

# Union Calendar No. 161

114TH CONGRESS  
1ST SESSION

# H. R. 427

[Report No. 114-214, Part I]

To amend chapter 8 of title 5, United States Code, to provide that major rules of the executive branch shall have no force or effect unless a joint resolution of approval is enacted into law.

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## IN THE HOUSE OF REPRESENTATIVES

JANUARY 21, 2015

Mr. YOUNG of Indiana (for himself, Mr. MASSIE, Mr. SIMPSON, Mr. BRADY of Texas, Mr. DESJARLAIS, Mr. SMITH of Texas, Mr. SMITH of Nebraska, Mr. JONES, Mr. JENKINS of West Virginia, Mr. ROUZER, Mr. MURPHY of Pennsylvania, Mr. ROE of Tennessee, Mr. POSEY, Mr. SESSIONS, Mr. FRANKS of Arizona, Mr. STEWART, Mr. RIBBLE, Mr. WEBER of Texas, Mr. ROTHFUS, Mr. TIPTON, Mr. YOHO, Mr. THORNBERRY, Mr. WESTMORELAND, Mr. TURNER, Mr. BRIDENSTINE, Mr. KELLY of Pennsylvania, Mr. FLORES, Mr. PEARCE, Mr. WILSON of South Carolina, Mr. CHAFFETZ, Mr. RODNEY DAVIS of Illinois, Mr. McCaul, Mr. RICE of South Carolina, Mr. HANNA, Mr. STIVERS, Mr. DUNCAN of South Carolina, Mr. OLSON, Mr. BLUM, Mr. GRAVES of Missouri, Mr. WILLIAMS, Mr. HARPER, Mr. HUIZENGA of Michigan, Mr. LONG, Mr. BENISHEK, Mr. SALMON, Mrs. BLACK, Mr. MCKINLEY, Mr. GIBSON, Mr. JOLLY, Mr. POMPEO, Mr. LATTA, Mr. GOODLATTE, Mr. MULLIN, Mr. WALBERG, Mr. BUCSHON, Mr. PITTENGER, Mr. FINCHER, Mr. FARENTHOLD, Mr. HUELSKAMP, Mr. GOSAR, Mr. MCCLINTOCK, Mr. YOUNG of Alaska, Mr. COLE, Mr. FORTENBERRY, Mr. BOUSTANY, Mr. COSTELLO of Pennsylvania, Mr. CRENSHAW, Mr. VALADAO, Mr. BROOKS of Alabama, Mr. ROKITA, Mr. GIBBS, Mr. CULBERSON, Mr. CLAWSON of Florida, Mr. MESSER, Mr. FORBES, Mr. BARR, Mrs. NOEM, Mr. WEBSTER of Florida, Mr. HUNTER, Mr. DIAZ-BALART, Mr. CHABOT, Mrs. McMORRIS RODGERS, Mr. GUTHRIE, Mr. HUDSON, Ms. JENKINS of Kansas, Mr. TIBERI, Mr. WENSTRUP, Mrs. LUMMIS, Mr. GARRETT, Mr. CRAWFORD, Mrs. BLACKBURN, Mr. NUGENT, Mr. SHIMKUS, Mr. FITZPATRICK, Mr. DUNCAN of Tennessee, Mr. SAM JOHNSON of Texas, Mr. LAMALFA, Mr. PALAZZO, Mr. FLEISCHMANN, Mr. MEADOWS, Mr. HENSARLING, Mr. GUINTA, Mr. GOHMERT, Mr. BYRNE, Mr. LOUDERMILK, Mr. MILLER of

Florida, Mrs. WALORSKI, Mr. ROSKAM, Mr. GROTHMAN, Mr. NUNNELEE, Mr. NUNES, Mr. CRAMER, Mr. YODER, Mrs. BROOKS of Indiana, Mr. ROGERS of Alabama, Mr. HARDY, Mr. SMITH of Missouri, Mr. GRIFFITH, Mr. FRELINGHUYSEN, Mrs. WAGNER, Mr. BABIN, Mr. COLLINS of New York, Mr. SCHOCK, Mr. HULTGREN, Mr. DESANTIS, Mr. WOMACK, Mr. KLINE, Mr. HECK of Nevada, Mr. MARINO, Mr. RYAN of Wisconsin, Mr. LAMBORN, Mr. MULVANEY, Mr. AMODEI, and Mr. MOONEY of West Virginia) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Rules and the Budget, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

JULY 21, 2015

Additional sponsors: Mr. PAULSEN, Mr. SANFORD, Mr. BOST, Mr. ABRAHAM, Mr. RATCLIFFE, Mr. NEUGEBAUER, Mr. ROSS, Mr. REED, Mr. SCHWEIKERT, Mrs. LOVE, Mrs. ROBY, Mr. JOHNSON of Ohio, Mr. DUFFY, Ms. STEFANIK, Mr. HILL, Mrs. HARTZLER, Mr. ALLEN, Mr. GRAVES of Georgia, Mr. YOUNG of Iowa, Mr. BUCK, Mr. COLLINS of Georgia, Ms. MCSALLY, Mr. BARLETTA, Mr. BISHOP of Michigan, Mr. JORDAN, Mr. DOLD, Mr. CALVERT, Mr. AUSTIN SCOTT of Georgia, Mr. WESTERMAN, Mr. KNIGHT, Mr. STUTZMAN, Mr. HURD of Texas, Mr. EMMER of Minnesota, Mr. WALDEN, Ms. HERRERA BEUTLER, Mr. LABRADOR, Mr. CARTER of Georgia, and Mr. NEWHOUSE

JULY 21, 2015

Reported from the Committee on the Judiciary with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

JULY 21, 2015

The Committees on Rules and the Budget discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed

[For text of introduced bill, see copy of bill as introduced on January 21, 2015]

## A BILL

To amend chapter 8 of title 5, United States Code, to provide that major rules of the executive branch shall have no force or effect unless a joint resolution of approval is enacted into law.

1       *Be it enacted by the Senate and House of Representa-*  
2   *tives of the United States of America in Congress assembled,*

3   **SECTION 1. SHORT TITLE.**

4       *This Act may be cited as the “Regulations from the*  
5   *Executive in Need of Scrutiny Act of 2015”.*

6   **SEC. 2. PURPOSE.**

7       *The purpose of this Act is to increase accountability*  
8   *for and transparency in the Federal regulatory process. Sec-*  
9   *tion 1 of article I of the United States Constitution grants*  
10   *all legislative powers to Congress. Over time, Congress has*  
11   *excessively delegated its constitutional charge while failing*  
12   *to conduct appropriate oversight and retain accountability*  
13   *for the content of the laws it passes. By requiring a vote*  
14   *in Congress, the REINS Act will result in more carefully*  
15   *drafted and detailed legislation, an improved regulatory*  
16   *process, and a legislative branch that is truly accountable*  
17   *to the American people for the laws imposed upon them.*

18   **SEC. 3. CONGRESSIONAL REVIEW OF AGENCY RULEMAKING.**

19       *Chapter 8 of title 5, United States Code, is amended*  
20   *to read as follows:*

21   **“CHAPTER 8—CONGRESSIONAL REVIEW**  
22           **OF AGENCY RULEMAKING**

“Sec.

“801. Congressional review.

“802. Congressional approval procedure for major rules.

“803. Congressional disapproval procedure for nonmajor rules.

“804. Definitions.

“805. Judicial review.

“806. Exemption for monetary policy.

“807. Effective date of certain rules.

1     **“§ 801. Congressional review**

2         “(a)(1)(A) Before a rule may take effect, the Federal  
3         agency promulgating such rule shall submit to each House  
4         of the Congress and to the Comptroller General a report  
5         containing—

6             “(i) a copy of the rule;

7             “(ii) a concise general statement relating to the  
8         rule;

9             “(iii) a classification of the rule as a major or  
10         nonmajor rule, including an explanation of the classifi-  
11         cation specifically addressing each criteria for a  
12         major rule contained within sections 804(2)(A),  
13         804(2)(B), and 804(2)(C);

14             “(iv) a list of any other related regulatory ac-  
15         tions intended to implement the same statutory provi-  
16         sion or regulatory objective as well as the individual  
17         and aggregate economic effects of those actions; and

18             “(v) the proposed effective date of the rule.

19         “(B) On the date of the submission of the report under  
20          subparagraph (A), the Federal agency promulgating the  
21         rule shall submit to the Comptroller General and make  
22         available to each House of Congress—

23             “(i) a complete copy of the cost-benefit analysis  
24         of the rule, if any;

1           “(ii) the agency’s actions pursuant to sections  
2        603, 604, 605, 607, and 609 of this title;

3           “(iii) the agency’s actions pursuant to sections  
4        202, 203, 204, and 205 of the Unfunded Mandates  
5        Reform Act of 1995; and

6           “(iv) any other relevant information or require-  
7        ments under any other Act and any relevant Execu-  
8        tive orders.

9           “(C) Upon receipt of a report submitted under sub-  
10      paragraph (A), each House shall provide copies of the report  
11      to the chairman and ranking member of each standing com-  
12      mittee with jurisdiction under the rules of the House of Rep-  
13      resentatives or the Senate to report a bill to amend the pro-  
14      vision of law under which the rule is issued.

15           “(2)(A) The Comptroller General shall provide a re-  
16      port on each major rule to the committees of jurisdiction  
17      by the end of 15 calendar days after the submission or pub-  
18      lication date. The report of the Comptroller General shall  
19      include an assessment of the agency’s compliance with pro-  
20      cedural steps required by paragraph (1)(B) and an assess-  
21      ment of whether the major rule imposes any new limits or  
22      mandates on private-sector activity.

23           “(B) Federal agencies shall cooperate with the Comp-  
24      troller General by providing information relevant to the  
25      Comptroller General’s report under subparagraph (A).

1       “(3) A major rule relating to a report submitted under  
2 paragraph (1) shall take effect upon enactment of a joint  
3 resolution of approval described in section 802 or as pro-  
4 vided for in the rule following enactment of a joint resolu-  
5 tion of approval described in section 802, whichever is later.

6       “(4) A nonmajor rule shall take effect as provided by  
7 section 803 after submission to Congress under paragraph  
8 (1).

9       “(5) If a joint resolution of approval relating to a  
10 major rule is not enacted within the period provided in sub-  
11 section (b)(2), then a joint resolution of approval relating  
12 to the same rule may not be considered under this chapter  
13 in the same Congress by either the House of Representatives  
14 or the Senate.

15       “(b)(1) A major rule shall not take effect unless the  
16 Congress enacts a joint resolution of approval described  
17 under section 802.

18       “(2) If a joint resolution described in subsection (a)  
19 is not enacted into law by the end of 70 session days or  
20 legislative days, as applicable, beginning on the date on  
21 which the report referred to in section 801(a)(1)(A) is re-  
22 ceived by Congress (excluding days either House of Congress  
23 is adjourned for more than 3 days during a session of Con-  
24 gress), then the rule described in that resolution shall be

1     deemed not to be approved and such rule shall not take ef-  
2     fect.

3         “(c)(1) Notwithstanding any other provision of this  
4     section (except subject to paragraph (3)), a major rule may  
5     take effect for one 90-calendar-day period if the President  
6     makes a determination under paragraph (2) and submits  
7     written notice of such determination to the Congress.

8         “(2) Paragraph (1) applies to a determination made  
9     by the President by Executive order that the major rule  
10    should take effect because such rule is—

11             “(A) necessary because of an imminent threat to  
12    health or safety or other emergency;

13             “(B) necessary for the enforcement of criminal  
14    laws;

15             “(C) necessary for national security; or

16             “(D) issued pursuant to any statute imple-  
17    menting an international trade agreement.

18         “(3) An exercise by the President of the authority  
19    under this subsection shall have no effect on the procedures  
20    under section 802.

21         “(d)(1) In addition to the opportunity for review oth-  
22    erwise provided under this chapter, in the case of any rule  
23    for which a report was submitted in accordance with sub-  
24    section (a)(1)(A) during the period beginning on the date  
25    occurring—

1           “(A) in the case of the Senate, 60 session days,

2        or

3           “(B) in the case of the House of Representatives,

4        60 legislative days,

5 before the date the Congress is scheduled to adjourn a session

6 of Congress through the date on which the same or suc-

7 ceeding Congress first convenes its next session, sections 802

8 and 803 shall apply to such rule in the succeeding session

9 of Congress.

10           “(2)(A) In applying sections 802 and 803 for purposes

11 of such additional review, a rule described under paragraph

12 (1) shall be treated as though—

13           “(i) such rule were published in the Federal Reg-

14 ister on—

15           “(I) in the case of the Senate, the 15th ses-

16 sion day, or

17           “(II) in the case of the House of Representa-

18 tives, the 15th legislative day,

19 after the succeeding session of Congress first convenes;

20 and

21           “(ii) a report on such rule were submitted to

22 Congress under subsection (a)(1) on such date.

23           “(B) Nothing in this paragraph shall be construed to

24 affect the requirement under subsection (a)(1) that a report

25 shall be submitted to Congress before a rule can take effect.

1       “(3) A rule described under paragraph (1) shall take  
2 effect as otherwise provided by law (including other sub-  
3 sections of this section).

4       **“§802. Congressional approval procedure for major  
5                          rules”**

6       “(a)(1) For purposes of this section, the term ‘joint res-  
7 olution’ means only a joint resolution addressing a report  
8 classifying a rule as major pursuant to section  
9 801(a)(1)(A)(iii) that—

10       “(A) bears no preamble;

11       “(B) bears the following title (with blanks filled  
12 as appropriate): ‘Approving the rule submitted by  
13 \_\_\_\_\_ relating to \_\_\_\_\_.’;

14       “(C) includes after its resolving clause only the  
15 following (with blanks filled as appropriate): ‘That  
16 Congress approves the rule submitted by \_\_\_\_\_ re-  
17 lating to \_\_\_\_\_.’; and

18       “(D) is introduced pursuant to paragraph (2).

19       “(2) After a House of Congress receives a report  
20 classifying a rule as major pursuant to section  
21 801(a)(1)(A)(iii), the majority leader of that House (or his  
22 or her respective designee) shall introduce (by request, if ap-  
23 propiate) a joint resolution described in paragraph (1)—

24       “(A) in the case of the House of Representatives,  
25 within three legislative days; and

1           “(B) in the case of the Senate, within three ses-  
2        sion days.

3           “(3) A joint resolution described in paragraph (1)  
4 shall not be subject to amendment at any stage of pro-  
5 ceeding.

6           “(b) A joint resolution described in subsection (a) shall  
7 be referred in each House of Congress to the committees hav-  
8 ing jurisdiction over the provision of law under which the  
9 rule is issued.

10          “(c) In the Senate, if the committee or committees to  
11 which a joint resolution described in subsection (a) has been  
12 referred have not reported it at the end of 15 session days  
13 after its introduction, such committee or committees shall  
14 be automatically discharged from further consideration of  
15 the resolution and it shall be placed on the calendar. A vote  
16 on final passage of the resolution shall be taken on or before  
17 the close of the 15th session day after the resolution is re-  
18 ported by the committee or committees to which it was re-  
19 ferred, or after such committee or committees have been dis-  
20 charged from further consideration of the resolution.

21          “(d)(1) In the Senate, when the committee or commit-  
22 tees to which a joint resolution is referred have reported,  
23 or when a committee or committees are discharged (under  
24 subsection (c)) from further consideration of a joint resolu-  
25 tion described in subsection (a), it is at any time thereafter

1   in order (even though a previous motion to the same effect  
2   has been disagreed to) for a motion to proceed to the consid-  
3   eration of the joint resolution, and all points of order  
4   against the joint resolution (and against consideration of  
5   the joint resolution) are waived. The motion is not subject  
6   to amendment, or to a motion to postpone, or to a motion  
7   to proceed to the consideration of other business. A motion  
8   to reconsider the vote by which the motion is agreed to or  
9   disagreed to shall not be in order. If a motion to proceed  
10   to the consideration of the joint resolution is agreed to, the  
11   joint resolution shall remain the unfinished business of the  
12   Senate until disposed of.

13       “(2) In the Senate, debate on the joint resolution, and  
14   on all debatable motions and appeals in connection there-  
15   with, shall be limited to not more than 2 hours, which shall  
16   be divided equally between those favoring and those oppos-  
17   ing the joint resolution. A motion to further limit debate  
18   is in order and not debatable. An amendment to, or a mo-  
19   tion to postpone, or a motion to proceed to the consideration  
20   of other business, or a motion to recommit the joint resolu-  
21   tion is not in order.

22       “(3) In the Senate, immediately following the conclu-  
23   sion of the debate on a joint resolution described in sub-  
24   section (a), and a single quorum call at the conclusion of  
25   the debate if requested in accordance with the rules of the

1 Senate, the vote on final passage of the joint resolution shall  
2 occur.

3 “(4) Appeals from the decisions of the Chair relating  
4 to the application of the rules of the Senate to the procedure  
5 relating to a joint resolution described in subsection (a)  
6 shall be decided without debate.

7 “(e) In the House of Representatives, if any committee  
8 to which a joint resolution described in subsection (a) has  
9 been referred has not reported it to the House at the end  
10 of 15 legislative days after its introduction, such committee  
11 shall be discharged from further consideration of the joint  
12 resolution, and it shall be placed on the appropriate cal-  
13 endar. On the second and fourth Thursdays of each month  
14 it shall be in order at any time for the Speaker to recognize  
15 a Member who favors passage of a joint resolution that has  
16 appeared on the calendar for at least 5 legislative days to  
17 call up that joint resolution for immediate consideration  
18 in the House without intervention of any point of order.  
19 When so called up a joint resolution shall be considered as  
20 read and shall be debatable for 1 hour equally divided and  
21 controlled by the proponent and an opponent, and the pre-  
22 vious question shall be considered as ordered to its passage  
23 without intervening motion. It shall not be in order to re-  
24 consider the vote on passage. If a vote on final passage of  
25 the joint resolution has not been taken by the third Thurs-

1 day on which the Speaker may recognize a Member under  
2 this subsection, such vote shall be taken on that day.

3 “(f)(1) If, before passing a joint resolution described  
4 in subsection (a), one House receives from the other a joint  
5 resolution having the same text, then—

6 “(A) the joint resolution of the other House shall  
7 not be referred to a committee; and

8 “(B) the procedure in the receiving House shall  
9 be the same as if no joint resolution had been received  
10 from the other House until the vote on passage, when  
11 the joint resolution received from the other House  
12 shall supplant the joint resolution of the receiving  
13 House.

14 “(2) This subsection shall not apply to the House of  
15 Representatives if the joint resolution received from the Sen-  
16 ate is a revenue measure.

17 “(g) If either House has not taken a vote on final pas-  
18 sage of the joint resolution by the last day of the period  
19 described in section 801(b)(2), then such vote shall be taken  
20 on that day.

21 “(h) This section and section 803 are enacted by Con-  
22 gress—

23 “(1) as an exercise of the rulemaking power of  
24 the Senate and House of Representatives, respectively,  
25 and as such is deemed to be part of the rules of each

1       *House, respectively, but applicable only with respect*  
2       *to the procedure to be followed in that House in the*  
3       *case of a joint resolution described in subsection (a)*  
4       *and superseding other rules only where explicitly so;*  
5       *and*

6           “(2) with full recognition of the Constitutional  
7       right of either House to change the rules (so far as  
8       they relate to the procedure of that House) at any  
9       time, in the same manner and to the same extent as  
10      in the case of any other rule of that House.

11   **“§ 803. Congressional disapproval procedure for**  
12   **nonmajor rules**

13       “(a) For purposes of this section, the term ‘joint resolu-  
14      tion’ means only a joint resolution introduced in the period  
15      beginning on the date on which the report referred to in  
16      section 801(a)(1)(A) is received by Congress and ending 60  
17      days thereafter (excluding days either House of Congress is  
18      adjourned for more than 3 days during a session of Con-  
19      gress), the matter after the resolving clause of which is as  
20      follows: ‘That Congress disapproves the nonmajor rule sub-  
21      mitted by the \_\_\_\_\_ relating to \_\_\_\_\_, and such rule  
22      shall have no force or effect.’ (The blank spaces being appro-  
23      priately filled in).

1       “(b)(1) A joint resolution described in subsection (a)  
2 shall be referred to the committees in each House of Con-  
3 gress with jurisdiction.

4       “(2) For purposes of this section, the term submission  
5 or publication date means the later of the date on which—

6           “(A) the Congress receives the report submitted  
7 under section 801(a)(1); or

8           “(B) the nonmajor rule is published in the Fed-  
9 eral Register, if so published.

10       “(c) In the Senate, if the committee to which is referred  
11 a joint resolution described in subsection (a) has not re-  
12 ported such joint resolution (or an identical joint resolu-  
13 tion) at the end of 15 session days after the date of introduc-  
14 tion of the joint resolution, such committee may be dis-  
15 charged from further consideration of such joint resolution  
16 upon a petition supported in writing by 30 Members of the  
17 Senate, and such joint resolution shall be placed on the cal-  
18 endar.

19       “(d)(1) In the Senate, when the committee to which  
20 a joint resolution is referred has reported, or when a com-  
21 mittee is discharged (under subsection (c)) from further con-  
22 sideration of a joint resolution described in subsection (a),  
23 it is at any time thereafter in order (even though a previous  
24 motion to the same effect has been disagreed to) for a motion  
25 to proceed to the consideration of the joint resolution, and

1   *all points of order against the joint resolution (and against*  
2   *consideration of the joint resolution) are waived. The mo-*  
3   *tion is not subject to amendment, or to a motion to post-*  
4   *pone, or to a motion to proceed to the consideration of other*  
5   *business. A motion to reconsider the vote by which the mo-*  
6   *tion is agreed to or disagreed to shall not be in order. If*  
7   *a motion to proceed to the consideration of the joint resolu-*  
8   *tion is agreed to, the joint resolution shall remain the unfin-*  
9   *ished business of the Senate until disposed of.*

10       “(2) *In the Senate, debate on the joint resolution, and*  
11   *on all debatable motions and appeals in connection there-*  
12   *with, shall be limited to not more than 10 hours, which*  
13   *shall be divided equally between those favoring and those*  
14   *opposing the joint resolution. A motion to further limit de-*  
15   *bate is in order and not debatable. An amendment to, or*  
16   *a motion to postpone, or a motion to proceed to the consid-*  
17   *eration of other business, or a motion to recommit the joint*  
18   *resolution is not in order.*

19       “(3) *In the Senate, immediately following the conclu-*  
20   *sion of the debate on a joint resolution described in sub-*  
21   *section (a), and a single quorum call at the conclusion of*  
22   *the debate if requested in accordance with the rules of the*  
23   *Senate, the vote on final passage of the joint resolution shall*  
24   *occur.*

1       “(4) Appeals from the decisions of the Chair relating  
2 to the application of the rules of the Senate to the procedure  
3 relating to a joint resolution described in subsection (a)  
4 shall be decided without debate.

5       “(e) In the Senate the procedure specified in subsection  
6 (c) or (d) shall not apply to the consideration of a joint  
7 resolution respecting a nonmajor rule—

8           “(1) after the expiration of the 60 session days  
9 beginning with the applicable submission or publica-  
10 tion date, or

11           “(2) if the report under section 801(a)(1)(A) was  
12 submitted during the period referred to in section  
13 801(d)(1), after the expiration of the 60 session days  
14 beginning on the 15th session day after the succeeding  
15 session of Congress first convenes.

16       “(f) If, before the passage by one House of a joint reso-  
17 lution of that House described in subsection (a), that House  
18 receives from the other House a joint resolution described  
19 in subsection (a), then the following procedures shall apply:

20           “(1) The joint resolution of the other House shall  
21 not be referred to a committee.

22           “(2) With respect to a joint resolution described  
23 in subsection (a) of the House receiving the joint reso-  
24 lution—

1           “(A) the procedure in that House shall be  
2           the same as if no joint resolution had been re-  
3           ceived from the other House; but

4           “(B) the vote on final passage shall be on  
5           the joint resolution of the other House.

6   **“§804. Definitions**

7           “For purposes of this chapter—

8           “(1) The term ‘Federal agency’ means any agen-  
9           cy as that term is defined in section 551(1).

10           “(2) The term ‘major rule’ means any rule, in-  
11           cluding an interim final rule, that the Administrator  
12           of the Office of Information and Regulatory Affairs of  
13           the Office of Management and Budget finds has re-  
14           sulted in or is likely to result in—

15           “(A) an annual effect on the economy of  
16           \$100,000,000 or more;

17           “(B) a major increase in costs or prices for  
18           consumers, individual industries, Federal, State,  
19           or local government agencies, or geographic re-  
20           gions; or

21           “(C) significant adverse effects on competi-  
22           tion, employment, investment, productivity, in-  
23           novation, or on the ability of United States-  
24           based enterprises to compete with foreign-based  
25           enterprises in domestic and export markets.

1           “(3) *The term ‘nonmajor rule’ means any rule*  
2 *that is not a major rule.*

3           “(4) *The term ‘rule’ has the meaning given such*  
4 *term in section 551, except that such term does not*  
5 *include—*

6           “(A) *any rule of particular applicability,*  
7 *including a rule that approves or prescribes for*  
8 *the future rates, wages, prices, services, or allow-*  
9 *ances therefore, corporate or financial structures,*  
10 *reorganizations, mergers, or acquisitions thereof,*  
11 *or accounting practices or disclosures bearing on*  
12 *any of the foregoing;*

13           “(B) *any rule relating to agency manage-*  
14 *ment or personnel; or*

15           “(C) *any rule of agency organization, pro-*  
16 *cedure, or practice that does not substantially af-*  
17 *flect the rights or obligations of non-agency par-*  
18 *ties.*

19           “(5) *The term ‘submission date or publication*  
20 *date’, except as otherwise provided in this chapter,*  
21 *means—*

22           “(A) *in the case of a major rule, the date*  
23 *on which the Congress receives the report sub-*  
24 *mitted under section 801(a)(1); and*

1               “(B) in the case of a nonmajor rule, the  
2               later of—

3                       “(i) the date on which the Congress re-  
4               ceives the report submitted under section  
5               801(a)(1); and

6                       “(ii) the date on which the nonmajor  
7               rule is published in the Federal Register, if  
8               so published.

9               **“§ 805. Judicial review**

10               “(a) No determination, finding, action, or omission  
11               under this chapter shall be subject to judicial review.

12               “(b) Notwithstanding subsection (a), a court may de-  
13               termine whether a Federal agency has completed the nec-  
14               essary requirements under this chapter for a rule to take  
15               effect.

16               “(c) The enactment of a joint resolution of approval  
17               under section 802 shall not be interpreted to serve as a  
18               grant or modification of statutory authority by Congress  
19               for the promulgation of a rule, shall not extinguish or affect  
20               any claim, whether substantive or procedural, against any  
21               alleged defect in a rule, and shall not form part of the record  
22               before the court in any judicial proceeding concerning a  
23               rule except for purposes of determining whether or not the  
24               rule is in effect.

1     **“§ 806. Exemption for monetary policy**

2         “Nothing in this chapter shall apply to rules that con-  
 3 cern monetary policy proposed or implemented by the  
 4 Board of Governors of the Federal Reserve System or the  
 5 Federal Open Market Committee.

6     **“§ 807. Effective date of certain rules**

7         “Notwithstanding section 801—

8             “(1) any rule that establishes, modifies, opens,  
 9 closes, or conducts a regulatory program for a com-  
 10 mercial, recreational, or subsistence activity related to  
 11 hunting, fishing, or camping; or

12             “(2) any rule other than a major rule which an  
 13 agency for good cause finds (and incorporates the  
 14 finding and a brief statement of reasons therefore in  
 15 the rule issued) that notice and public procedure  
 16 thereon are impracticable, unnecessary, or contrary to  
 17 the public interest,

18 shall take effect at such time as the Federal agency promul-  
 19 gating the rule determines.”.

20     **SEC. 4. BUDGETARY EFFECTS OF RULES SUBJECT TO SEC-  
 21 TION 802 OF TITLE 5, UNITED STATES CODE.**

22         Section 257(b)(2) of the Balanced Budget and Emer-  
 23 gency Deficit Control Act of 1985 is amended by adding  
 24 at the end the following new subparagraph:

25             “(E) BUDGETARY EFFECTS OF RULES SUB-  
 26 JECT TO SECTION 802 OF TITLE 5, UNITED

1           *STATES CODE.—Any rules subject to the congressional  
2           approval procedure set forth in section  
3           802 of chapter 8 of title 5, United States Code,  
4           affecting budget authority, outlays, or receipts  
5           shall be assumed to be effective unless it is not  
6           approved in accordance with such section.”.*

7   **SEC. 5. GOVERNMENT ACCOUNTABILITY OFFICE STUDY OF  
8           RULES.**

9           (a) *IN GENERAL.—The Comptroller General of the  
10          United States shall conduct a study to determine, as of the  
11          date of the enactment of this Act—*

12           (1) *how many rules (as such term is defined in  
13          section 804 of title 5, United States Code) were in ef-  
14          fect;*

15           (2) *how many major rules (as such term is de-  
16          fined in section 804 of title 5, United States Code)  
17          were in effect; and*

18           (3) *the total estimated economic cost imposed by  
19          all such rules.*

20           (b) *REPORT.—Not later than one year after the date  
21          of the enactment of this Act, the Comptroller General of the  
22          United States shall submit a report to Congress that con-  
23          tains the findings of the study conducted under subsection  
24          (a).*



**Union Calendar No. 161**

114TH CONGRESS  
1ST SESSION

**H. R. 427**

**[Report No. 114-214, Part I]**

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**A BILL**

To amend chapter 8 of title 5, United States Code, to provide that major rules of the executive branch shall have no force or effect unless a joint resolution of approval is enacted into law.

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JULY 21, 2015

Reported from the Committee on the Judiciary with an amendment

JULY 21, 2015

The Committees on Rules and the Budget discharged; committed to the Committee of the Whole House on the State of the Union and ordered to be printed