Mr. DUFFY. Mr. Chair, on rollcall No. 317, I was unavoidably detained. Had I been present, I would have voted "aye."

Mr. FILNER. Mr. Chair, on rollcall 317, I was away from the Capitol due to prior commitments to my constituents. Had I been present, I would have voted "aye."

AMENDMENT OFFERED BY MATHESON

The Acting CHAIR. The unfinished business is the demand for a recorded vote on the amendment offered by the gentleman from Utah (Mr. MATHESON) on which further proceedings were postponed and on which the noes 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 Acting CHAIR. This is a minute vote.

The vote was taken by electronic device, and there were—ayes 152, noes 235, not voting 44, as follows:

[Roll No. 318]

AYES-152

Ackerman Fudge Murphy (CT) Altmire Gibson Nadler Gonzalez Amash Nea1 Baldwin Pallone Barrow Grijalya. Pastor (AZ) Bishop (GA) Gutierrez Pelosi Bishop (NY) Hanabusa Peters Hastings (FL) Blumenauer Pingree (ME) Bonamici Higgins Polis Boren Price (NC) Brady (PA) Hinchev Quigley Braley (IA) Hinojosa Rangel Brown (FL) Hirono Reves Butterfield Hochul Richmond Holden Capps Ross (AR) Capuano Holt Rovbal-Allard Honda Carnahan Ruppersberger Carney Hoyer Carson (IN) Israel Ryan (OH) Jackson (IL) Castor (FL) Jackson Lee Sanchez, Loretta Chaffetz Chandler (TX) Sarbanes Johnson (GA) Schakowsky Cicilline Clarke (MI) Johnson (IL) Schiff Johnson, E. B. Clarke (NY) Schrader Schwartz Clav Jones Clyburn Kaptur Scott (VA) Cohen Keating Scott, David Kildee Connolly (VA) Serrano Convers Kind Sewell Kissell Costa Smith (WA) Costello Kucinich Speier Critz Crowley Langevin Stark Lee (CA) Sutton Cuellar Levin Thompson (CA) Cummings Lewis (GA) Thompson (MS) Lipinski Davis (CA) Tierney Davis (IL) Lowey Tonko DeFazio Marchant Towns DeGette Markey Tsongas Matheson DeLauro Van Hollen Deutch Matsui McCarthy (NY) Velázquez Dicks Visclosky Dingell McCollum Walz (MN) Doggett McDermott Wasserman McGovern Doyle Edwards McNerney Schultz Waxman Meeks Michaud Ellison Welch Engel Miller (NC) Wilson (FL) Eshoo

Miller, George NOES-235

Woolsev

Yarmuth

Adams Andrews Bartlett Barton (TX) Aderholt Austria Akin Bachmann Bass (NH) Alexander Bachus Benishek Amodei Barletta Berg

Moran

Farr

Frank (MA)

Griffin (AR) Peterson Berkley Biggert Griffith (VA) Petri Bilbray Grimm Pitts Bilirakis Guinta Platts Guthrie Bishop (UT) Poe (TX) Black Harper Pompeo Blackburn Posey Price (GA) Harris Bonner Hartzler Bono Mack Hastings (WA) Quayle Boswell 1 Hayworth Rahall Boustany Heck Reed Hensarling Brady (TX) Rehberg Reichert Brooks Herger Buchanan Herrera Beutler Bucshon Huelskamp Ribble Huizenga (MI) Rigell Burgess Burton (IN) Hultgren Rivera Calvert Hurt. Robv Roe (TN) Camp Issa Rogers (AL) Campbell Jenkins Johnson (OH) Rogers (KY) Rogers (MI) Canseco Johnson, Sam Cantor Rohrabacher Jordan Cardoza Kelly Rokita. King (IA) Carter Rooney Cassidy King (NY) Ros-Lehtinen Chabot Kingston Roskam Coble Kinzinger (IL) Ross (FL) Coffman (CO) Kline Royce Labrador Cole Runvan Conaway Lamborn Ryan (WI) Cooper Lance Landry Scalise Schilling Courtney Cravaack Lankford Schmidt Crawford Larsen (WA) Schock Schweikert Crenshaw Latham Culberson LaTourette Scott (SC) Scott, Austin Davis (KY) Latta Dent LoBiondo Sensenbrenner DesJarlais Lofgren, Zoe Sessions Diaz-Balart Long Shimkus Dold Lucas Simpson Luetkemeyer Smith (NE) Dreier Duffy Luián Smith (NJ) Duncan (SC) Lummis Smith (TX) Duncan (TN) Lungren, Daniel Southerland Ellmers E. Stearns Emerson Lynch Stivers Farenthold Manzullo Stutzman McCarthy (CA) Fattah Sullivan McCaul Fincher Terry McClintock McHenry Fitzpatrick Thompson (PA) Flake Thornberry Fleischmann McKinley Tiberi Fleming McMorris Tipton Turner (NY) Flores Rodgers Forbes Meehan Turner (OH Mica Miller (FL) Upton Walberg Fortenberry Foxx Franks (AZ) Miller (MI) Walden Mulvaney Murphy (PA) Walsh (IL) Webster Frelinghuysen Gallegly Gardner Neugebauer West Garrett Noem Westmoreland Gerlach Nugent Whitfield Gibbs Nunes Wilson (SC) Gingrey (GA) Nunnelee Wittman Olson Wolf Gohmert Goodlatte Owens Womack Gosar Palazzo Woodall Gowdy Paulsen Yoder Graves (GA) Pearce Young (AK) Young (FL) Young (IN) Graves (MO) Pence Green, Gene Perlmutter

NOT VOTING-44

Hanna Napolitano Baca Bass (CA) Heinrich Olver Becerra Hunter Pascrell Larson (CT) Berman Paul Richardson Broun (GA) Lewis (CA) Buerkle Loebsack Rothman (NJ) Chu Mack Sánchez, Linda Cleaver Maloney Sherman Denham Marino Donnelly (IN) McCotter Shuler Filner McIntyre Shuster Garamendi McKeon Sires Miller, Gary Slaughter Granger Hahn Hall Myrick Watt

□ 1917

So the amendment was rejected. The result of the vote was announced as above recorded. Stated for:

Mr. FILNER. Mr. Chair, on rollcall 318, I was away from the Capitol due to prior commitments to my constituents. Had I been present, I would have voted "ave."

PERSONAL EXPLANATION

Mr. LARSON of Connecticut. Mr. Chair, on June 5, 2012, I was not present for rollcall votes 315-318. If I had been present for these votes, I would have voted: "nay" on rollcall vote 315, "nay" on rollcall vote 316, "nay" on rollcall vote 317, and "aye" on rollcall vote

PERSONAL EXPLANATION

Ms. SLAUGHTER. Mr. Chair, I was unavoidably detained and missed rollcall vote Nos. 315, 316, 317, and 318. Had I been present, I would have voted "no" on rollcall vote Nos. 315, 316, 317, 318.

Mr. FRELINGHUYSEN. Mr. Chairman, I move that the Committee do now rise.

The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. BISHOP of Utah) having assumed the chair, Mr. Poe of Texas, 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. 5325) making appropriations for energy and water development and related agencies for the fiscal year ending September 30, 2013, and for other purposes, had come to no resolution thereon.

□ 1920

NOTICE OF INTENTION TO OFFER MOTION TO INSTRUCT CON-FEREES ON H.R. 4348, SURFACE TRANSPORTATION EXTENSION ACT OF 2012, PART II

Mr. DOGGETT. Mr. Speaker, under rule XXII, clause 7(c), I hereby announce my intention to offer a motion to instruct on H.R. 4348, the transportation conference report.

The form of the motion is as follows:

Mr. Doggett moves that the managers on the part of the House at the conference on the disagreeing votes of the two Houses on the Senate amendment to the bill H.R. 4348 be instructed to recede from disagreement with the provisions contained in section 100201 of the Senate amendment (relating to stop tax haven abuse—authorizing special measures against foreign jurisdictions, financial institutions, and others that significantly impede United States tax enforcement).

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (Mr. Poe of Texas). Pursuant to clause 8 of rule XX, the Chair will postpone further proceedings today on the additional motion to suspend the rules on which a recorded vote or the yeas and nays are ordered, or on which the vote incurs objection under clause 6 of rule XX.

Any record vote on the postponed question will be taken later.

INTERNATIONAL CHILD SUPPORT RECOVERY IMPROVEMENT ACT OF 2012

Mr. BERG. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 4282) to amend part D of title IV of the Social Security Act to ensure that the United States can comply fully with the obligations of the Hague Convention of 23 November 2007 on the International Recovery of Child Support and Other Forms of Family Maintenance, and for other purposes, as amended.

The Clerk read the title of the bill. The text of the bill is as follows:

H R. 4282

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

SECTION 1. SHORT TITLE; REFERENCES.

- (a) SHORT TITLE.—This Act may be cited as the "International Child Support Recovery Improvement Act of 2012"
- (b) REFERENCES.—Except as otherwise expressly provided in this Act, wherever in this Act an amendment is expressed in terms of an amendment to a section or other provision, the amendment shall be considered to be made to a section or other provision of the Social Security Act.

SEC. 2. AMENDMENTS TO ENSURE ACCESS TO CHILD SUPPORT SERVICES FOR INTERNATIONAL CHILD SUPPORT CASES.

- (a) AUTHORITY OF THE SECRETARY OF HHS
 TO ENSURE COMPLIANCE WITH MULTILATERAL
 CHILD SUPPORT CONVENTIONS.—
- (1) IN GENERAL.—Section 452 (42 U.S.C. 652) is amended—
- (A) by redesignating the second subsection (1) (as added by section 7306 of the Deficit Reduction Act of 2005) as subsection (m); and
- (B) by adding at the end the following:
- "(n) The Secretary shall use the authorities otherwise provided by law to ensure the compliance of the United States with any multilateral child support convention to which the United States is a party.".
- (2) CONFORMING AMENDMENT.—Section 453(k)(3) (42 U.S.C. 653(k)(3)) is amended by striking "452(1)" and inserting "452(m)".
- (b) ACCESS TO THE FEDERAL PARENT LOCATOR SERVICE.—Section 453(c) (42 U.S.C. 653(c)) is amended—
- (1) by striking "and" at the end of paragraph (3):
- (2) by striking the period at the end of paragraph (4) and inserting "; and"; and
 - (3) by adding at the end the following:
- "(5) an entity designated as a Central Authority for child support enforcement in a foreign reciprocating country or a foreign treaty country for purposes specified in section 459A(c)(2).".
- (c) STATE OPTION TO REQUIRE INDIVIDUALS IN FOREIGN COUNTRIES TO APPLY THROUGH THEIR COUNTRY'S APPROPRIATE CENTRAL AUTHORITY.—Section 454 (42 U.S.C. 654) is amended—
- (1) in paragraph (4)(A)(ii), by inserting before the semicolon "(except that, if the individual applying for the services resides in a foreign reciprocating country or foreign treaty country, the State may opt to require the individual to request the services through the Central Authority for child support enforcement in the foreign reciprocating country or the foreign treaty country, and if the individual resides in a foreign country that is not a foreign reciprocating country or a foreign treaty country, a State may accept or reject the application)"; and
 - (2) in paragraph (32)—

- (A) in subparagraph (A), by inserting ", a foreign treaty country," after "a foreign reciprocating country"; and
- (B) in subparagraph (C), by striking "or foreign obligee" and inserting ", foreign treaty country, or foreign individual".
- (d) AMENDMENTS TO INTERNATIONAL SUP-PORT ENFORCEMENT PROVISIONS.—Section 459A (42 U.S.C. 659a) is amended—
- (1) by adding at the end the following:
- "(e) References.—In this part:
- "(1) FOREIGN RECIPROCATING COUNTRY.—The term 'foreign reciprocating country' means a foreign country (or political subdivision thereof) with respect to which the Secretary has made a declaration pursuant to subsection (a).
- "(2) FOREIGN TREATY COUNTRY.—The term 'foreign treaty country' means a foreign country for which the 2007 Family Maintenance Convention is in force.
- "(3) 2007 FAMILY MAINTENANCE CONVENTION.—The term '2007 Family Maintenance Convention' means the Hague Convention of 23 November 2007 on the International Recovery of Child Support and Other Forms of Family Maintenance.":
 - (2) in subsection (c)—
- (A) in the matter preceding paragraph (1), by striking "foreign countries that are the subject of a declaration under this section" and inserting "foreign reciprocating countries or foreign treaty countries"; and
- (B) in paragraph (2), by inserting "and foreign treaty countries" after "foreign reciprocating countries"; and
- (3) in subsection (d), by striking "the subject of a declaration pursuant to subsection (a)" and inserting "foreign reciprocating countries or foreign treaty countries".
- (e) COLLECTION OF PAST-DUE SUPPORT FROM FEDERAL TAX REFUNDS.—Section 464(a)(2)(A) (42 U.S.C. 664(a)(2)(A)) is amended by striking "under section 454(4)(A)(ii)" and inserting "under paragraph (4)(A)(ii) or (32) of section 454".
- (f) STATE LAW REQUIREMENT CONCERNING THE UNIFORM INTERSTATE FAMILY SUPPORT ACT (UIFSA).—
- (1) IN GENERAL.—Section 466(f) (42 U.S.C. 666(f)) is amended—
- (\mathring{A}) by striking "on and after January 1, 1998,";
- (B) by striking "and as in effect on August 22, 1996,"; and
- (C) by striking "adopted as of such date" and inserting "adopted as of September 30, 2008".
- (2) CONFORMING AMENDMENTS TO TITLE 28, UNITED STATES CODE.—Section 1738B of title 28, United States Code, is amended—
- (A) in subsection (d), by striking "individual contestant" and inserting "individual contestant or the parties have consented in a record or open court that the tribunal of the State may continue to exercise jurisdiction to modify its order,";
- (B) in subsection (e)(2)(A), by striking "individual contestant" and inserting "individual contestant and the parties have not consented in a record or open court that the tribunal of the other State may continue to exercise jurisdiction to modify its order"; and
- (C) in subsection (b)—
- (i) by striking "'child' means" and inserting "(1) The term 'child' means";
- (ii) by striking "'child's State' means" and inserting "(2) The term 'child's State' means":
- (iii) by striking "'child's home State' means" and inserting "(3) The term 'child's home State' means";
 (iv) by striking "'child support' means"
- (iv) by striking "'child support' means" and inserting "(4) The term 'child support' means";

- (v) by striking "'child support order" and inserting "(5) The term 'child support order":
- (vi) by striking "'contestant' means" and inserting "(6) The term 'contestant' means";
- (vii) by striking "'court' means" and inserting "(7) The term 'court' means";
- (viii) by striking "'modification' means" and inserting "(8) The term 'modification' means"; and
- (ix) by striking "'State' means" and inserting "(9) The term 'State' means".
- (3) EFFECTIVE DATE; GRACE PERIOD FOR STATE LAW CHANGES.—
- (A) PARAGRAPH (1).—(i) The amendments made by paragraph (1) shall take effect with respect to a State on the earlier of—
 - (I) October 1, 2013; or
- (II) the effective date of laws enacted by the legislature of the State implementing such paragraph, but in no event later than the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of the enactment of this Act.
- (ii) For purposes of clause (i), in the case of a State that has a 2-year legislative session, each year of the session shall be deemed to be a separate regular session of the State legislature.
- (B) PARAGRAPH (2).—(i) The amendments made by subparagraphs (A) and (B) of paragraph (2) shall take effect on the date on which the Hague Convention of 23 November 2007 on the International Recovery of Child Support and Other Forms of Family Maintenance enters into force for the United States.
- (ii) The amendments made by subparagraph (C) of paragraph (2) shall take effect on the date of the enactment of this Act.

SEC. 3. DATA EXCHANGE STANDARDIZATION FOR IMPROVED INTEROPERABILITY.

- (a) IN GENERAL.—Section 452 (42 U.S.C. 652), as amended by section 2(a)(1) of this Act, is amended by adding at the end the following:
- "(0) DATA EXCHANGE STANDARDIZATION FOR IMPROVED INTEROPERABILITY.—
- "(1) Data exchange standards.-
- "(A) DESIGNATION.—The Secretary, in consultation with an interagency work group which shall be established by the Office of Management and Budget, and considering State and tribal perspectives, shall, by rule, designate a data exchange standard for any category of information required to be reported under this part.
- "(B) DATA EXCHANGE STANDARDS MUST BE NONPROPRIETARY AND INTEROPERABLE.—The data exchange standard designated under subparagraph (A) shall, to the extent practicable, be nonproprietary and interoperable.
- "(C) OTHER REQUIREMENTS.—In designating data exchange standards under this section, the Secretary shall, to the extent practicable, incorporate—
- "(i) interoperable standards developed and maintained by an international voluntary consensus standards body, as defined by the Office of Management and Budget, such as the International Organization for Standardization;
- "(ii) interoperable standards developed and maintained by intergovernmental partnerships, such as the National Information Exchange Model; and
- "(iii) interoperable standards developed and maintained by Federal entities with authority over contracting and financial assistance, such as the Federal Acquisition Regulatory Council.
- "(2) DATA EXCHANGE STANDARDS FOR RE-PORTING.—
- "(A) DESIGNATION.—The Secretary, in consultation with an interagency work group established by the Office of Management and