H2340

Lewis Lieu, Ted Lipinski Loebsack Lofgren Long Loudermilk Lowenthal Lowev Lucas Luetkemeyer Luján Luria Lynch Malinowski Maloney, Carolyn B. Malonev. Sean Marshall Mast Matsui McAdams McBath McCarthy McCaul McClintock McCollum McEachin McGovern McKinlev McNerney Meeks Meng Meuser Mfume Miller Mitchell Moolenaar Mooney (WV) Moore Morelle Moulton Mucarsel-Powell Mullin Murphy (FL) Murphy (NC) Nadler Napolitano Neal Neguse Newhouse Norcross Norman Nunes O'Halleran Ocasio-Cortez Olson Omar Palazzo Pallone Palmer Panetta Pappas Pascrell Payne

Rov

Pence Speier Perlmutter Stanton Perry Stauber Peters Stefanik Peterson Steil Phillips Steube Pingree Stevens Pocan Stewart Porter Stivers Posev Suozzi Pressley Swalwell (CA) Price (NC) Takano Quiglev Taylor Raskin Thompson (CA) Reed Thompson (MS) Reschenthaler Thompson (PA) Rice (NY) Thornberry Rice (SC) Tiffany Richmond Timmons Riggleman Tipton Roby Titus Rodgers (WA) Tlaib Roe, David P. Tonko Rogers (AL) Torres (CA) Rogers (KY) Torres Small Rose (NY) (NM) Rose, John W. Trahan Rouda Trone Rouzer Turner Underwood Roybal-Allard Upton Ruiz Van Drew Ruppersberger Vargas Rush Veasey Rutherford Vela Rvan Velázquez Sánchez Visclosky Sarbanes Scalise Wagner Walberg Scanlon Walden Schakowsky Walker Schiff Walorski Schneider Waltz Schrader Wasserman Schrier Schultz Schweikert Waters Scott (VA) Watkins Scott, Austin Watson Coleman Scott, David Weber (TX) Serrano Sewell (AL) Webster (FL) Welch Shalala Wenstrup Sherman Sherrill Westerman Shimkus Wexton Wild Simpson Sires Williams Wilson (FL) Slotkin Smith (MO) Wilson (SC) Smith (NE) Wittman Smith (NJ) Womack Smith (WA) Woodall Smucker Wright Soto Yarmuth Spanberger Yoho Spano Zeldin

NAYS-1 Massie

NOT VOTING-13

Abraham Brooks (IN) Buchanan	Granger Hollingsworth LaHood	Rooney (FL) Sensenbrenner Young
Carter (TX) Crawford	Marchant McHenry	

\Box 1312

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

So (two-thirds being in the affirmative) the rules were suspended and the bill, as amended, was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Pelosi

Mr. YOUNG. Madam Speaker, I was unable to vote on May 28, 2020. Had I been present, I would have voted "aye" on rollcall No. 114, on passage of H.R. 7010, as amended.

PERSONAL EXPLANATION

Mr. ABRAHAM. Madam Speaker, on Thursday, May 28, I was unavoidably detained on

CONGRESSIONAL RECORD—HOUSE

Roll Call Votes No. 113 and No. 114. Had I been present to vote, I would have voted "nay" on rollcall No. 113 and "yea" on rollcall No. 114.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 965, 116TH CONGRESS

Schultz)

(Jeffries)

(Sherman)

(Gallego)

(Kildee)

(Evans)

(Kildee)

(Raskin)

(Beyer)

(Wexton)

(Raskin)

Hastings Barragán (Gallego) Bass (Cicilline) Bera (Aguilar) Blumenauer (Bever) Bonamici (Raskin) Johnson (TX) Brownley (CA) (Kuster (NH)) Khanna Cárdenas (Sánchez) Kirkpatrick Chu, Judy (Takano) Cisneros (Houlahan) Lawrence Cohen (Beyer) Crist (Murphy Lawson (FL) (FL)) Davis (CA) (Wild) Levin (CA) DeSaulnier (Matsui) Levin (MI) Deutch (Rice (NY)) Doggett (Raskin) Escobar (Garcia (TX)) Eshoo (Thompson (CA)) Lowenthal Foster (Beyer) Frankel (Kuster Maloney, Carolyn B. (NH)) Garamendi (Sherman) Gonzalez (TX) McEachin (Cuellar) Grijalva (Clay) McNerney Harder (CA)

(Haaland)

Mucarsel-Powell (Wasserman (Wasserman Schultz) Heck (Kilmer) Napolitano (Correa) Horsford (Kildee) Huffman (Kildee) Pavne (Wasserman Jayapal (Raskin) Schultz) Peters (Rice (NY)) Pingree (Kuster (NH)) Pocan (Raskin) Porter (Wexton) Krishnamoorthi Price (NC) (Brown (MD)) (Butterfield) Rovbal-Allard (Sánchez) Ruiz (Aguilar) Rush (Underwood) Schneider (Houlahan) Schrader Lewis (Kildee) (O'Halleran) Lieu, Ted (Beyer) Schrier (Kilmer) Lipinski (Cooper) Serrano (Meng) Lofgren (Boyle, Speier (Scanlon) Brendan F.) Suozzi (Panetta) Tlaib (Dingell) Tonko (Meng) Vargas (Keating) Lowey (Meng) Veasey (Beyer) Vela (Gallego) (Rose (NY)) Watson Coleman (Pallone) Welch (McGovern) Wilson (FL) Moore (Beyer) (Hayes)

□ 1315

MOMENT OF SILENCE IN REMEM-BRANCE OF THE OVER 100.000 AMERICANS WHO HAVE PASSED THE AWAY FROM COVID-19 VIRUS

The SPEAKER. The Chair asks that all Members in the Chamber, as well as Members and staff throughout the Capitol and Members wherever they are. rise for a moment of silence in remembrance of the over 100,000 Americans who have passed away from the COVID-19 virus.

MOTION TO GO TO CONFERENCE ON H.R. 6172, USA FREEDOM RE-AUTHORIZATION ACT OF 2020

Mr. NADLER. Madam Speaker, pursuant to clause 1 of rule XXII, and by direction of the Committee on the Judiciary, I offer a motion on the bill (H.R. 6172) to amend the Foreign Intelligence Surveillance Act of 1978 to prohibit the production of certain business records, and for other purposes.

The Clerk read the title of the bill.

The SPEAKER pro tempore (Ms. JACKSON LEE). The Clerk will designate the Senate amendments.

Senate amendments:

(1) In subsection (a)(2)(B) of section 602 of the Foreign Intelligence Surveillance Act of 1978 (50 U.S.C. 1872), as added by section 301(b)(3), insert after "section 103(i)" the following: , a proceeding in the Foreign Intelligence Court of Review resulting from the petition of an amicus curiae under section 103(i)(7), or a proceeding in which an amicus curiae could have been appointed pursuant to section 103(i)(2)(A).

(2) In section 302, strike subsections (a) and (b) and insert the following:

(a) EXPANSION OF APPOINTMENT AUTHORITY.-(1) IN GENERAL.—Section 103(i)(2) (50 U.S.C. 1803(i)(2)) is amended-

(A) by striking subparagraph (A) and inserting the following: "(A) shall appoint one or more individuals

who have been designated under paragraph (1), not less than one of whom possesses privacy and civil liberties expertise, unless the court finds that such a qualification is inappropriate, to serve as amicus curiae to assist the court in the consideration of any application or motion for an order or review that, in the opinion of the court-

"(i) presents a novel or significant interpretation of the law, unless the court issues a finding that such appointment is not appropriate;

(ii) presents significant concerns with respect to the activities of a United States person that are protected by the first amendment to the Constitution of the United States, unless the court issues a finding that such appointment is not appropriate;

(iii) presents or involves a sensitive investigative matter, unless the court issues a finding that such appointment is not appropriate;

"(iv) presents a request for approval of a new program, a new technology, or a new use of existing technology, unless the court issues a finding that such appointment is not appropriate;

(v) presents a request for reauthorization of programmatic surveillance, unless the court issues a finding that such appointment is not appropriate; or

(vi) otherwise presents novel or significant civil liberties issues, unless the court issues a finding that such appointment is not appropriate; and"; and

(B) in subparagraph (B), by striking "an indi-vidual or organization" each place the term appears and inserting "one or more individuals or organizations"

(2) DEFINITION OF SENSITIVE INVESTIGATIVE MATTER.—Subsection (i) of section 103 (50 U.S.C. 1803) is amended by adding at the end the following:

(12) DEFINITION.—In this subsection, the term 'sensitive investigative matter' means-

"(A) an investigative matter involving the activities of-

"(i) a domestic public official or political candidate, or an individual serving on the staff of such an official or candidate;

"(ii) a domestic religious or political organization, or a known or suspected United States person prominent in such an organization; or

(*iii*) the domestic news media; or

"(B) any other investigative matter involving a domestic entity or a known or suspected United States person that, in the judgment of the applicable court established under subsection (a) or (b), is as sensitive as an investigative matter described in subparagraph (A).".

(b) AUTHORITY TO SEEK REVIEW.—Subsection (i) of section 103 (50 U.S.C. 1803), as amended by subsection (a) of this section, is amended-

(1) in paragraph (4)-

(A) in the paragraph heading, by inserting "; AUTHORITY" after "DUTIES";

(B) by redesignating subparagraphs (A), (B), and (C) as clauses (i), (ii), and (iii), respectively, and adjusting the margins accordingly;

(C) in the matter preceding clause (i), as so designated, by striking "the amicus curiae shall" and inserting the following: "the amicus curiae-

"(A) shall";

(D) in subparagraph (A)(i), as so designated, by inserting before the semicolon at the end the following: " , including legal arguments regarding any privacy or civil liberties interest of any United States person that would be significantly impacted by the application or motion"; and