Norman

Ogles

Owens

Palmer

Peltola

Pfluger

Posey

Rose

Rouzer

Salazar

Santos

Scalise

Self

Sessions

Spartz

Steel

Steil

Steube

Strong

Tenney

Tiffany

Turner

Valadao

Van Drew

Van Duyne

Van Orden

Weber (TX)

Wenstrup

Westerman

Webster (FL)

Williams (NY

Williams (TX)

Wilson (SC)

Wittman

Womack

Yakym

Zinke

Wagner

Walberg

Waltz

Stewart

Stauber

Roy

Pence

Perry

The question is on the third reading of the joint resolution.

The joint resolution was ordered to be read a third time, and was read the third time.

The SPEAKER pro tempore. The question is on the passage of the joint resolution.

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

Mr. PALLONE. Mr. Speaker, on that I demand the year and nays.

The yeas and nays were ordered.

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

#### RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 3 o'clock and 24 minutes p.m.), the House stood in recess.

#### □ 1600

### AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. BABIN) at 4 p.m.

PROVIDING FOR CONGRESSIONAL DISAPPROVAL ofTHE RULE SUBMITTED BY THE ENVIRON-MENTAL PROTECTION AGENCY RELATING TO "CONTROL OF AIR POLLUTION FROM NEW MOTOR VEHICLES: HEAVY-DUTY ENGINE AND VEHICLE STANDARDS'

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on passage of the joint resolution (S.J. Res. 11) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Environmental Protection Agency relating to "Control of Air Pollution From New Motor Vehicles: Heavy-Duty Engine and Vehicle Standards", on which the yeas and nays were ordered.

The Clerk read the title of the joint resolution.

The SPEAKER pro tempore. The question is on the passage of the joint resolution.

This is a 15-minute vote.

The vote was taken by electronic device, and there were—yeas 221, nays 203, not voting 10, as follows:

#### [Roll No. 232]

#### YEAS-221

Aderholt	Barr	Buchanan
Alford	Bean (FL)	Buck
Allen	Bentz	Bucshon
Amodei	Bergman	Burchett
Armstrong	Bice	Burgess
Arrington	Biggs	Burlison
Babin	Bilirakis	Calvert
Bacon	Bishop (NC)	Cammack
Baird	Boebert	Carey
Balderson	Bost	Carl
Banks	Brecheen	Carter (GA)

Carter (TX) Harshbarger Chavez-DeRemer Hern Ciscomani Higgins (LA) Cline Hill Cloud Hinson Houchin Clyde Cole Hudson Collins Huizenga Comer Hunt Crane Tssa. Jackson (TX) Crawford Crenshaw James Johnson (LA) Cuellar Johnson (OH) Curtis D'Esposito Johnson (SD) Davidson Jordan De La Cruz Joyce (OH) DesJarlais Joyce (PA) Diaz-Balart Kean (NJ) Donalds Kelly (MS) Duarte Kelly (PA) Duncan Kiggans (VA) Dunn (FL) Kiley Kim (CA) Edwards Ellzev LaHood Emmer LaLota Estes LaMalfa Ezell Lamborn Langworthy Fallon Feenstra Latta LaTurner Ferguson Finstad Lawler Lee (FL) Fischbach Fitzgerald Lesko Fleischmann Letlow Loudermilk Flood Foxx Lucas Franklin, C. Luetkemever Scott Luna. Luttrell Fry Fulcher Mace Malliotakis Gaetz Gallagher Mann Garbarino Massie Garcia, Mike Mast Gimenez Golden (ME) McCaul McClain Gonzales, Tony McClintock Gonzalez. McCormick Vicente McHenry Meuser Miller (IL) Miller (OH) Miller (WV) Miller-Meeks Mills

Good (VA) Gooden (TX) Gosar Granger Graves (LA) Graves (MO) Green (TN) Greene (GA) Griffith Grothman Guest Guthrie Hageman

Harris

Adams

Balint

Beatty Bera

Barragán

Aguilar Allred

Auchincloss

Bishop (GA)

Blumenauer

Bonamici

Brownley

Budzinski

Brown

Bush

Caraveo

Carbajal

Cárdenas

Carter (LA)

Cartwright

Castor (FL)

Castro (TX)

Cherfilus-McCormick Chu

Cicilline

Clark (MA)

Carson

Casar

Case Casten

Boyle (PA)

Blunt Rochester

## NAYS-203

Molinaro

Mooney

Moran

Nehls

Murphy

Moolenaar

Moore (AL)

Moore (UT)

Clarke (NY)	Garamendi
Cleaver	García (IL)
Clyburn	Garcia (TX)
Cohen	Garcia, Robert
Connolly	Goldman (NY)
Correa	Gomez
Costa	Green, Al (TX)
Courtney	Grijalva
Craig	Harder (CA)
Crockett	Hayes
Crow	Higgins (NY)
Davids (KS)	Himes
Davis (IL)	Horsford
Davis (NC)	Houlahan
Dean (PA)	Hoyer
DeGette	Hoyle (OR)
DeLauro	Huffman
DelBene	Ivey
Deluzio	Jackson (IL)
DeSaulnier	Jackson (NC)
Dingell	Jackson Lee
Doggett	Jacobs
Escobar	Jayapal
Eshoo	Jeffries
Espaillat	Johnson (GA)
Evans	Kamlager-Dove
Fitzpatrick	Kaptur
Fletcher	Keating
Foster	Kelly (IL)
Foushee	Khanna
Frankel, Lois	Kildee
Frost	Kilmer
Gallego	Kim (NJ)

Newhouse Krishnamoorthi Kuster Nunn (IA) Landsman Larsen (WA) Larson (CT) Lee (CA) Lee (NV) Lee (PA) Leger Fernandez Levin Lieu Lofgren Reschenthaler Lynch Rodgers (WA) Magaziner Rogers (AL) Manning Rogers (KY) Matsui McBath Rosendale McClellan McCollum McGarvey Rutherford McGovern Meeks Menendez Meng Schweikert Mfume Scott, Austin Moore (WI) Morelle Moskowitz Smith (MO) Moulton Smith (NE) Mrvan Mullin Smith (NJ) Nadler Smucker Neal Neguse Nickel Stefanik Norcross Rever Bowman Gottheimer Kustoff Thompson (PA) Timmons Ms.

Slotkin Ocasio-Cortez Omar Smith (WA) Pallone Sorensen Panetta. Soto Pappas Stansbury Pascrell Stanton Pavne Stevens Pelosi Strickland Perez Swalwell Peters Sykes Pettersen Takano Phillips Thanedar Pingree Thompson (CA) Pocan Titus Porter Tlaib Pressley Ramirez Tokuda. Raskin Tonko Torres (CA) Ross Ruiz Torres (NY) Ruppersberger Trahan Ryan Trone Salinas Underwood Sánchez Vargas Sarbanes Vasquez Scanlon Veasey Schakowsky Velázquez Schiff Wasserman Schneider Schultz Scholten Waters Schrier Watson Coleman Scott (VA) Wexton Scott, David Wild Sewell Williams (GA) Sherman Wilson (FL) Sherrill NOT VOTING-Napolitano Spanberger

Thompson (MS) Obernolte Quiglev Simpson

#### $\Box$ 1630

DELBENE Mr. and KRISHNAMOORTHI changed their vote from "yea" to "nay.

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

So the joint resolution was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated against:

Ms. SPANBERGER. Mr. Speaker, I missed today's vote due to a memorial service extending beyond its expected duration. Had I been present, I would have voted "nay" on rollcall No. 232.

Mrs. NAPOLITANO. Mr. Speaker, I was absent for votes due to testing positive for COVID-19. Had I been present, I would have voted "nay" on rollcall No. 232, passage of S.J. Res. 11.

Mr. BOWMAN. Mr. Speaker, I had technical difficulties. Had I been present, I would have voted "nay" on rollcall No. 232.

#### PERSONAL EXPLANATION

Mr. GOTTHEIMER. Mr. Speaker, I missed the following votes due to a family issue. Had I been present, I would have voted "nay" on rollcall No. 230, "nay" on rollcall No. 231, and "nay" on rollcall No. 232.

REQUIRING EACH MEMBER, OFFI-CER, AND EMPLOYEE OF THE HOUSE  $_{
m OF}$ REPRESENTATIVES TO COMPLETE A PROGRAM OF TRAINING IN WORKPLACE RIGHTS AND RESPONSIBILITIES EACH SESSION OF EACH CON-GRESS, AND FOR OTHER PUR-

Mr. STEIL. Mr. Speaker, I ask unanimous consent that the Committee on House Administration be discharged from further consideration of H. Res. 435, and ask for its immediate consideration in the House.

The Clerk read the title of the resolution.

The SPEAKER pro tempore (Mr. Brecheen). Is there objection to the request of the gentleman from Wisconsin?

There was no objection.

The text of the resolution is as follows:

#### H. RES. 435

Resolved,

# SECTION 1. MANDATORY COMPLETION OF PROGRAM OF TRAINING IN WORKPLACE RIGHTS AND RESPONSIBILITIES.

- (a) REQUIRING TRAINING FOR ALL MEMBERS, OFFICERS, AND EMPLOYEES.—
- (1) REQUIREMENT.—Not later than 30 days after the date of the adoption of this resolution, the Committee on House Administration shall issue regulations to provide that, during each session of each Congress, each Member (including each Delegate or Resident Commissioner to the Congress), officer, and employee of the House of Representatives shall complete a program of training in the workplace rights and responsibilities applicable to offices and employees of the House under part A of title II of the Congressional Accountability Act of 1995 (2 U.S.C. 1301 et seq.), including anti-discrimination and anti-harassment training.
- (2) INCLUSION OF INTERNS, FELLOWS, AND DETAILEES.—For purposes of this resolution, an individual serving in an office of the House of Representatives as an intern (including an unpaid intern), a participant in a fellowship program, or a detailee from another office of the Federal government shall be considered an employee of the House.
- (3) EXCEPTION FOR PARTICIPANTS IN NEW MEMBER ORIENTATION PROGRAMS.—If an individual completed a program of training required under paragraph (1) during the new Member orientation program administered by the Committee on House Administration prior to the beginning of a Congress, the individual is not required to complete the program during the first session of the Congress.
- (b) Deadline.—
- (1) IN GENERAL.—Under the regulations issued by the Committee on House Administration under subsection (a), an individual shall complete the program of training required under subsection (a) and file a certificate of completion of such training not later than—
- (A) in the case of an individual who is serving as a Member, officer, or employee of the House as of the date on which the Committee first certifies that the program is in operation for the session, not later than 90 days after such date; or
- (B) in the case of any other individual, not later than 90 days after the individual first becomes a Member, officer, or employee of the House.
- (2) ALTERNATIVE DEADLINES.—The Committee on House Administration may include in the regulations issued under subsection (a)—
- (A) an alternative deadline for individuals serving as interns and participants in fellowship programs to take into account the duration of their service; and
- (B) an alternative deadline for individuals who first become Members, officers, or employees of the House towards the end of a session of Congress to take into account the amount of time remaining in the session.
- (3) SPECIAL RULE FOR FIRST SESSION OF ONE HUNDRED EIGHTEENTH CONGRESS.—In the case

of the first session of the One Hundred Eighteenth Congress, an individual described in subparagraph (A) of paragraph (1) shall complete the program required under subsection (a) not later than 90 days after the date of the adoption of this resolution.

(c) ADDITIONAL MECHANISMS.—The Committee on House Administration shall consider additional mechanisms to ensure compliance with the training requirement under subsection (a).

The resolution was agreed to.

A motion to reconsider was laid on the table.

# REMEMBERING JIMMY WILSON, JR.

(Mr. CARTER of Georgia asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. CARTER of Georgia. Mr. Speaker, I rise today in remembrance of Jimmy Wilson. Jimmy was born in September 1946 in Chester, Pennsylvania. After graduating from Savannah High School in 1964, he immediately joined the United States Navy.

After leaving the Navy, Jimmy went on to graduate from Georgia Southern University with a degree in accounting. While in college, he married the love of his life, Barbara.

Post-Georgia Southern, Jimmy worked for Metro Development before launching his business, the James Corde Company.

In 1985, he and Louis Young created Great American Builders, and that soon rose to become the largest home builder in the Savannah area. He was also active in trade organizations, such as Home Builders Association of Greater Savannah and was also inducted into the Home Builders Association Hall of Fame.

Outside of work, Jimmy was an avid University of Georgia football fan, even attending the 1982 Heisman Trophy ceremony.

Jimmy leaves behind his dear wife, Barbara, three incredible children, and his beloved grandchildren.

My sincere condolences go out to the Wilson family during this time of mourning.

### THE DANGERS OF FENTANYL

(Mr. PAYNE asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. PAYNE. Mr. Speaker, I rise today to discuss the dangers of fentanyl.

Fentanyl is a powerful opioid that is 50 times more potent than morphine. Two milligrams, or the size of five grains of salt, can cause a possible overdose. Fentanyl is so dangerous that illegal drug makers must wear hazmat suits to avoid contact with the drug. It needs to be stopped, but H.R. 467, the HALT Fentanyl Act, is not the bill to stop it.

The bill would make it easier to arrest and imprison users of the drug,

and that would be a major problem in Black communities nationwide. The Centers for Disease Control said Black Americans died from fentanyl overdoses at much higher rates than any other community.

We do not need another bill to put more Black Americans in prison; we need a bill that criminalizes the drug without criminalizing the drug user.

#### AM RADIO FOR THE WIN

(Mr. ALFORD asked and was given permission to address the House for 1 minute and to revise and extend his remarks.)

Mr. ALFORD. Mr. Speaker, I rise today to announce our first big win in Congress. One week ago today, I stood right here to take a stand for AM radio in America and call on all car manufacturers to reconsider their decision to do away with it.

Well, I have some great news to report today, Mr. Speaker. Ford has decided to keep AM radio in their 2024 models, including the F-150 made just outside of Kansas City. It is a start, but we are not done. I am now calling on all the other auto manufacturers to follow Ford's lead and preserve AM radio

This is not just about radios, Mr. Speaker. It is about standing up for the farmers and ranchers who tune into AM radio as they till the soil from dusk to dawn. It is about commuters who rely on AM radio during their morning and evening commutes. It is about accessibility, about making sure that every American, no matter where they live, has access to vital news, weather, and community updates.

Today, we push forward advocating for AM radio, advocating for our constituents, and today we show other car manufacturers what public pressure looks like and tell them like I said last week, I want my AM radio.

# STUDENT DEBT RELIEF INITIATIVE

(Mrs. McCLELLAN asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Mrs. McCLELLAN. Mr. Speaker, I rise today to oppose House Republicans' extreme attempt to roll back President Biden's one-time emergency student debt relief initiative.

This bill would undoubtedly jeopardize the financial well-being of millions of Americans. This bill is cruel and would rescind life-changing debt relief of up to \$20,000. Ninety percent of Americans who are eligible to receive this relief earn less than \$75,000 per year.

The bill would also repeal the student loan payment pause and force borrowers to unexpectedly confront months of accumulated payments and interests. Forty-three million borrowers have benefited from the pause and saved on average \$150 per month in