

Thankfully, the Senate is going to take up the USMCA today before they get balled up for the next several weeks dealing with this impeachment disaster.

Mr. Speaker, I hope they have a fair trial and treat the President correctly in this process.

CONGRATULATING SAN JACINTO COLLEGE CHANCELLOR DR. BRENDA HELLYER

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

Mr. BABIN. Mr. Speaker, I rise to congratulate San Jacinto College Chancellor Dr. Brenda Hellyer on receiving the prestigious Quasar Award for Economic Development Excellence from the Bay Area Houston Economic Partnership.

This award is given to an outstanding individual who has demonstrated a strong and continual effort to support the business foundations of the Greater Bay Area Houston communities.

Dr. Hellyer is highly educated, earning her master's degree in business administration and a doctorate in community college leadership from the University of Texas at Austin, where she received the Distinguished Graduate Award. She is also a certified public accountant.

In 2009, Dr. Hellyer was named chancellor of San Jacinto College and has since transformed the school with major renovations and the development of many award-winning programs.

Mr. Speaker, 1 minute is just simply not enough time to properly congratulate Dr. Hellyer, and I will submit an extension of my remarks for the RECORD.

□ 0915

PROVIDING FOR CONGRESSIONAL DISAPPROVAL OF RULE SUBMITTED BY DEPARTMENT OF EDUCATION RELATING TO "BORROWER DEFENSE INSTITUTIONAL ACCOUNTABILITY"

Mrs. LEE of Nevada. Mr. Speaker, pursuant to House Resolution 790, I call up the joint resolution (H.J. Res. 76) providing for congressional disapproval under chapter 8 of title 5, United States Code, of the rule submitted by the Department of Education relating to "Borrower Defense Institutional Accountability", and ask for its immediate consideration in the House.

The Clerk read the title of the joint resolution.

The SPEAKER pro tempore. Pursuant to House Resolution 790, the joint resolution is considered read.

The text of the joint resolution is as follows:

H.J. RES. 76

*Resolved by the Senate and House of Representatives of the United States of America in*

*Congress assembled,* That Congress disapproves the rule submitted by the Department of Education relating to "Borrower Defense Institutional Accountability" (84 Fed. Reg. 49788 (September 23, 2019)), and such rule shall have no force or effect.

The SPEAKER pro tempore. The joint resolution shall be debatable for 1 hour, equally divided and controlled by the chair and ranking minority member of the Committee on Education and Labor.

The gentlewoman from Nevada (Mrs. LEE) and the gentleman from North Carolina (Ms. FOXX) each will control 30 minutes.

The Chair recognizes the gentlewoman from Nevada.

GENERAL LEAVE

Mrs. LEE of Nevada. Mr. Speaker, I ask unanimous consent that all Members may have 5 legislative days in which to revise and extend their remarks and to insert extraneous material on H.J. Res. 76.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman?

There was no objection.

Mrs. LEE of Nevada. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I am here today for one reason: to ask that my colleagues in this House stand with me to make clear to the American people that we care more about defending students than enriching predatory schools. That is what my joint resolution, H.J. Res. 76, is all about.

In 1992 Congress added a rule known as borrower defense to the Higher Education Act to give students a legal right to seek forgiveness on their Federal student loans because of fraud by their schools.

Predatory school misconduct in the eighties was so rampant it was painfully clear to Democrats, Republicans, and everyone in between that we need protections in place for students who are scammed and cheated by their institution, and that is just as true today.

Corinthian Colleges, ITT Tech, University of Phoenix, and Dream Center—350,000 students have filed claims alleging they were defrauded by these schools. They were lied to about the job prospects they would get from these schools, they were lied to about the transferability of their credits, and they were lied to about the quality of education they would receive. The only thing they got was a useless degree and a mountain of debt after these schools abruptly closed because of rampant misconduct.

The most painful part is that these are mostly students from low-income communities, people of color, and veterans. These are Americans we should be standing up for, not taking advantage of.

In 2016 the last administration created a new borrower defense rule to streamline the process to help these students.

It sounds pretty good, right?

Not to Betsy DeVos. She then rewrote the borrower defense rule to make it almost impossible for a defrauded student to get relief on their student loans. Even in cases where schools clearly violated the law, the burden of proof on the defrauded student is so absurdly unrealistic that a student would need to hire a team of lawyers to have a shot at proving intent and misconduct from the school.

But the point made by proponents of this borrower defense rule that is most insulting is that the new rule saves taxpayer dollars. That is simply false. The new rule severely weakens the early warning system that ensures predatory schools, not taxpayers, cover the cost of debt relief. As a result in the few cases where relief is rewarded under the DeVos rule, taxpayers will be the ones to foot the bill. Beyond that, the only reason you can say that this rule actually saves money is because we are denying relief to every legitimately defrauded student.

Let me be clear: if Betty DeVos' 2019 borrower defense rule goes into effect, more students will become victims of fraud with no way to climb out of the hole that our government dug for them.

This puts my colleagues in Congress on the record. Members have a choice to make, and if they choose to vote against this resolution, then they will have to go back home and tell thousands of students, veterans, and their constituents in their district that they choose to be on the side of predatory schools over them.

I think the choice is clear.

Mr. Speaker, I reserve the balance of my time.

Ms. FOXX of North Carolina. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise today in opposition to H.J. Res. 76, the latest attempt by House Democrats to undermine the Trump administration. It seems these attempts will never end.

Specifically, the resolution would undo the Education Department's efforts to assist students who have been defrauded by colleges and universities while also protecting taxpayer interest.

Any school that has taken advantage of students must be held accountable. Students who have been lied to and suffered financial harm are entitled to relief and forgiveness. We can and should have bipartisan agreement on these points.

Sadly, Democrats have a long track record of pursuing radical ideological objectives at the expense of taxpayers, students, and schools. Today it is clear that my colleagues on the other side of the aisle are more interested in tearing down the Trump administration than providing real solutions.

Before I touch upon the advantages of the Trump administration's new rule, I would like to provide some context on the previous administration's