Kelly (MS)

Kelly (PA)

Kim (CA)

Kinzinger

LaHood

Latta

Long

Mann

Mast

Massie

McCarthy

McCaul

McClain

McHenry

McKinley

Miller (IL)

Miller (WV)

Moolenaar

Moore (AL)

Moore (UT)

Mooney

Mullin

Nehls

Newhouse

Obernolte

Norman

Nunes

Owens

Palazzo

Palmer

Pence

Perry

Posev

Reed

Pfluger

Miller-Meeks

Meijer

Meuser

McClintock

Luetkemeyer

Malliotakis

Kind

Fleischmann Keller Fortenberry Franklin, C. Scott Fulcher Gaetz Kustoff Gallagher Garbarino LaMalfa Garcia (CA) Lamborn Gibbs Gimenez LaTurner Gohmert Lesko Golden Gonzales, Tonv Lucas Gonzalez (OH) Good (VA Gooden (TX) Gosar Granger Graves (LA) Green (TN) Greene (GA) Griffith Grothman Guest Guthrie Hagedorn Harris Harshbarger Hartzler Hern Herrell Herrera Beutler Hice (GA) Higgins (LA) Hill Murphy (NC) Hinson Hollingsworth Hudson Huizenga Issa Jackson Jacobs (NY) Johnson (LA) Johnson (OH) Johnson (SD) Jordan Joyce (OH) Joyce (PA) Katko

Reschenthaler Rice (SC) Rodgers (WA) Rogers (AL) Rogers (KY) Rose Rosendale Rouzer Roy Rutherford Salazar Scalise Schweikert Scott Austin Simpson Smith (MO) Smith (NE) Smith (NJ) Smucker Spartz Stauber Stee1 Stefanik Steil Steube Stewart Stivers Taylor Tennev Thompson (PA) Tiffany Timmons Turner Upton Valadao Van Drew Van Duyne Wagner Walberg Walorski

Waltz

Weber (TX)

Wenstrup

Westerman

Wilson (SC)

Womack

Zeldin

Webster (FL)

Williams (TX)

NOT VOTING-6

Loudermilk Wittman Crenshaw Graves (MO) Sessions Young

□ 2151

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. McGovern. Mr. Speaker, I was unavoidably absent on Monday, March 1, 2021. On the Motion on Ordering the Previous Question on the Rule, H. Res. 179, if I had been present, I would have voted YES.

On H. Res. 179, the rule Providing for consideration of H.R. 1 and H.R. 1280, if I had been present, I would have voted YES.

MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

Beatty (Johnson Granger Lieu (Beyer) (GA)) (Arrington) Grijalva (García Buchanan (LaHood) Hastings Cárdenas (Wasserman (Gomez) Schultz) Higgins (NY) DeSaulnier (Matsui) (Kildee) DesJarlais Horsford (Kildee) (Fleischmann) Huffman Deutch (Rice (McNerney) (NY)) Katko (Stefanik) Frankel, Lois Kind (Connolly) (Clark (MA)) Kirkpatrick Fudge (Kaptur) (Stanton) Gaetz (McHenry) Langevin Gonzalez. (Lvnch) Vicente Lawson (FL) (Gomez) (Evans)

Lowenthal (Beyer) McEachir (Wexton) Meng (Clark (MA)) Moore (WI) (Beyer) Moulton (Trahan) Mrvan (Kelly (IL))Nadler (Jeffries) Napolitano (Correa) Neguse (Perlmutter) Norman (Rice

(SC))

Rodgers (WA) Palazzo (Fleischmann) Payne (Wasserman Schultz)

Pingree (Kuster)

Reed (Arrington)

Beutler) Roybal-Allard (Escobar) Ruiz (Aguilar) Rush (Underwood) Speier (Scanlon)

(Herrera

Thompson (MS) (Butterfield) Timmons (Green (TN)) Vargas (Correa) Watson Coleman (Pallone) Wilson (FL) (Haves)

DIRECTING THE CLERK OF THE ofREPRESENTATIVES HOUSE TO MAKE A CORRECTION IN THE ENGROSSMENT OF H.R. 1319

The SPEAKER pro tempore. Pursuant to section 6(a) of House Resolution 179, H. Res. 176 is hereby adopted.

The text of the resolution is as follows:

H. RES. 176

Resolved, That the Clerk of the House of Representatives shall, in the engrossment of the bill H.R. 1319, make the following corrections:

- (1) Strike section 2103 and redesignate section 2104 as section 2103 (and amend the table of contents in section 2 accordingly)
- (2) Strike paragraph (5) in section 2401(a). (3) Redesignate paragraphs (6), (7), (8), (9),
- (10), and (11) in section 2401(a) as paragraphs (5), (6), (7), (8), (9), and (10), respectively.
- (4) In paragraph (7) of section 2401(a), as redesignated by paragraph (3), strike "paragraphs (5), (6), (7), and (9)" and insert "paragraphs (5), (6), and (8)"
- (5) In paragraph (8) of section 2401(a), as so redesignated, strike "paragraph (6)(C)" and insert "paragraph (5)(C)"
- (6) Strike paragraph (5) in section 9501(a).
- (7) Redesignate paragraphs (6), (7), (8), (9), (10), and (11) of section 9501(a) as paragraphs (5), (6), (7), (8), (9), and (10), respectively.
- (8) In paragraph (7) of section 9501(a), as redesignated by paragraph (7), strike graphs (5), (6), (7), and (9)" and insert "paragraphs (5), (6), and (8)'
- (9) In paragraph (8) of section 9501(a), as so redesignated, strike "paragraph (6)(C)" and insert "paragraph (5)(C)".

AUTHORIZING CANDIDATES FOR ELECTION TO THE HOUSE OF REPRESENTATIVES AND MEM-BERS OF THE HOUSE OF REP-RESENTATIVES TO FILE STATE-MENTS WITH THE CLERK INTENTION GARDING THETO PARTICIPATE OR NOT PARTICI-PATE IN THE SMALL DONOR FI-NANCING SYSTEM FOR. SUCH ELECTIONS UNDER TITLE V THE FEDERAL ELECTION CAM-PAIGN ACT OF 1971.

The SPEAKER pro tempore. Pursuant to section 6(b) of House Resolution 179, H. Res. 177 is hereby adopted.

The text of the resolution is as follows:

H. RES. 177

Resolved.

AUTHORIZATION OF FILING OF SECTION 1. STATEMENTS REGARDING INTENT TO PARTICIPATE OR NOT PARTICI-PATE IN SMALL DONOR FINANCING SYSTEM FOR HOUSE CANDIDATES.

(a) IN GENERAL.—At the time a candidate for nomination or election for the office of Member of the House of Representatives files with the Clerk the report required under section 101(c) of the Ethics in Government Act of 1989, or a Member of the House of Rep-

resentatives files with the Clerk the report required under section 101(d) of such Act, the candidate or Member may file a statement indicating whether or not the candidate or Member intends to be a participating candidate under title V of the Federal Election Campaign Act of 1971 (as added by part 2 of subtitle B of title V of the For the People Act of 2021) with respect to the next election for such office which is held after the candidate or Member files the report and for which the small donor financing system under such title is in effect.

(b) Posting.—The Clerk shall post on the official public website of the Office of the Clerk each statement filed under subsection (a).

(c) EFFECTIVE DATE.—This section shall apply with respect to reports filed on or after the date of the adoption of this resolution.

UNVEILING OF COLUMBIA, SOUTH CAROLINA, MONUMENT

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

Mr. CLYBURN. Madam Speaker, tomorrow, at noon, the city of Columbia, South Carolina, Historic Columbia, and the University of South Carolina will unveil a monument that will mark the 60th anniversary of the landmark case Edwards v. South Carolina.

That case resulted from the protest march of almost 200 college and high school students from across South Carolina who came to Columbia to protest segregation, discrimination, and what amounted to apartheid.

Madam Speaker, 192 or 193 of us were arrested on that day, and 189 were convicted. Two years later, the Supreme Court of the United States overturned those convictions in this historic and landmark case against South Carolina, which rendered an end to any State passing laws to subject protest marchers to anything but what they were.

Madam Speaker, tomorrow, I will submit a full statement, thanking those for doing so.

CELEBRATING 10TH ANNIVERSARY OF MOSES LAKE BAPTIST CHURCH

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

Mr. NEWHOUSE. Madam Speaker, today, I rise to celebrate the 10th anniversary of Moses Lake Baptist Church and to sincerely thank them for their contributions to the Moses Lake community.

Madam Speaker, central Washingtonians are people of deep and sincere faith. We know firsthand that churches and faith-based organizations like the Moses Lake Baptist Church are fundamental to the well-being and very fiber of our local communities.

From performing acts of service, to ensuring the spiritual and emotional health of their congregants, particularly during the challenging times of the past year, Moses Lake Baptist Church goes above and beyond to deliver the Word of God to individuals