffetz Coble Kucinich Coffman (CO) Lamborn Cole Lance Conaway Latham Costello LaTourette Crenshaw Latta Lee (CA) Culberson Davis (KY) Lee (NY) Lewis (CA) Diaz-Balart, L. Diaz-Balart, M Linder Dreier LoBiondo

Duncan

Ehlers

Filner

Fleming

Forbes

Flake

Emerson

Lucas

Lummis

Manzullo

Marchant

Luetkemeyer

Lungren, Daniel

McHenry McKeon McMorris Rodgers Mica. Miller (FL) Miller (MI) Miller, Gary Murphy, Tim Myrick Neugebauer Nunes Olson Paulsen Payne Pence Petri Pitts Platts Poe (TX) Posey Price (GA) Putnam Rehberg Roe (TN) Rogers (AL) Rogers (KY) Rogers (MI) Rohrabacher Rooney Ros-Lehtinen Roskam Royce Ryan (WI) Schmidt Schock Sensenbrenner Sessions Shadegg Shimkus Shuster

Simpson Smith (NE)

Smith (NJ)

Smith (TX)

Souder

Tiberi Wilson (SC) Space Stearns Turner Wittman Terry Upton Wolf Thompson (PA) Walden Woolsey Wamp Thornberry Young (AK) Tia.hrt. Whitfield Young (FL)

## NOT VOTING-

Abercrombie Davis (AL) Paul Ackerman Barrett (SC) Deal (GA) Radanovich Dent Reichert Barton (TX) Fallin Scalise Bishop (NY) Hall (TX) Stark Blackburn Inslee Stupak King (NY) Blunt Sullivan Boehner Lynch Tanner Boucher Mack Westmoreland Capps Moran (KS)

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during the vote). There is 1 minute remaining in this vote.

#### □ 1149

Mr. ROYCE changed his vote from "ave to "no."

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

#### RECOGNIZING THE DIFFICULT CHALLENGES AND HEROISM OF BLACK VETERANS

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and agree to the concurrent resolution, H. Con. Res. 238, on which the yeas and nays were ordered.

The Clerk read the title of the concurrent resolution.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from California (Mr. FILNER) that the House suspend the rules and agree to the concurrent resolution, H. Con. Res. 238.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 383, nays 0, not voting 49, as follows:

## [Roll No. 74]

## YEAS-383

Boyd Aderholt Chu Brady (PA) Clarke Adler (NJ) Akin Brady (TX) Clay Alexander Braley (IA) Cleaver Altmire Bright Clyburn Broun (GA) Andrews Coble Coffman (CO) Arcuri Brown (SC) Brown, Corrine Cohen Austria Brown-Waite, Bachmann Conaway Connolly (VA) Bachus Ginny Baird Buchanan Convers Baldwin Burgess Cooper Burton (IN) Barrow Costa Bartlett Butterfield Costello Bean Buyer Courtney Becerra Camp Crenshaw Berkley Campbell Crowley Berman Cantor Cuellar Berry Cao Culberson Capito Biggert Cummings Bilbray Capuano Dahlkemper Bilirakis Cardoza Davis (CA) Bishop (GA) Carnahan Davis (IL) Davis (KY) Davis (TN) Bishop (UT) Carney Carson (IN) Blumenauer Boccieri Cassidy DeFazio Bonner Bono Mack Castle DeGette Delahunt Castor (FL) Chaffetz Boozman DeLauro Chandler Childers Diaz-Balart, L. Diaz-Balart, M. Boren Boswell

Doggett Donnelly (IN) Dreier Driehaus Duncan Edwards (MD) Edwards (TX) Ehlers Ellison Ellsworth Emerson Engel Eshoo Etheridge Farr Fattah Filner Fleming Forbes Fortenberry Foster Foxx Frank (MA) Franks (AZ) Frelinghuysen Fudge Garamendi Garrett (NJ) Gerlach Giffords Gingrey (GA) Gonzalez Goodlatte Gordon (TN) Granger Graves Grayson Green, Al Green, Gene Griffith Guthrie Gutierrez Hall (NY) Halvorson Hare Harman Harper Hastings (FL) Hastings (WA) Heinrich Heller Hensarling Herseth Sandlin Higgins Himes Hinchey Hinojosa Hirono Hodes Holden Holt Honda Hoyer Hunter Inglis Israel Issa Jackson (IL) Jackson Lee (TX) Jenkins Johnson (GA) Johnson (IL) Johnson, E. B Johnson, Sam Jones Kagen Kanjorski Kaptur Kennedy Kildee Kilpatrick (MI) Kilroy Kind King (IA) Kingston Kirk Pitts

Kirkpatrick (AZ)

Kissell Klein (FL)

Kline (MN)

Kosmas

Kratovil

Kucinich

Lamborn

Lance

Platts

Poe (TX)

Pomerov

Posey

Polis (CO)

Price (GA)

Price (NC)

Putnam

Quigley

Rahall Langevin Larsen (WA) Rehberg Latham LaTourette Latta Lee (CA) Lee (NY) Levin Lewis (CA) Lewis (GA) Lipinski LoBiondo Loebsack Lofgren, Zoe Lowev Lucas Luetkemever Luján Lummis Rush Lungren, Daniel Ε. Lynch Maffei Maloney Manzullo Marchant Markey (CO) Markey (MA) Marshall Massa Matheson Matsui McCarthy (CA) McCarthy (NY) McCaul McClintock McCollum McCotter McDermott McGovern McHenry McIntyre McKeon McMahon McMorris Rodgers Sires McNerney Meek (FL) Meeks (NY) Melancon Michaud Miller (FL) Miller (MI) Miller (NC) Space Miller, Gary Miller, George Minnick Mitchell Mollohan Moore (KS) Moore (WI) Terry Moran (VA) Murphy (CT) Murphy (NY) Murphy, Patrick Myrick Nadler (NY) Napolitano Neal (MA) Neugebauer Nunes Nve Oberstar Obey Olson Olver Ortiz Pallone Pastor (AZ) Walz Paulsen Payne Pence Perlmutter Perriello Peters Peterson Watt Petri Pingree (ME)

Reyes Richardson Rodriguez Roe (TN) Rogers (AL) Rogers (KY) Rogers (MI) Rohrabacher Rooney Ros-Lehtinen Roskam Rothman (NJ) Roybal-Allard Royce Ruppersberger Ryan (OH) Salazar Sánchez, Linda Sanchez, Loretta Sarbanes Schakowsky Schauer Schiff Schmidt Schock Schrader Schwartz Scott (GA) Scott (VA) Sensenbrenner Serrano Sessions Sestak Shadegg Shea-Porter Sherman Shimkus Shuler Shuster Simpson Skelton Slaughter Smith (NE) Smith (NJ) Smith (TX) Smith (WA) Snyder Souder Speier Spratt Stearns Sutton Taylor Teague Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tiahrt Tiberi Tierney Tonko Towns Tsongas Turner Upton Van Hollen Velázquez Visclosky Walden Wamp Wasserman Schultz Waters Watson Waxman Weiner Welch Wilson (OH) Wilson (SC) Wittman Wolf Woolsev Wu Yarmuth Young (AK) Young (FL)