Rush

Russell

Maloney, Sean

Marchant

CORRECTION

□ 1638

So (two-thirds being in the affirmative) the rules were suspended and the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

JEFF AND RICHARD MILLER BLUMENTHAL VETERANS HEALTH CARE AND BENEFITS IMPROVEMENT ACT OF 2016

The SPEAKER pro tempore. The unfinished business is the vote on the motion to suspend the rules and pass the bill (H.R. 6416) to amend title 38, United States Code, to make certain improvements in the laws administered by the Secretary of Veterans Affairs, and for other purposes, 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 Tennessee (Mr. ROE) that the House suspend the rules and pass the bill.

This is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 419, nays 0, not voting 14, as follows:

[Roll No. 606]

YEAS-419 Abraham Carter (TX) Doggett Adams Cartwright Dold Aderholt Castro (TX) Donovan Doyle, Michael Aguilar Chabot Allen Chaffetz F Duckworth Amash Chu, Judy Cicilline Amodei Duffy Duncan (SC) Clark (MA) Ashford Clarke (NY) Duncan (TN) Babin Barletta Clay Edwards Barr Cleaver Ellison Clyburn Ellmers (NC) Barton Coffman Emmer (MN) Bass Beattv Cohen Engel Becerra Eshoo Cole Benishek Collins (GA) Esty Bera Collins (NY) Evans Beyer Comer Farenthold Bilirakis Comstock Farr Fincher Bishop (GA) Conaway Bishop (MI) Connolly Fitzpatrick Bishop (UT) Conyers Fleischmann Cook Black Fleming Blackburn Flores Cooper Blum Costa Fortenberry Costello (PA) Blumenauer Foster Bonamici Courtney Foxx Frankel (FL) Bost Cramer Crawford Boustany Franks (AZ) Boyle, Brendan Crenshaw Frelinghuysen Crowley Fudge Brady (PA) Cuellar Gabbard Brady (TX) Culberson Gallego Brat Cummings Garamendi Curbelo (FL) Bridenstine Garrett Davidson Gibbs Brooks (AL) Brooks (IN) Davis (CA) Gibson Brownley (CA) Davis, Danny Gohmert Buchanan Davis, Rodney Goodlatte Buck DeFazio Gosar Gowdy Bucshon DeGette Burgess Delaney Graham Bustos DeLauro Granger Butterfield Graves (GA) DelBene Graves (LA) Graves (MO) Denham Byrne Calvert Dent Capps DeSantis Grayson Capuano DeSaulnier Green, Al Green, Gene Cárdenas DesJarlais Griffith Carney Deutch Carson (IN) Diaz-Balart Grijalva Carter (GA) Dingell Grothman

Guinta Guthrie Gutiérrez Hanabusa Hanna Hardy Harper Harris Hartzler Hastings Heck (NV) Heck (WA) Hensarling Herrera Beutler Hice, Jody B. Higgins Hill Himes Hinoiosa Holding Honda Hover Hudson Huelskamp Huffman Huizenga (MI) Hultgren Hunter Hurd (TX) Hurt (VA) Issa Jackson Lee Jeffries Jenkins (KS) Jenkins (WV) Johnson (GA) Johnson (OH) Johnson, E. B Johnson, Sam Jones Jordan Joyce Kaptur Katko Keating Kelly (IL) Kelly (MS) Kelly (PA) Kennedy Kildee Kilmer Kind King (IA) King (NY) Kinzinger (IL) Kline Knight Kuster Labrador LaHood LaMalfa Lamborn Lance Langevin Larsen (WA) Larson (CT) Latta

Lawrence

Lieu, Ted

LoBiondo

Loebsack

Loudermilk

Lowenthal

Luetkemeyer

Lujan Grisham

Luján, Ben Ray

Lofgren

Long

Love

Lowey

Lucas

(NM)

(NM)

Lummis

MacArthur

Carolyn

Brown (FL)

Castor (FL)

Forbes

Israel

Malonev.

Lynch

Lipinski

Levin

Lewis

Marino Rvan (OH) Massie Salmon Matsui Sánchez, Linda McCarthy Sanford McCaul McClintock Sarbanes McCollum Scalise McDermottSchakowsky McGovern Schiff McHenry Schrader McKinley Schweikert McMorris Scott (VA) Rodgers Scott, Austin McNerney Scott, David McSally Sensenbrenner Meadows Serrano Meehan Sessions Meeks Sewell (AL) Meng Sherman Messer Shimkus Mica. Shuster Miller (FL) Simpson Moolenaar Mooney (WV) Sinema Sires Moore Slaughter Moulton Smith (MO) Mullin Smith (NE) Mulvanev Murphy (FL) Smith (NJ) Smith (TX) Murphy (PA) Smith (WA) Nadler Napolitano Speier Stefanik Neugebauer Stewart Stivers Newhouse Noem Stutzman Swalwell (CA) Nolan Norcross Takano Nugent Thompson (CA) Nunes Thompson (MS) O'Rourke Thompson (PA) Olson Thornberry Palazzo Tiberi Pallone Tipton Palmer Titus Pascrell Tonko Paulsen Torres Pavne Trott Pearce Tsongas Pelosi Turner Perlmutter Upton Perry Valadao Peters Van Hollen Peterson Vargas Pingree Veasey Pitts Vela Pocan Velázguez Poliquin Visclosky Polis Wagner Pompeo Walberg Posey Walden Price (NC) Walker Price Tom Walorski Quigley Walters, Mimi Rangel Walz Ratcliffe Wasserman Reed Schultz Waters, Maxine Reichert Renacci Watson Coleman Ribble Weber (TX) Rice (NY) Webster (FL) Rice (SC) Welch Rigell Wenstrup Roby Westerman Roe (TN) Williams Rogers (AL) Wilson (FL) Rogers (KY) Wilson (SC) Rohrabacher Wittman Rokita Rooney (FL) Womack Woodall Ros-Lehtinen Yarmuth Roskam Ross Yoder Yoho Rothfus Young (AK) Rouzer

Ruppersberger NOT VOTING-14

Roybal-Allard

Jolly Kirkpatrick Clawson (FL) Lee Miller (MI) Pittenger

Royce

Ruiz

Poe (TX) Richmond Sanchez, Loretta Westmoreland

Young (IA)

Young (IN)

Zeldin

Zinke

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

□ 1646

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

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUES-TION OF THE PRIVILEGES THE HOUSE

Mr. JORDAN. Mr. Speaker, pursuant to clause 2(a)(1) of rule IX, I rise to give notice of my intent to raise a question of the privileges of the House.

The form of the resolution is as follows:

H. Res. 828, impeaching John Andrew Koskinen, Commissioner of the Internal Revenue Service, for high crimes and misdemeanors.

Resolved, that John Andrew Koskinen, Commissioner of the Internal Revenue Service, is impeached for high crimes and misdemeanors and that the following articles of impeachment be exhibited to the Senate:

Articles of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against John Andrew Koskinen, Commissioner of the Internal Revenue Service, in maintenance and support of its impeachment against him for high crimes and misdemeanors

Article I.

John Andrew Koskinen, in his conduct while Commissioner of the Internal Revenue Service, engaged in a pattern of conduct that is incompatible with his duties as an Officer of the United States, as follows:

Commissioner Koskinen failed in his duty to respond to lawfully issued congressional subpoenas. On August 2, 2013, the Committee on Oversight and Government Reform of the House of Representatives issued a subpoena to Secretary of the Treasury Jacob Lew, the custodian of Internal Revenue Service documents. That subpoena demanded, among other things, "all communications sent or received by Lois Lerner, from January 1, 2009, to August 2, 2013". On February 14, 2014, following the Senate's confirmation of John Andrew Koskinen as Commissioner of the Internal Revenue Service, the Committee on Oversight and Government Reform of the House of Representatives reissued the subpoena to him.

On March 4, 2014, Internal Revenue Service employees in Martinsburg, West Virginia, magnetically erased 422 backup tapes, destroying as many as 24,000 of Lois Lerner's emails responsive to the subpoena. This action impeded congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation. The American people may never know the true culpability or extent of the Internal Revenue Service targeting because of the destruction of evidence that took place.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

e.

Article II.

John Andrew Koskinen engaged in a pattern of deception that demonstrates his unfitness to serve as Commissioner of the Internal Revenue Service. Commissioner Koskinen made a series of false and misleading statements to Congress in contravention of his oath to tell the truth. Those false statements included the following:

One, on June 20, 2014, Commissioner Koskinen testified that "since the start of this investigation, every email has been preserved. Nothing has been lost. Nothing has been destroyed.".

Two, on June 23, 2014, Commissioner Koskinen testified that the Internal Revenue Service had "confirmed that backup tapes from 2011 no longer existed because they have been recycled, pursuant to the Internal Revenue Service normal policy". He went on to explain that "confirmed means that somebody went back and looked and made sure that in fact any backup tapes that had existed had been recycled".

Three, on March 26, 2014, Commissioner Koskinen was asked during a hearing before the Committee on Oversight and Government Reform of the House of Representatives, "Sir, are you or are you not going to provide this committee all of Lois Lerner's emails?". He answered, "Yes, we will do that.".

Each of those statements was materially false. On March 4, 2014, Internal Revenue Service employees magnetically erased 422 backup tapes containing as many as 24,000 of Lois Lerner's emails. On February 2, 2014, senior Internal Revenue Service officials discovered that Lois Lerner's computer hard drive had crashed, rendering hundreds or thousands of her emails unrecoverable. Commissioner Koskinen's false statements impeded and confused congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

Article III.

John Andrew Koskinen, throughout his tenure as Commissioner of the Internal Revenue Service, has acted in a manner inconsistent with the trust and confidence placed in him as an Officer of the United States, as follows:

During his confirmation hearing before the Senate Committee on Finance, John Andrew Koskinen promised, "We will be transparent about any problems we run into; and the public and certainly this committee will know about those problems as soon as we do.".

Commissioner Koskinen repeatedly violated that promise. As early as February 2014 and no later than April 2014, he was aware that a substantial portion of Lois Lerner's emails could not be produced to Congress. However, in a March 19, 2014, letter to Senator Wyden of the Senate Committee on Finance, Commissioner Koskinen said, "We are transmitting today additional information that we believe completes our production to your committee and the House Ways and Means Committee. . . In light of these productions, I hope that the investigations can be concluded in the very near future.". At the time he sent that letter, he knew that the document production was not complete.

Commissioner Koskinen did not notify Congress of any problem until June 13, 2014, when he included the information on the fifth page of the third enclosure of a letter to the Senate Committee on Finance.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from of-

Article IV.

John Andrew Koskinen has failed to act with competence and forthrightness in overseeing the investigation into Internal Revenue Service targeting of Americans because of their political affiliations as follows:

Commissioner Koskinen stated in a hearing on June 20, 2014, that the Internal Revenue Service had "gone to great lengths" to retrieve all of Lois Lerner's emails. Commissioner Koskinen's actions contradicted the assurances he gave to Congress.

The Treasury Inspector General for Tax Administration found over 1,000 of Lois Lerner's emails that the Internal Revenue Service had failed to produce. Those discoveries took only 15 days of investigation to uncover. The Treasury Inspector General for Tax Administration searched a number of available sources, including disaster backup tapes, Lois Lerner's Blackberry, the email server, backup tapes for the email server, and Lois Lerner's temporary replacement laptop. The Internal Revenue Service failed to examine any of those sources in its own investigation.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment, trial, and removal from office.

RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Mr. JORDAN. Mr. Speaker, I offer this resolution, H. Res. 828, for consideration by the full House.

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

The Clerk read as follows:

H. RES. 828

Resolved, That John Andrew Koskinen, Commissioner of the Internal Revenue Serv-

ice, is impeached for high crimes and misdemeanors and that the following articles of impeachment be exhibited to the Senate:

Articles of impeachment exhibited by the House of Representatives of the United States of America in the name of itself and of the people of the United States of America, against John Andrew Koskinen, Commissioner of the Internal Revenue Service, in maintenance and support of its impeachment against him for high crimes and misdemeanors

ARTICLE I

John Andrew Koskinen, in his conduct while Commissioner of the Internal Revenue Service, engaged in a pattern of conduct that is incompatible with his duties as an Officer of the United States, as follows:

Commissioner Koskinen failed in his duty to respond to lawfully issued congressional subpoenas. On August 2, 2013, the Committee on Oversight and Government Reform of the House of Representatives issued a subpoena to Secretary of the Treasury Jacob Lew, the custodian of Internal Revenue Service documents. That subpoena demanded, among other things, "[a]ll communications sent or received by Lois Lerner, from January 1, 2009, to August 2, 2013". On February 14, 2014, following the Senate's confirmation of John Andrew Koskinen as Commissioner of the Internal Revenue Service, the Committee on Oversight and Government Reform of the House of Representatives reissued the subpoena to him.

On March 4, 2014, Internal Revenue Service employees in Martinsburg, West Virginia, magnetically erased 422 backup tapes, destroying as many as 24,000 of Lois Lerner's emails responsive to the subpoena. This action impeded congressional investigations into the Internal Revenue Service targeting of Americans based on their political affiliation. The American people may never know the true culpability or extent of the Internal Revenue Service targeting because of the destruction of evidence that took place.

Wherefore, John Andrew Koskinen, by such conduct, warrants impeachment and trial, and removal from office.

ARTICLE II

John Andrew Koskinen engaged in a pattern of deception that demonstrates his unfitness to serve as Commissioner of the Internal Revenue Service. Commissioner Koskinen made a series of false and misleading statements to Congress in contravention of his oath to tell the truth. Those false statements included the following:

(1) On June 20, 2014, Commissioner Koskinen testified that "since the start of this investigation, every email has been preserved. Nothing has been lost. Nothing has been destroyed.".

(2) On June 23, 2014, Commissioner Koskinen testified that the Internal Revenue Service had "confirmed that backup tapes from 2011 no longer existed because they have been recycled, pursuant to the Internal Revenue Service normal policy". He went on to explain that "[c]onfirmed means that somebody went back and looked and made sure that in fact any backup tapes that had existed had been recycled".

(3) On March 26, 2014, Commissioner Koskinen was asked during a hearing before the Committee on Oversight and Government Reform of the House of Representatives, "Sir, are you or are you not going to provide this committee all of Lois Lerner's emails?". He answered, "Yes, we will do that."

Each of those statements was materially false. On March 4, 2014, Internal Revenue Service employees magnetically erased 422 backup tapes containing as many as 24,000 of