Schakowsky

Schiff

Schilling

Schmidt

Schrader

Schwartz

Schock

September 15, 2011 Thornberry Simpson Whitfield Smith (NE) Tiberi Wilson (SC) Smith (NJ) Tipton Wittman Smith (TX) Turner (NY) Wolf Southerland Turner (OH) Womack Stearns Upton Woodall Stivers Walberg Yoder Stutzman Walden Young (FL) Sullivan Walsh (IL) Young (IN) Terry West Thompson (PA) Westmoreland NAYS-176 Altmire Fudge Olver Andrews Garamendi Owens Baca Baldwin Gonzalez Pallone Green, Al Pascrell Barrow Green, Gene Pastor (AZ) Bass (CA) Grijalya Pavne Gutierrez Becerra Pelosi Berkley Hahn Perlmutter Berman Hanabusa Peters Bishop (GA) Hastings (FL) Peterson Heinrich Bishop (NY) Pingree (ME) Blumenauer Higgins Polis Boswell Himes Price (NC) Brady (PA) Hinchey Bralev (IA) Hinoiosa Brown (FL) Hirono Butterfield Hochul Capps Holden Cardoza Holt Carnahan Honda Carney Hover Carson (IN) Inslee Castor (FL) Israel Jackson (IL) Chandler Chu Jackson Lee (TX) Johnson (GA) Cicilline Clarke (MI) Clarke (NY) Johnson, E. B.

Kaptur Keating

Kildee

Kissell

Kucinich

Langevin

Lee (CA)

Lipinski

Loebsack

Lofgren, Zoe

Levin

Lowey

Luján

Lynch

Maloney

Markey

Matsui

McCollum

McDermott

McGovern

McNerney

Michaud

Miller (NC)

Murphy (CT)

NOT VOTING-

Larsen (WA)

Lewis (GA)

Marino

Nadler

McHenry

Napolitano

Meeks

Moore

Moran

Neal

McCarthy (NY)

Larson (CT)

Kind

Clay

Cleaver

Clyburn

Conyers

Costello

Courtney

Crowley

Cuellar

Cummings

Davis (CA)

Davis (IL)

DeFazio

DeGette

DeLauro

Deutch

Dingell

Doggett

Edwards

Ellison

Engel

Eshoo

Fattah

Filner

Frank (MA)

Ackerman

Bachmann

Barletta

Capuano

Cassidy Giffords

Dovle

Donnelly (IN)

Dicks

Costa

Critz

Connolly (VA)

Cohen

Rahall Rangel Reves Richardson Richmond Rothman (NJ Rovbal-Allard Ruppersberger Ryan (OH) Sánchez, Linda Sanchez, Loretta Sarbanes Schakowsky Schiff Schrader Schwartz Scott (VA) Scott, David Serrano Sewell. Sherman Slaughter Smith (WA) Speier Stark Sutton Thompson (CA) Thompson (MS) Tierney Tonko Towns Tsongas Van Hollen Velázquez Visclosky Walz (MN) Wasserman Schultz Waters Watt Welch Wilson (FL) Woolsey Yarmuth Pence

personal family issue. Had I been present, I would have voted "nay."

UNITED STATES COMMISSION ON RELIGIOUS INTERNATIONAL FREEDOM REFORM AND REAU-THORIZATION ACT OF 2011

The SPEAKER pro tempore (Mr. Poe of Texas). The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 2867) to reauthorize the International Religious Freedom Act of 1998, and for other purposes, as amended, on which the yeas and nays were ordered.

The Clerk read the title of the bill.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from New Jersey (Mr. SMITH) that the House suspend the rules and pass the bill, as amended.

This is a 5-minute vote.

Ackerman

Adams

Akin

Aderholt

Alexander

Altmire

Amodei

Andrews

Austria

Bachus

Baldwin

Barton (TX)

Bass (CA)

Bass (NH

Becerra.

Benishek

Berkley

Berman

Biggert

Bilbray

Black

Bonner

Boren

Boswell

Boustany

Brady (PA)

Brady (TX)

Bralev (IA)

Brown (FL)

Buchanan

Bucshon

Buerkle

Burgess

Calvert

Campbell

Canseco

Cantor

Capito

Capps

Cardoza

Carney

Carter

Cassidy

Chabot

Carnahan

Carson (IN)

Castor (FL)

Camp

Burton (IN)

Butterfield

Brooks

Bilirakis

Bishop (GA)

Bishop (NY)

Bishop (UT)

Blackburn

Blumenauer

Bono Mack

Barrow

Ba.ca.

The vote was taken by electronic device, and there were—yeas 391, nays 21, not voting 21, as follows:

[Roll No. 709]

YEAS-391

Chaffetz Frank (MA) Chandler Franks (AZ) Frelinghuysen Chu Cicilline Fudge Clarke (MI) Gallegly Clarke (NY) Garamendi Clav Gardner Cleaver Garrett Clvburn Gerlach Coble Gibbs Coffman (CO) Gibson Gingrey (GA) Cohen Cole Gonzalez Connolly (VA) Goodlatte Conyers Gosar Gowdy Cooper Granger Costello Graves (MO) Courtney Green, Al Cravaack Green, Gene Crenshaw Griffin (AR) Griffith (VA) Critz Crowley Grijalva Cuellar Grimm Culberson Guinta Cummings Guthrie Davis (CA) Gutierrez Davis (IL) Hahn Davis (KY) Hall DeFazio Hanabusa DeGette Hanna DeLauro Harper Denham Harris Dent Hartzler Des Jarlais Hastings (FL) Havworth Deutch Diaz-Balart Heck Dingell Heinrich Doggett Hensarling Herger Herrera Beutler Donnelly (IN) Dovle Higgins Dreier Himes Duffy Hinchev Duncan (SC) Hinojosa Duncan (TN) Hirono Edwards Hochul Ellison Holden Ellmers Holt Emerson Hover Engel Huelskamp Eshoo Huizenga (MI) Farr Hultgren Fattah Hunter FilnerHurtFitzpatrick Inslee Fleischmann Israel Fleming Issa Jackson (IL) Flores Forbes Jackson Lee Fortenberry (TX) Jenkins Foxx

Johnson (IL) Murphy (CT) Johnson (OH) Murphy (PA) Johnson, E. B. Myrick Johnson, Sam Napolitano Jones Neal Neugebauer Jordan Noem Kaptur Keating Nugent Kelly Nunes Nunnelee Kind Olson King (IA) Olver King (NY) Kinzinger (IL) Pallone Kissell Pascrell Kline Pastor (AZ) Kucinich Paulsen Lamborn Payne Lance Langevin Pelosi Lankford Perlmutter Larson (CT) Peters Latham Peterson LaTourette Petri Latta Pingree (ME) Lee (CA) Pitts Levin Platts Lewis (CA) Poe (TX) Polis Lipinski LoBiondo Pompeo Posey Loebsack Price (NC) Lofgren, Zoe Long Quayle Lowey Quigley Rahall Lucas Luetkemeyer Rangel Luján Reed Lummis Rehberg Lungren, Daniel Reichert E. Renacci Lynch Reves Mack Ribble Maloney Richardson Manzullo Richmond Markey Rigell Matheson Rivera Matsui Roby Roe (TN) McCarthy (CA) McCarthy (NY) Rogers (AL) McCaul Rogers (KY) Rogers (MI) McCollum McCotter Rohrabacher McDermott Rokita McGovern McIntyre Ros-Lehtinen Roskam Ross (AR) McKinley McMorris Ross (FL) Rothman (NJ) Rodgers Roybal-Allard McNerney Royce Meehan Runvan Meeks Ruppersberger Mica. Ryan (OH) Michaud Rvan (WI) Miller (MI) Sánchez, Linda Miller (NC) Т. Miller, Gary Miller, George Sarbanes Moore Scalise

Johnson (GA)

Moran

Schweikert Scott (SC) Scott (VA) Scott, Austin Scott, David Sensenbrenner Serrano Sessions Sewell Sherman Shimkus Shuler Shuster Simpson Sires Slaughter Smith (NE) Smith (NJ) Smith (TX) Smith (WA) Speier Stark Stearns Stivers Sullivan Sutton Terry Thompson (CA) Thompson (MS) Thompson (PA) Thornberry Tiberi Tierney Tipton Tonko Towns Tsongas Turner (NY) Turner (OH) Upton Van Hollen Velázquez Visclosky Walberg Walden Walz (MN) Wasserman Schultz Waters Welch West Whitfield Wilson (FL) Wilson (SC) Wittman Wolf Womack Woolsey Yarmuth Sanchez, Loretta Yoder Young (FL) Young (IN) NAYS-21 Price (GA) Rooney

Amash Labrador Broun (GA) Marchant Conaway McClintock Farenthold Miller (FL) Flake Mulvanev Graves (GA) Palazzo Kingston Paul

NOT VOTING-

Southerland

Westmoreland

Stutzman

Walsh (IL)

Woodall

Bachmann Gohmert McHenry Barletta Hastings (WA) Nadler Capuano Honda Pence Crawford Landry Rush Dicks Larsen (WA) Waxman Lewis (GA) Fincher Webster Marino Young (AK) Giffords

□ 1114

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

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

Miller, George

Quigley

Waxman

Webster

Young (AK)

Rush

□ 1106 So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. CASSIDY. Mr. Speaker, on rollcall No. 708 I was unavoidably detained. Had I been present, I would have voted "yea."

Stated against:

Mr. LARSEN of Washington. Mr. Speaker, on rollcall No. 708 I missed the vote due to a A motion to reconsider was laid on the table.

Stated for:

Mr. HASTINGS of Washington. Mr. Speaker, on rollcall No. 709, had I been present, I would have voted "yea."

Mr. LARSEN of Washington. Mr. Speaker, on rollcall No. 709, I missed the vote due to a personal family issue. Had I been present, I would have voted "yea."

PERSONAL EXPLANATION

Mr. GINGREY of Georgia. Mr. Speaker, on rollcall vote 706 that was taken yesterday on the adoption of H.J. Res. 77, I inadvertently voted "no" when I intended to vote "ves."

REPORT ON RESOLUTION PRO-VIDING FOR CONSIDERATION OF H.J. RES. 79, CONTINUING APPRO-PRIATIONS RESOLUTION, 2012

Mr. WOODALL, from the Committee on Rules, submitted a privileged report (Rept. No. 112–207) on the resolution (H. Res. 399) providing for consideration of the joint resolution (H.J. Res. 79) making continuing appropriations for fiscal year 2012, and for other purposes, which was referred to the House Calendar and ordered to be printed.

PROTECTING JOBS FROM GOVERNMENT INTERFERENCE ACT

Mr. KLINE. Mr. Speaker, pursuant to House Resolution 372, I call up the bill (H.R. 2587) to prohibit the National Labor Relations Board from ordering any employer to close, relocate, or transfer employment under any circumstance, and ask for its immediate consideration in the House.

The Clerk read the title of the bill.

The SPEAKER pro tempore (Mr. McCLINTOCK). Pursuant to House Resolution 372, the amendment in the nature of a substitute recommended by the Committee on Education and the Workforce, printed in the bill, is adopted and the bill, as amended, is considered read.

The text of the bill, as amended, is as follows:

H.R. 2587

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Protecting Jobs From Government Interference Act".

SEC. 2. AUTHORITY OF THE NLRB.

Section 10(c) of the National Labor Relations Act (29 U.S.C. 160) is amended by inserting before the period at the end the following: ": Provided further, That the Board shall have no power to order an employer (or seek an order against an employer) to restore or reinstate any work, product, production line, or equipment, to rescind any relocation, transfer, subcontracting, outsourcating, or other change regarding the location, entity, or employer who shall be engaged in production or other business operations, or to require any employer to make an initial or additional investment at a particular plant, facility, or location".

SEC. 3. RETROACTIVITY.

The amendment made by section 2 shall apply to any complaint for which a final adjudication by the National Labor Relations Board has not been made by the date of enactment of this Act.

The SPEAKER pro tempore. The gentleman from Minnesota (Mr. KLINE) and the gentleman from New Jersey (Mr. Andrews) each will control 30 minutes.

The Chair recognizes the gentleman from Minnesota.

GENERAL LEAVE

Mr. KLINE. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and include extraneous material on H.R. 2587.

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

There was no objection.

Mr. KLINE. Mr. Speaker, I rise in support of H.R. 2587, and I yield myself such time as I may consume.

The Protecting Jobs From Government Interference Act is a commonsense proposal that will prevent the National Labor Relations Board from dictating where an employer can and cannot create work. Upon the date of enactment, this limitation will apply to all cases that have not reached final adjudication by the full Board.

Now, more than ever, the American people are looking for leadership out of Washington and some common sense. They want to know their elected officials are willing to take on the tough issues and make the difficult decisions needed to get this economy moving again. They need to believe Congress has the courage to tear down old barriers to new jobs, regardless of the political cost. After 31 straight months of unemployment above 8 percent, we cannot afford to cling to the status quo any longer.

This legislation represents an important step in the fight to get our economy back on track. It tells job creators they don't have to fear an activist NLRB reversing important decisions about where to locate a business. It offers workers peace of mind by ensuring no Federal labor board can force an employer to ship their jobs across the country. And it tells the American people we are serious about getting government out of the way of small business owners and entrepreneurs who are desperately trying to do what they do best, create jobs and opportunities for our Nation's workers.

On April 20, the National Labor Relations Board sent a shock wave across our struggling economy. In a complaint filed against the Boeing Company, the NLRB demanded that this private company relocate work already underway in South Carolina to Washington State. The Board has more than a dozen remedies available to protect workers and hold employers accountable. Regrettably, the Obama NLRB exercised the most extreme remedy and, as a result, put the livelihoods of

thousands of South Carolina workers on the line. Equally troubling, countless workers across the country now fear they could be subject to a similar attack in the future.

Make no mistake. Every worker deserves strong protections that ensure they are free to exercise their rights under the law. This legislation preserves a number of tough remedies for the Board to punish illegal activity. This Republican bill simply says that forcing a business to close its doors and relocate to another part of the country is an unacceptable remedy for today's workforce.

If the NLRB is allowed to exercise this radical authority, it will have a chilling effect on our economy. Businesses, at home and abroad, will reconsider their decision to invest in our country and create jobs for American workers. We have already heard stories of Canadian business leaders doing just that. No doubt, these difficult choices are being discussed on shop floors and boardrooms across the country and outside our borders.

Last month, this Board unloaded a barrage of activist decisions that undermine workers' rights and weaken our workforce. If the President will not hold the Board accountable for its job-destroying agenda, Congress will. It is time we forced the NLRB to change course. This is a sensible reform that will encourage businesses to create jobs right here at home.

I urge my colleagues to support this bill, and I reserve the balance of my time.

Mr. ANDREWS. Mr. Speaker, I yield myself 3 minutes.

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

Mr. ANDREWS. For years, the understanding in this country has been, if you show up for work every day and work your heart out and do your best, what you get in return is a good wage, good benefits, and a future that's secure as long as your company's secure, but it seems like that version of the American Dream moves another continent, another ocean, another day away each day that goes by.

□ 1120

Outsourcing is destroying the middle class in the United States of America, and this bill is the outsourcers' bill of rights. It says to an employer, if you want to use as an excuse the collective bargaining and union activities of your employees and you want to pick up and move to Central or South America or Asia, here's the way to do it.

This bill draws a map of jobs outside—rather, it draws a map as to how to take jobs from inside the United States and move them outside the United States. If an employer, under our law for decades, says that I'm gonna shut down and move my plant or my office because you dared to try to organize a union or you've spoken up