

Obernolte	Salinas	Thompson (CA)	Brecheen	Guest	Moylan	Keating	Neal	Scott, David
Ocasio-Cortez	Sánchez	Thompson (MS)	Buchanan	Guthrie	Murphy	Kelly (IL)	Neguse	Sewell
Omar	Sarbanes	Thompson (PA)	Buck	Hageman	Nehls	Khanna	Nickel	Sherman
Pallone	Scanlon	Titus	Bucshon	Harris	Newhouse	Kildee	Norcross	Sherrill
Panetta	Schakowsky	Tlaib	Burchett	Harshbarger	Norman	Kilmer	Norton	Slotkin
Pappas	Schiff	Tokuda	Burgess	Hern	Nunn (IA)	Kim (NJ)	Ocasio-Cortez	Smith (WA)
Pascarell	Schneider	Tonko	Burlison	Higgins (LA)	Obernolte	Krishnamoorthi	Omar	Soto
Payne	Scholten	Torres (CA)	Calvert	Hill	Ogles	Kuster	Pallone	Spanberger
Peltola	Schrier	Torres (NY)	Cammack	Hinson	Owens	Landsman	Panetta	Stansbury
Pence	Scott (VA)	Trahan	Carl	Houchin	Palmer	Larson (CT)	Pappas	Stanton
Perez	Scott, David	Trone	Carter (GA)	Hudson	Pence	Lee (CA)	Pascarell	Stevens
Peters	Sewell	Turner	Carter (TX)	Huizenga	Perez	Lee (NV)	Payne	Strickland
Pettersen	Sherman	Underwood	Chavez-DeRemer	Hunt	Perry	Lee (PA)	Pelosi	Swalwell
Plaskett	Sherrill	Valadao	Cline	Issa	Pfleger	Leger Fernandez	Peltola	Sykes
Pocan	Simpson	Vargas	Cloud	Jackson (TX)	Posey	Levin	Peters	Takano
Porter	Slotkin	Vasquez	Clyde	James	Reschenthaler	Lieu	Pettersen	Thanedar
Pressley	Smith (WA)	Veasey	Cole	Johnson (OH)	Rodgers (WA)	Lofgren	Plaskett	Thompson (CA)
Quigley	Soto	Wagner	Collins	Johnson (SD)	Rogers (AL)	Lynch	Pocan	Thompson (MS)
Ramirez	Spanberger	Wasserman	Comer	Jordan	Rogers (KY)	Magaziner	Porter	Titus
Raskin	Spartz	Schultz	Crane	Joyce (OH)	Rose	Manning	Pressley	Tlaib
Rogers (KY)	Stansbury	Watson Coleman	Crawford	Joyce (PA)	Rosendale	Matsui	Quigley	Tokuda
Ross	Stanton	Wexton	Cuellar	Kean (NJ)	Rouzer	McBath	Ramirez	Tonko
Rouzer	Stevens	Wild	Curtis	Kelly (MS)	Roy	McClellan	Raskin	Torres (CA)
Ruiz	Strickland	Williams (GA)	Davidson	Kelly (PA)	Rutherford	McCollum	Ross	Torres (NY)
Ruppersberger	Swalwell	Wilson (FL)	De La Cruz	Kiggans (VA)	Salazar	McGarvey	Ruiz	Trahan
Ryan	Sykes	Womack	DesJarlais	Kiley	Salazar	McGovern	Ruppersberger	Trone
Sablan	Takano		Diaz-Balart	Kim (CA)	Santos	Meeks	Ryan	Underwood
Salazar	Thanedar		Donalds	Kustoff	Scalise	Menendez	Sablan	Vargas
			Duarte	LaHood	Schweikert	Meng	Salinas	Vasquez
			Duncan	LaLota	Scott, Austin	Mfume	Sánchez	Veasey
			Dunn (FL)	LaMalfa	Self	Moore (WI)	Sarbanes	Wasserman
			Edwards	Lamborn	Sessions	Morelle	Scanlon	Schultz
			Ellzey	Langworthy	Simpson	Moskowitz	Schakowsky	Waters
			Emmer	Latta	Smith (MO)	Moulton	Schiff	Watson Coleman
			Estes	LaTurner	Smith (NE)	Mrvan	Schneider	Wexton
			Ezell	Lawler	Smith (NJ)	Mullin	Scholten	Wild
			Fallon	Lee (FL)	Smucker	Nadler	Schrier	Williams (GA)
			Feenstra	Lesko	Spartz	Napolitano	Scott (VA)	Wilson (FL)
			Ferguson	Letlow	Staubert			
			Finstad	Loudermilk	Steel			
			Fischbach	Lucas	Stefanik			
			Fitzgerald	Luetkemeyer	Steil			
			Fleischmann	Luna	Steube			
			Flood	Luttrell	Strong			
			Foxx	Mace	Tenney			
			Franklin, Scott	Malliotakis	Thompson (PA)			
			Fry	Mann	Tiffany			
			Fulcher	Massie	Timmons			
			Gaetz	Mast	Turner			
			Gallagher	McCarthy	Valadao			
			Garbarino	McCaul	Van Drew			
			Garcia, Mike	McClain	Van Duyne			
			Golden (ME)	McClintock	Van Orden			
			Gonzales, Tony	McCormick	Wagner			
			Gonzalez, Vicente	McHenry	Walberg			
			González-Colón	Meuser	Waltz			
			Good (VA)	Miller (IL)	Weber (TX)			
			Gooden (TX)	Miller (OH)	Webster (FL)			
			Gosar	Miller (WV)	Wenstrup			
			Granger	Miller-Meeks	Westerman			
			Graves (LA)	Mills	Williams (NY)			
			Graves (MO)	Molinaro	Williams (TX)			
			Green (TN)	Moolenaar	Wilson (SC)			
			Greene (GA)	Mooney	Wittman			
			Griffith	Moore (AL)	Womack			
			Grothman	Moore (UT)	Yakym			
				Moran	Zinke			

ANSWERED "PRESENT"—1

Griffith  
NOT VOTING—16

Ciscomani	Gottheimer	Pingree
Crenshaw	Houlihan	Radewagen
Dingell	Jackson Lee	Sorensen
Foster	Larsen (WA)	Velázquez
Frankel, Lois	Pelosi	
Gimenez	Phillips	

□ 1036

Messrs. HUDSON, VEASEY, LUCAS, BAIRD, and MOULTON changed their vote from "aye" to "no."

Messrs. KELLY of Mississippi, POSEY, CURTIS, WESTERMAN, Mrs. RODGERS of Washington, and Mr. MOORE of Utah changed their vote from "no" to "aye."

Mr. GRIFFITH changed his vote from "aye" to "present."

So the amendment was rejected.

The result of the vote was announced as above recorded.

AMENDMENT NO. 101 OFFERED BY MS. TENNEY

The Acting CHAIR (Mr. YAKYM). The unfinished business is the demand for a recorded vote on amendment No. 101, printed in part B of House Report 118-269 offered by the gentlewoman from New York (Ms. TENNEY), 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 Acting CHAIR. This is a 2-minute vote.

The vote was taken by electronic device, and there were—ayes 220, noes 202, not voting 16, as follows:

[Roll No. 642]

AYES—220

Aderholt	Bacon	Bergman
Alford	Baird	Bice
Allen	Balderson	Biggs
Amodoi	Banks	Bilirakis
Armstrong	Barr	Bishop (NC)
Arrington	Bean (FL)	Boebert
Babin	Bentz	Boatman

NOES—202

Adams	Castro (TX)	Fitzpatrick
Aguilar	Cherfilus-McCormick	Fletcher
Allred	Chu	Foushee
Auchincloss	Clark (MA)	Frost
Balint	Clarke (NY)	Galleo
Barragán	Cleaver	Garamendi
Beatty	Clyburn	García (IL)
Bera	Connolly	García (TX)
Beyer	Correa	Cohen
Bishop (GA)	Costa	Goldman (NY)
Blumenauer	Courtney	Gomez
Blunt Rochester	Craig	Green, Al (TX)
Bonamici	Crockett	Grijalva
Bowman	Crow	Harder (CA)
Boyle (PA)	Davids (KS)	Hayes
Brown	Davis (IL)	Higgins (NY)
Brownley	Davis (NC)	Himes
Budzinski	Dean (PA)	Horsford
Bush	DeGette	Hoyer
Caraveo	DeLauro	Hoyle (OR)
Carbajal	DelBene	Huffman
Cardenas	Deluzio	Ivey
Carey	DeSaunier	Jackson (IL)
Carson	Doggett	Jackson (NC)
Carter (LA)	Escobar	Jacobs
Carter (TX)	Eshoo	Jayapal
Casar	Españolat	Jeffries
Case	Evans	Johnson (GA)
Casten		Kamlager-Dove
Castor (FL)		Kaptur

NOT VOTING—16

Ciscomani	Gimenez	Pingree
Crenshaw	Gottheimer	Radewagen
D'Esposito	Houlihan	Sorensen
Dingell	Jackson Lee	Velázquez
Foster	Larsen (WA)	
Frankel, Lois	Phillips	

□ 1044

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

PERSONAL EXPLANATION

Mr. GOTTHEIMER. Mr. Chair, I missed the following votes, but had I been present, I would have voted "no" on rollcall No. 641 and "no" on rollcall No. 642.

The Acting CHAIR. There being no further amendment, under the rule, the Committee rises.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. YAKYM) having assumed the chair, Mr. RUTHERFORD, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, has had under consideration the bill (H.R. 4664) making appropriations for financial services and general government for the fiscal year ending September 30, 2024, and for other purposes, and, pursuant to House Resolution 847, he reported the bill, as amended by that resolution, back to the House with sundry further amendments adopted in the Committee of the Whole.

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

Pursuant to clause 1(c) of rule XIX, further consideration of H.R. 4664 is postponed.

ADJOURNMENT FROM THURSDAY, NOVEMBER 9, 2023, TO MONDAY, NOVEMBER 13, 2023

Mr. LAWLER. Mr. Speaker, I ask unanimous consent that when the

House adjourns today it adjourn to meet on Monday, November 13, 2023, when it shall convene at noon for morning-hour debate and 2 p.m. for legislative business.

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

There was no objection.

**PERMISSION FOR MEMBER TO BE CONSIDERED AS FIRST SPONSOR OF H.R. 822**

Ms. BONAMICI. Mr. Speaker, I ask unanimous consent that I may hereafter be considered to be the first sponsor of H.R. 822, a bill originally introduced by Representative STEWART of Utah, for the purpose of adding cosponsors and requesting reprintings pursuant to clause 7 of rule XII.

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

There was no objection.

**NOTICE OF INTENTION TO OFFER RESOLUTION RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE**

Ms. GREENE of Georgia. Mr. Speaker, pursuant to clause 2(a)(1) of rule IX, I seek recognition to give notice of my intent to raise a question of the privileges of the House.

The form of the resolution is as follows:

Impeaching Alejandro Nicholas Mayorkas, Secretary of Homeland Security, for high crimes and misdemeanors.

Resolved, that Alejandro Nicholas Mayorkas, Secretary of Homeland Security, is impeached for high crimes and misdemeanors, and that the following articles of impeachment be exhibited to the United States 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 Alejandro Nicholas Mayorkas, Secretary of Homeland Security, in maintenance and support of its impeachment against him for high crimes and misdemeanors.

Rather than adhering to an oath he took to defend and secure our country and uphold the Constitution when he was sworn in as Secretary of Homeland Security, Alejandro Nicholas Mayorkas has engaged in a pattern of conduct that is incompatible with the laws of the United States as follows:

Article II of the Constitution requires that the executive branch, which today includes the Secretary of Homeland Security, ensure the laws passed by Congress and signed into law by the President are faithfully executed.

The Secure Fence Act of 2006 (Public Law 109-367) requires that the Secretary of Homeland Security “maintain operational control over the entire

international land and maritime borders of the United States.”

In his willful admittance of border crossers, terrorists, human traffickers, drugs, and other contraband, Alejandro Nicholas Mayorkas has failed to maintain operational control of the border, thereby violating the Secure Fence Act of 2006.

The Guarantee Clause set forth in Article IV, Section 4 of the Constitution dictates, “The United States shall guarantee to every State in this Union a Republican form of government, and shall protect each of them against invasion; and on application of the legislature, or of the Executive (when the legislature cannot be convened) against domestic violence.”

The Guarantee Clause clearly dictates that the Federal Government has the constitutional duty and obligation to protect each of the States from invasion.

Mr. Speaker, as Secretary of the Department of Homeland Security, Alejandro Mayorkas, has violated his oath to uphold this constitutional duty by allowing the invasion of approximately 10 million illegals across our borders. The ongoing invasion at our southern border is a direct national security threat against the States and against the citizens therein. Secretary Mayorkas has willfully abandoned his duty to secure the border and protect States against invasion, thereby violating Article IV, Section 4 of the Constitution.

To wit, since Mayorkas has headed the Department of Homeland Security, there have been approximately 10 million illegal border crossers who have invaded our country at our border, this is broken down between 8 million encounters and approximately 1.8 million known got-aways who have evaded United States authorities and are roaming the interior of the United States.

At least 280 people on terrorist watch lists caught while attempting to cross the border between ports of entry.

Approximately 400,000 unaccompanied illegal children encountered at the southern border, with at least 85,000 of these children having gone missing.

At least 1,424 deaths of illegals at the southern border.

Approximately 73,000 special interest aliens arrested at our border, which are aliens from a nation that promotes terrorist activities, harbors terrorists, or poses a security threat to the United States. This is the number arrested at the border, not counting however many of the 1.8 million known got-aways are special interest aliens.

□ 1100

Approximately 659 special interest aliens from Iran;

Approximately 6,386 special interest aliens from Afghanistan;

Approximately 538 special interest aliens from Syria;

Approximately 3,153 special interest aliens from Egypt;

Approximately 12,624 special interest aliens from Uzbekistan;

Approximately 30,830 special interest aliens from Turkiye;

Approximately 1,613 special interest aliens from Pakistan;

Approximately 164 special interest aliens from Lebanon;

Approximately 185 special interest aliens from Jordan;

Approximately 123 special interest aliens from Iraq; and

Approximately 15,594 special interest aliens from Mauritania.

In fiscal year 2021, Customs and Border Patrol, CBP, seized approximately 11,200 pounds of fentanyl. In fiscal year 2022, CBP seized approximately 14,700 pounds of fentanyl. In fiscal year 2023, CBP has seized a record of approximately 27,000 pounds of fentanyl. Over 70,000 Americans died from fentanyl in fiscal year 2022. Fentanyl is now the number one killer of Americans between the ages of 18 and 45. Fentanyl kills approximately 300 Americans a day. This is the amount of fentanyl that has been seized at the border, yet 300 Americans are still being killed by fentanyl poisoning every day. The amount of unseized fentanyl has not even been taken into account.

The Constitution also requires the Secretary of Homeland Security to observe the Immigration and Nationality Act, 8 U.S.C. 1101. This law requires Homeland Security to detain inadmissible aliens arriving in the United States or illegal aliens presently in the United States. Instead, the Department of Homeland Security, under Secretary Mayorkas, has practiced catch-and-release policies, whereby illegals are detained, but then released, without any mechanism to ensure they show up to court for processing.

By terminating contracts for border wall construction, ending the migrant protection protocols, remain in Mexico, unlawfully granting categorical parole, and being complicit in ending title 42, Mayorkas has made it easier for illegal people and drugs to enter the United States, endangering American citizens, and has made it harder for CBP to expel such threats.

Alejandro Nicholas Mayorkas, in his inability to enforce the law, has engaged in a pattern of conduct that is incompatible with his duties as a civil officer of the United States.

Alejandro Nicholas Mayorkas, in his failure to uphold the oath he took, has, by his actions, lost the trust of citizens of the United States to faithfully execute the laws of the United States.

Wherefore, Alejandro Nicholas Mayorkas, thus warrants impeachment and trial, removal from office, and disqualification to hold and enjoy any office of honor, trust, or profit under the United States.

Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. Under rule IX, a resolution offered from the floor by a Member other than the majority leader or the minority leader as