

PROVIDING FOR CONSIDERATION OF THE BILL (H.R. 7673) TO PROHIBIT THE SECRETARY OF ENERGY FROM PRESCRIBING OR ENFORCING ENERGY CONSERVATION STANDARDS FOR CLOTHES WASHERS THAT ARE NOT COST EFFECTIVE OR TECHNOLOGICALLY FEASIBLE, AND FOR OTHER PURPOSES; PROVIDING FOR CONSIDERATION OF THE BILL (S. 4199) TO AUTHORIZE ADDITIONAL DISTRICT JUDGES FOR THE DISTRICT COURTS AND CONVERT TEMPORARY JUDGESHIPS; AND PROVIDING FOR CONSIDERATION OF THE SENATE AMENDMENT TO THE BILL (H.R. 5009) TO REAUTHORIZE WILDLIFE HABITAT AND CONSERVATION PROGRAMS, AND FOR OTHER PURPOSES

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DECEMBER 10, 2024.—Referred to the House Calendar and ordered to be printed

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Mr. AUSTIN SCOTT of Georgia, from the Committee on Rules,  
submitted the following

## R E P O R T

[To accompany H. Res. 1612]

The Committee on Rules, having had under consideration House Resolution 1612, by a record vote of 5 to 3, report the same to the House with the recommendation that the resolution be adopted.

### SUMMARY OF PROVISIONS OF THE RESOLUTION

The resolution provides for consideration of H.R. 7673, the Liberty in Laundry Act, under a closed rule. The resolution waives all points of order against consideration of the bill. The resolution provides that the bill shall be considered as read. The resolution waives all points of order against provisions in the bill. The resolution provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on Energy and Commerce or their respective designees. The resolution provides for one motion to recommit. The resolution further provides for consideration of S. 4199, the Judicial Under-staffing Delays Getting Emergencies Solved Act of 2024, under a closed rule. The resolution waives all points of order against consideration of the bill. The resolution provides that the bill shall be considered as read. The resolution waives all points of order against provisions in S. 4199. The resolution provides one hour of general debate equally divided and controlled by the chair and ranking minority member of the Committee on the Judiciary or their respective designees. The resolution provides for one motion

to commit. The resolution further provides for consideration of the Senate amendment to H.R. 5009, the WILD Act [Servicemember Quality of Life Improvement and National Defense Authorization Act for Fiscal Year 2025]. The resolution makes in order a motion offered by the chair of the Committee on Armed Services or his designee that the House concur in the Senate amendment with an amendment consisting of the text of Rules Committee Print 118–52. The resolution waives all points of order against consideration of the motion. The resolution provides that the Senate amendment and the motion shall be considered as read. The resolution provides one hour of debate on the motion equally divided and controlled by the chair and ranking minority member of the Committee on Armed Services or their respective designees. The resolution provides that the chair of the Committee on Armed Services may insert in the Congressional Record not later than December 10, 2024, such material as he may deem explanatory of the Senate amendment and the motion specified in section 3.

#### EXPLANATION OF WAIVERS

Although the resolution waives all points of order against consideration of H.R. 7673, the Committee is not aware of any points of order. The waiver is prophylactic in nature.

Although the resolution waives all points of order against provisions in H.R. 7673, the Committee is not aware of any points of order. The waiver is prophylactic in nature.

The waiver of all points of order against consideration of S. 4199 includes:

—Clause 10 of rule XXI, which prohibits consideration of a measure if it has the net effect of increasing mandatory spending over the five-year or ten-year period.

Although the resolution waives all points of order against provisions in S. 4199, the Committee is not aware of any points of order. The waiver is prophylactic in nature.

The waiver of all points of order against consideration of the motion to concur in the Senate amendment to H.R. 5009 includes:

—Clause 7 of rule XVI, which requires that no motion or proposition on a subject different from that under consideration shall be admitted under color of amendment.

—Clause 4 of rule XXI, which prohibits reporting a bill carrying an appropriation from a committee not having jurisdiction to report an appropriation.

#### COMMITTEE VOTES

The results of each record vote on an amendment or motion to report, together with the names of those voting for and against, are printed below:

##### *Rules Committee record vote No. 282*

Motion by Mr. McGovern to make in order amendment #1 to the House amendment to the Senate amendment to H.R. 5009, offered by Representative Scanlon of Pennsylvania, which strikes section 708 that prohibits coverage under the TRICARE program for interventions for the treatment of gender dysphoria for a child under the age of 18. Defeated: 3–5

| Majority Members            | Vote  | Minority Members          | Vote  |
|-----------------------------|-------|---------------------------|-------|
| Mr. Reschenthaler .....     | ..... | Mr. McGovern .....        | Yea   |
| Mrs. Fischbach .....        | Nay   | Ms. Scanlon .....         | ..... |
| Mr. Massie .....            | ..... | Mr. Neguse .....          | Yea   |
| Mr. Norman .....            | Nay   | Ms. Leger Fernandez ..... | Yea   |
| Mr. Roy .....               | Nay   | .....                     | ..... |
| Mrs. Houchin .....          | ..... | .....                     | ..... |
| Mr. Langworthy .....        | Nay   | .....                     | ..... |
| Mr. Austin Scott .....      | Nay   | .....                     | ..... |
| Mr. Burgess, Chairman ..... | ..... | .....                     | ..... |

*Rules Committee record vote No. 283*

Motion by Mr. Neguse to make in order amendment #6 to the House amendment to the Senate amendment to H.R. 5009, offered by Representative Neguse of Colorado, which amends section 514 to ensure state and territorial governors retain oversight of the transfer of National Guard forces to the U.S. Space Force. Defeated: 3–5

| Majority Members            | Vote  | Minority Members          | Vote  |
|-----------------------------|-------|---------------------------|-------|
| Mr. Reschenthaler .....     | ..... | Mr. McGovern .....        | Yea   |
| Mrs. Fischbach .....        | Nay   | Ms. Scanlon .....         | ..... |
| Mr. Massie .....            | ..... | Mr. Neguse .....          | Yea   |
| Mr. Norman .....            | Nay   | Ms. Leger Fernandez ..... | Yea   |
| Mr. Roy .....               | Nay   | .....                     | ..... |
| Mrs. Houchin .....          | ..... | .....                     | ..... |
| Mr. Langworthy .....        | Nay   | .....                     | ..... |
| Mr. Austin Scott .....      | Nay   | .....                     | ..... |
| Mr. Burgess, Chairman ..... | ..... | .....                     | ..... |

*Rules Committee record vote No. 284*

Motion by Mr. Austin Scott to report the rule. Adopted: 5–3

| Majority Members            | Vote  | Minority Members          | Vote  |
|-----------------------------|-------|---------------------------|-------|
| Mr. Reschenthaler .....     | ..... | Mr. McGovern .....        | Nay   |
| Mrs. Fischbach .....        | Yea   | Ms. Scanlon .....         | ..... |
| Mr. Massie .....            | ..... | Mr. Neguse .....          | Nay   |
| Mr. Norman .....            | Yea   | Ms. Leger Fernandez ..... | Nay   |
| Mr. Roy .....               | Yea   | .....                     | ..... |
| Mrs. Houchin .....          | ..... | .....                     | ..... |
| Mr. Langworthy .....        | Yea   | .....                     | ..... |
| Mr. Austin Scott .....      | Yea   | .....                     | ..... |
| Mr. Burgess, Chairman ..... | ..... | .....                     | ..... |

