March 11, 2020

the person who bought the lemon to be forced to sue the bank instead of the car dealer. You can't have it both wavs.

It is not just me who believes that the DeVos rule is bad for student borrowers. A number of student, consumer, veteran, and other organizations are supporting this resolution to overturn the rule: the American Federation of Teachers, the National Education Association, the NAACP, Third Way, Bipartisan Policy Center Action, the Leadership Conference on Civil and Human Rights, and 20 different State attorneys general. But the groups I want to highlight as I close in these final 2 or 3 minutes are the veterans organizations.

Many of the students who have been defrauded are veterans. These men and women have served our country in uniform, and after serving they seek an education to provide a better life for themselves and their families, and they deserve it. We have story after story after story of veterans who signed up at these for-profit colleges. They were told the GI education benefits were all they needed, only to waste the entire benefits on a worthless degree and be forced to take tens of thousands of dollars of student debt on top of it.

That is why our effort in this vote in just 2 minutes on the floor of the Senate—our effort to overturn this rule—is supported by the American Legion, the Student Veterans of America, the Iraq and Afghanistan Veterans of America, the National Military Families Association, the Paralyzed Veterans of America, Tragedy Assistance Program for Survivors, VetsFirst, Veterans for Common Sense, and Veterans Education Success.

James "Bill" Oxford is the national commander of the American Legion, and he wrote to me and said: "Thousands of student veterans have been defrauded over the years-promised their credits would transfer when they wouldn't, given false or misleading job placement rates in marketing, promised one educational experience . . . but given something completely different.

He, the American Legion commander. calls the DeVos rule "fundamentally rigged against defrauded borrowers" and says that it "flagrantly denies defrauded veterans [fair and timely] decisions [on their claims]."

How many speeches do each of us give as Senators about how much we value our military and veterans? We have a chance to prove it in just 1 minute, because there will be a roll call. Are you going to stand up for these veterans and these students and are you going to say to Secretary DeVos you are headed the wrong way?

These students and these veterans have been defrauded. Give them a fighting chance to rebuild their lives. Don't make it next to impossible.

I vield the floor.

The PRESIDING OFFICER. Under the previous order, all time is expired.

The joint resolution was ordered to be engrossed for a third reading and was read the third time.

PROVIDING FOR CONGRESSIONAL DISAPPROVAL UNDER CHAPTER 8 OF TITLE 5, UNITED STATES CODE, OF THE RULE SUBMITTED BY THE DEPARTMENT OF EDU-CATION RELATING ТО BOR-ROWER DEFENSE INSTITU-TIONAL ACCOUNTABILITY

The PRESIDING OFFICER. Pursuant to the Congressional Review Act, the clerk will report H.J. Res. 76.

The legislative clerk read as follows:

A 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".

The PRESIDING OFFICER. The clerk will read the joint resolution a third time.

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

The PRESIDING OFFICER. The joint resolution having been read the third time, the question is, Shall the joint resolution pass?

Mr. DURBIN. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

(Mr. LANKFORD assumed the Chair.) Mr. THUNE. The following Senator is necessarily absent: the Senator from Texas (Mr. CRUZ).

Mr. DURBIN. I announce that the Senator from Minnesota (Ms. KLO-BUCHAR), the Senator from Connecticut (Mr. MURPHY), the Senator from Vermont (Mr. SANDERS), and the Senator from Massachusetts (Ms. WAR-REN), are necessarily absent.

The PRESIDING OFFICER (Mr. ROM-NEY). Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 53, nays 42, as follows:

## [Rollcall Vote No. 70 Leg.] VEAC 59

Bennet Harris Reed   Blumenthal Hassan Rosen   Booker Hawley Schatz   Brown Heinrich Schumer   Cantwell Hirono Shaheen   Capito Jones Sinema   Cardin Kaine Smith   Carey Leahy Stabenow   Casey Leahy Sullivan   Collins Markey Udall   Cortez Masto McSally Udall   Duckworth Menendez Van Hollen   Durbin Merkley Warner   Feinstein Murkowski Whitehouse		YEAS-03	
Collins Manchin Sullivan   Coons Markey Tester   Cortez Masto McSally Udall   Duckworth Menendez Van Hollen   Durbin Merkley Warner   Ernst Murkowski Whitehouse   Feinstein Murray Wyden	Baldwin Bennet Blumenthal Booker Brown Cantwell Capito Cardin Carger Carger	HarrisReedHassanRosenHawleySchatzHeinrichSchumelHironoShaheenJonesSinemaKaineSmithKingStabeno'LeahySullivanManchinTesterMarkeyUdallMenendezVan HollMerkleyWarnerMurkowskiWhiteho	Reed Rosen Schatz Schumer Shaheen Sinema Smith
	Casey Collins Coons Cortez Masto Duckworth Durbin Ernst		Stabenow Sullivan Tester Udall Van Hollen Warner Whitehouse
	Gardner		•

Alexander	Fischer	Perdue		
Barrasso	Graham	Risch		
Blackburn	Grassley	Roberts		
Blunt	Hoeven	Romney		
Boozman	Hyde-Smith	Rounds		
Braun	Inhofe	Rubio		
Burr	Johnson	Sasse		
Cassidy	Kennedy	Scott (FL)		
Cornyn	Lankford	Scott (SC)		
Cotton	Lee	Shelby		
Cramer Crapo	Loeffler McConnell	Thune		
Daines	Moran	Toomey		
Enzi	Paul	Wicker		
NOT VOTING-5				
Cruz Klobuchar	Murphy Sanders	Warren		

NAYS-42

The joint resolution (H.J. Res. 76) passed.

## MORNING BUSINESS

The PRESIDING OFFICER. Under the previous order, the Senate will be in a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. The Senator from Texas.

## UNANIMOUS CONSENT AGREEMENT-S.J. Res. 56

Mr. CORNYN. Mr. President, I ask unanimous consent that Calendar No. 439, S.J. Res. 56, be indefinitely postponed.

The PRESIDING OFFICER. Without objection, it is so ordered.

## CORONAVIRUS

Mr. CORNYN. Mr. President, over the last several weeks, the world has watched closely as the coronavirus has spread from China to more than 100 countries around the world.

Since this rapid spread began—before cases were discovered in at least 35 States, including the District of Columbia-folks in my hometown of San Antonio were already providing topnotch care for Americans evacuated from Wuhan Province overseas with suspected exposure.

From the first evacuees from China to more than 120 passengers from the Diamond Princess cruise ship, to those who will soon arrive from the Grand Princess cruise ship, the dedicated healthcare professionals in San Antonio have been operating-have been hitting on all cylinders.

So far, Lackland Air Force Base has been used to quarantine 235 evacuees, with hundreds more to arrive in the coming days. I must say, they have done a good job of managing this rapidly evolving situation, but that is not to say there haven't been challenges.

A few weeks ago, I organized a meeting with officials from the city of San Antonio, including the mayor and two city council persons, as well as the Department of Health and Human Services and the Defense Department, to discuss the ongoing mission and any concerns the city might have. Anytime officials at every level of government