lution.

Titus (Connolly) Tonko (Pallone) Torres (NY) (Auchineloss)

Trahan (McGovern) Vargas (Correa) Vela (Gomez)

Watson Coleman (Pallone) Wilson (FL) (Adams)

Norcross

Omar

Pallone

Panetta

Pappas

Payne

Pelosi

Peters

Phillips

Pingree

Pocan

Porter

Pressley

Quigley

Raskin

Rice (NY)

Price (NC)

Pascrell

Perlmutter

O'Halleran

Ocasio-Cortez

Carl

Cole

Scott

Gallagher

Garbarino

Garcia (CA)

Fulcher

Gaetz

Gibbs

Gimenez

The SPEAKER pro tempore. The question is on the adoption of the reso-

The question was taken; and the Speaker pro tempore announced that the ayes appeared to have it.

Mr. BURGESS. Mr. Speaker, on that I demand the yeas and nays.

The SPEAKER pro tempore, Pursuant to section 3(s) of House Resolution 8, the yeas and nays are ordered.

The vote was taken by electronic device, and there were—yeas 216, nays 210, not voting 6, as follows:

[Roll No. 20]

YEAS-216

Adams Gonzalez, Aguilar Vicente Allred Gottheimer Auchincloss Green, Al (TX) Axne Grijalva Haaland Barragán Harder (CA) Bass Hastings Bera Hayes Beyer Bishop (GA) Higgins (NY) Blumenauer Himes Horsford Blunt Rochester Houlahan Hoyer Bourdeaux Huffman Bowman Jackson Lee Boyle, Brendan Jacobs (CA) Jayapal Brown Jeffries Brownley Johnson (GA) Bush Johnson (TX) Bustos Jones Butterfield Kahele Carbajal Kaptur Cárdenas Keating Carson Kelly (IL) Cartwright Khanna. Casten Kildee Castor (FL) Kilmer Castro (TX) Kim (NJ) Chu Cicilline Kind Kirkpatrick Clark (MA) Krishnamoorthi Clarke (NY) Kuster Cleaver Lamb Clyburn Langevin Cohen Larsen (WA) Connolly Larson (CT) Cooper Lawrence Correa Lawson (FL) Costa Lee (CA) Courtney Lee (NV) Craig Leger Fernandez Crist Levin (CA) Crow Levin (MI) Cuellar Lieu Davids (KS) Lofgren Davis, Danny K. Lowenthal Dean Luria DeFazio Lynch DeGette Malinowski DeLauro Maloney, DelBene Carolyn B. Delgado Maloney, Sean Demings Manning DeSaulnier Matsui Deutch McBath Dingell McCollum Doggett McEachin Doyle, Michael McGovern McNerney Escobar Meeks Eshoo Meng Espaillat Mfume Moore (WI) Evans Fletcher Morelle Foster Moulton Frankel, Lois Mrvan Fudge Murphy (FL) Gallego Nadler Napolitano Garamendi García (IL) Neal Garcia (TX) Neguse Gomez Newman

Ross Roybal-Allard Ruiz Ruppersberger Sánchez Sarbanes Scanlon Schakowsky Schiff Schneider Schrier Scott (VA) Scott, David Sewell. Sherman Sherrill Sires Slotkin Smith (WA) Soto Spanberger Speier Stanton Stevens Strickland Suozzi Swalwell Takano Thompson (CA) Thompson (MS) Titus Tlaib Tonko Torres (CA) Torres (NY) Trahan Trone Underwood Vargas Veasey Vela Velázquez Wasserman Schultz Waters Watson Coleman Welch Wexton Wild Williams (GA) Wilson (FL) Yarmuth

NAYS-210

Aderholt Gohmert Moolenaar Allen Golden Mooney Amodei Gonzales, Tony Moore (AL) Armstrong Gonzalez (OH) Good (VA) Arrington Mullin Gooden (TX) Murphy (NC) Bacon Granger Nehls Graves (LA) Baird Newhouse Balderson Graves (MO) Norman Banks Green (TN) Nunes Greene (GA) Barr Owens Bentz Griffith Palazzo Bergman Grothman Palmer Bice (OK) Guest Pence GuthriePerrv Bilirakis Hagedorn Pfluger Bishop (NC) Harris Posev Boebert Harshbarger Reed Bost Hartzler Reschenthaler Brady Hern Rice (SC) Herrell Brooks Rodgers (WA) Herrera Beutler Buchanan Rogers (AL) Buck Hice (GA) Rogers (KY) Bucshon Higgins (LA) Rose Budd Hill Rosendale Burchett Hinson Rouzer Burgess Hollingsworth Roy Hudson Calvert Rutherford Huizenga Cammack Issa Salazar Carter (GA) Jackson Scalise Carter (TX) Jacobs (NY) Schrader Schweikert Case Johnson (LA) Cawthorn Johnson (OH) Scott, Austin Chabot Johnson (SD) Sessions Chenev Jordan Simpson Cline Joyce (OH) Smith (MO) Cloud Joyce (PA) Smith (NE) Clyde Katko Smith (NJ) Keller Smucker Comer Kelly (MS) Spartz Crawford Kelly (PA) Stauber Kim (CA) Crenshaw Stee1 Curtis Kinzinger Stefanik Davidson Kustoff Steil Davis, Rodney LaHood Steube DesJarlais LaMalfa Stewart Diaz-Balart Lamborn Stivers Donalds Latta Taylor Duncan LaTurner Thompson (PA) Dunn Lesko Tiffany Emmer Long Timmons Estes Loudermilk Turner Fallon Lucas Upton Feenstra Luetkemeyer Valadao Ferguson Mace Van Drew Fischbach Malliotakis Van Duyne Fitzgerald Mann Wagner Fitzpatrick Massie Walberg Fleischmann Mast Walorski Fortenberry McCarthy Waltz Foxx McCaul Weber (TX) Franklin, C. McClain

Miller-Meeks NOT VOTING-

Webster (FL)

Williams (TX)

Wilson (SC)

Wittman

Womack

Young

Zeldin

Wenstrup

Beatty Obernolte Westerman Gosar Rvan Wright

McClintock

McHenry

McKinley

Miller (IL)

Miller (WV)

Meijer

Meuser

□ 2004

So the resolution was agreed to.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

PERSONAL EXPLANATION

Mr. WESTERMAN. Mr. Speaker, I apologize for missing the votes on February 2, 2021, regarding the passage of the previous question and rule providing for consideration of H. Con. Res. 11 and H.R. 447. I missed these votes because I was with my son as he signed his offer to play collegiate football. Had I been present, I would have voted "nay" on rollcall No. 19, and "nay" on rollcall No. 20.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Axne (Stevens) Hastings Barragán (Beyer) (Wasserman Schultz) Bowman (Clark Hayes (Courtney) (MA)) Houlahan (Wild) Buchanan Jayapal (Clark (Arrington) Cárdenas (MA)) Johnson (TX) (Gomez) (Jeffries) Carson Jones (Jacobs (Butterfield) (CA)) Cartwright Keating (Clark (Doyle, (MA)) Michael F.) Kirkpatrick Cohen (Beyer) (Stanton) Cooper (Clark Kuster (Clark (MA)) (MA)) DeSaulnier Langevin (Matsui) (Courtney) DesJarlais Larson (CT) (Kustoff) (Courtney) Deutch (Rice Lawrence (NY)) (Kildee) Dingell (Stevens) Lawson (FL) Fallon (Nehls) (Evans) Fleischmann Lieu (Beyer) (Kustoff) Lofgren (Jeffries) Long (Wagner) Frankel, Lois (Clark (MA)) Lowenthal Gallego (Gomez) (Beyer) Lynch (Clark Gonzalez, Vicente (MA)) (Gomez) Maloney Gottheimer Carolyn B. (Panetta) (Jeffries) Grijalva (García McEachin (IL)) (Wexton)

Meeks (Jeffries) Meng (Clark (MA)) Mfume (Brown) Moulton (Beyer) Nadler (Jeffries) Napolitano (Correa) Ocasio-Cortez (García (IL)) Payne (Wasserman Schultz) Porter (Wexton) Price (NC) (Butterfield) Roybal-Allard (Correa) Ruiz (Aguilar) Rush (Underwood) Speier (Scanlon) Suozzi (Panetta) Titus (Connolly) Tonko (Pallone) Torres (NY) (Auchincloss) Trahan (McGovern) Vargas (Correa) Vela (Gomez) Watson Coleman

(Pallone)

Wilson (FL)

THE SERGEANT-AT-PROVIDING ARMS WITH THE AUTHORITY TO FINE MEMBERS, DELEGATES, OR THE RESIDENT COMMISSIONER FOR FAILURE TO COMPLETE SE-CHRITY SCREENING FOR. EN-TRANCE TO THE HOUSE CHAM-BER, AND FOR OTHER PURPOSES

The SPEAKER pro tempore. Pursuant to House Resolution 85, House Resolution 73 is hereby adopted.

The text of the resolution is as follows:

H. RES. 73

Resolved

SECTION 1. IMPOSITION OF FINES FOR FAILURE TO COMPLETE SECURITY SCREEN-ING FOR ENTRANCE TO HOUSE CHAMBER.

(a) Imposition by Sergeant-At-Arms.—(1) The Sergeant-at-Arms is authorized and directed to impose a fine against a Member, Delegate, or the Resident Commissioner for failure to complete security screening for entrance to the House Chamber.

(2) A fine imposed pursuant to this resolution shall be \$5,000 for a first offense and \$10,000 for any subsequent offense.

(3) The Sergeant-at-Arms shall promptly notify in writing the Member, Delegate, or the Resident Commissioner, the Speaker, the Committee on Ethics, and the Chief Administrative Officer of any fine under this subsection. Such notification shall include findings detailing the violation and shall also be made publicly available by the chair of the Committee on Ethics.

(b) APPEAL TO COMMITTEE ON ETHICS.—(1) The Member, Delegate, or Resident Commissioner may appeal the fine imposed under subsection (a) in writing to the Committee on Ethics not later than 30 calendar days or five legislative days, whichever is later, after notification pursuant to subsection (a)(3). Such appeal shall include a response to the findings issued by the Sergeant-at-Arms pursuant to such paragraph.

(2) Upon receipt of an appeal pursuant to paragraph (1), the Committee on Ethics shall have a period of 30 calendar days or five legislative days, whichever is later, to consider the appeal. The fine will be upheld unless the appeal is agreed to by a majority of the Committee. Upon a determination regarding the appeal or if no appeal has been filed at the expiration of the period specified in paragraph (1), the chair of the Committee on Ethics shall promptly notify the Member, Delegate, or the Resident Commissioner, the Speaker, the Sergeant-at-Arms, and the Chief Administrative Officer, and shall make such notification publicly available. The Speaker shall promptly lay such notification before the House.

(3) If a Member, Delegate, or Resident Commissioner files an appeal under paragraph (1) prior to the date on which the Committee on Ethics has adopted written rules, the period for the Committee's consideration of the appeal under paragraph (2) shall begin on the date on which the chair of the Committee notifies the Member, Delegate, or Resident Commissioner that the Committee has adopted such rules.

- (c) DEDUCTING FINE FROM PAY.—(1) If a Member, Delegate, or Resident Commissioner against whom a fine is imposed by the Sergeant-at-Arms under subsection (a) has not paid the fine prior to the expiration of the 90-calendar day period which begins on the date described in paragraph (2), the Chief Administrative Officer shall deduct the amount of the fine from the net salary otherwise due the Member, Delegate, or Resident Commissioner, in accordance with timetables and procedures established by the Committee on House Administration for purposes of carrying out this subsection.
- (2) The date described in this paragraph is. with respect to a fine imposed on a Member, Delegate, or Resident Commissioner-
- (A) the date of the determination of the Committee on Ethics under subsection (b)(2): or
- (B) if the Member, Delegate, or Resident Commissioner does not file an appeal with the Committee on Ethics prior to the expiration of the period specified in subsection (b)(1), the first day after the expiration of such period.
- (d) PROHIBITING USE OF CAMPAIGN OR OFFI-CIAL FUNDS TO PAY FINES.—A Member, Delegate, or Resident Commissioner may not use campaign funds or official funds, including amounts in the Members' Representational Allowance, to pay a fine imposed under this resolution.
- (e) Policies and Procedures.—The Sergeant-at-Arms, Committee on Ethics, Committee on House Administration, and Chief Administrative Officer are authorized to establish policies and procedures for the implementation of this resolution.

REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 366

Mr. CURTIS. Mr. Speaker, I hereby remove my name as cosponsor of H.R.

The SPEAKER pro tempore. The gentleman's request is accepted.

REGULATIONS FOR SUPPORTING SENATE MEASURES PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

House of Representatives, COMMITTEE ON RULES, Washington, DC, February 2, 2021. House of Representatives,

Washington, DC.

MADAM SPEAKER: Pursuant to Section 3(x) of House Resolution 8, 117th Congress, I here-

by submit the following regulations regarding Member support for Senate measures for printing in the Congressional Record. Sincerely,

JAMES P. MCGOVERN, Chairman, Committee on Rules.

SUPPORT FOR SENATE MEASURES REGULATIONS PURSUANT TO HOUSE RESOLUTION 8

- A. SENATE MEASURES AVAILABLE TO SUPPORT
- 1. A Member may indicate support only for a Senate measure (S., S.J. Res., or S. Con. Res) that has been received in the House until adjournment of the legislative day on which the first of the following occurs:
- i. The measure has been reported from all committees it was referred to in the House;
- ii. The measure has passed the House; or iii. The House has begun consideration of
- the measure pursuant to a Rule. B. SUBMISSION OF SUPPORT FOR SENATE MEASURE FORM
- 1. A Member seeking to indicate support for a Senate measure may use the House Member Support for Senate Measure form made available by the Clerk.
- i. Members must submit one form per supported Senate measure. Forms with more than one measure number will not be processed.
- ii. Members may only indicate their own support for a Senate measure. Forms with more names than that of the Member submitting the form will not be processed.
- 2. The Member's signature is required. Any form submitted without the Member's signature will not be processed. Signatures may be submitted by:
- i. Affixing the Member's signature on each form; or
- ii. Completing an accompanying Staff Authorization Form.
- 3. A completed form can be submitted while the House is in session by:
- i. Submitting the form via email to the inbox designated by the Clerk for this purpose: or
- ii. Placing the form in the hopper on the rostrum.
 - C. WITHDRAWAL OF SUPPORT FOR SENATE MEASURE
- 1. A Member may indicate withdrawal of support for a Senate measure only when the House is in session until adjournment of the legislative day on which the first of the following occurs:
- i. The measure has been reported from all committees it was referred to in the House;
- ii. The measure has passed the House; or iii. The House has begun consideration of the measure pursuant to a Rule.
- 2. A Member may indicate withdrawal of support for a Senate measure by submitting their withdrawal of support in writing as if pursuant to regulation B.3.

D. PUBLICLY AVAILABLE LIST

1. A list of individual Members indicating support for a specific Senate measure will be made publicly available on that measure's page on Congress.gov. Updates will be visible beginning on the day following receipt of the House Member Support (or Withdrawal) for Senate Measure form.

ADJOURNMENT

The SPEAKER pro tempore. Pursuant to section 5(a)(1)(B) of House Resolution 8, the House stands adjourned until 1 p.m. tomorrow.

Thereupon (at 8 o'clock and 7 minutes p.m.), under its previous order, the House adjourned until tomorrow, Wednesday, February 3, 2021, at 1 p.m.

REPORTS OF COMMITTEES ON PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XIII, reports of committees were delivered to the Clerk for printing and reference to the proper calendar, as follows:

Mr. MORELLE: Committee on Rules. House Resolution 85. Resolution providing for consideration of the bill (H.R. 447) to amend the Act of August 16, 1937 (commonly referred to as the "National Apprenticeship Act") and expand the national apprenticeship system to include apprenticeships, youth apprenticeships, and pre-apprenticeship registered under such Act, to promote the furtherance of labor standards necessary to safeguard the welfare of apprentices, and for other purposes; providing for consideration of the concurrent resolution (H. Con. Res. 11) establishing the congressional budget for the United States Government for fiscal year 2021 and setting forth the appropriate budgetary levels for fiscal years 2022 through 2030; and for other purposes (Rept. 117-3). Referred to the House Calendar.

PUBLIC BILLS AND RESOLUTIONS

Under clause 2 of rule XII, public bills and resolutions of the following titles were introduced and severally referred, as follows:

By Mrs. HINSON:

H.R. 682. A bill to encourage local educational agencies to resume in-person instruction at elementary and secondary schools, and for other purposes; to the Committee on Education and Labor.

By Ms. ADAMS (for herself and Mr. JONES):

H.R. 683. A bill to promote diversity in the national apprenticeship system; to the Committee on Education and Labor.

> By Mr. ARMSTRONG (for himself, Mr. MCCARTHY, Mr. SCALISE, Ms. CHENEY. Mrs. Rodgers of Washington, Mr. UPTON, Mr. ROSENDALE, Mr. JOHNSON of South Dakota, Mr. NEWHOUSE, Mr. BISHOP of North Carolina, PFLUGER, Mr. HIGGINS of Louisiana, Mr. Carter of Georgia, Mr. Duncan, Mr. Keller, Mr. Burgess, Mr. Steil, Mr. Gooden of Texas, Mr. Good of Virginia. Mr. NORMAN. Miss GONZÁLEZ-COLÓN, Mr. WOMACK, Mr. McCaul, Mr. Jackson, Mr. Dunn, Mr. RESCHENTHALER, Mr. LAMALFA, Mr. Westerman, Mr. Moore of Utah, Mr. BABIN, Mrs. LESKO, Mr. LATTA, Mr. McKinley, Mr.GOSAR, Mr. HAGEDORN, Mr. WILLIAMS of Texas, Mr. CURTIS, Mr. CAWTHORN, BALDERSON, Mr. BRADY, Mr. MULLIN, Mr. Rogers of Alabama, Mr. Lam-BORN, Mr. TIFFANY, Mr. EMMER, Mr. WALBERG, Mr. JOYCE of Pennsylvania, Mr. Baird, Mrs. Miller of West Virginia, Mr. Sessions, Mr. BANKS, Mr. PALAZZO, Mr. MANN, Mrs. WAGNER, Mr. STEWART, Mrs. HINSON, Mr. Weber of Texas, Mr. Calvert, Mr. HERN, Mr. ARRINGTON, Mr. HUIZENGA, Mr. MEUSER, Mr. LUCAS, Mr. CHABOT, Mr. GROTHMAN, ADERHOLT, Mrs. Boebert, Mr. Long, Mr. Gallagher, Mr. Brooks, Mr. TIMMONS, BUCSHON, Mr. Mrs. FISCHBACH, KINZINGER, Mr. Ms. STEFANIK, Mr. PENCE, Mr. BILIRAKIS, Mr. Estes, Mr. Rouzer, Mr. Hill, Mr. STAUBER. Mr.HUDSON. Mrs. CAMMACK, Mr. CLINE, Mr. FERGUSON, and Mr. THOMPSON of Pennsylvania):

H.R. 684. A bill to authorize the Keystone XL Pipeline; to the Committee on Transportation and Infrastructure, and in addition to