

They have got the information in hand. There is no reason that they can't do this in a 12-month period. I have been there. I have done that. It is easy to do. They have the information.

So what we are doing is taking existing criteria and asking them to look at the risk and the business model of this particular entity to see if it is something that is big enough and connected enough to go down. \$50 billion is not someplace where a bank should be that it is going to cause the entire economy to collapse, no way. Common sense will tell you that.

So, to close out here very quickly, I think that we have a situation where these regulations are costing money to the consumers, to the businesses that the banks lend to. One quick factoid is 75 percent of the banks before Dodd-Frank had free checking, now only 37 percent.

Those are just some of the facts, as they roll downhill, that show that these regulations are having a negative effect on our economy and our local communities. The banks we are talking about are not the gigantic interconnected globals, folks. These are large community banks, which is basically what they all are, that serve communities and mom-and-pop shops. We want to keep them in business. We want to keep our communities growing.

I yield back the balance of my time.

The SPEAKER pro tempore. Without objection, the previous question is ordered on the motion to recommit.

There was no objection.

The SPEAKER pro tempore. The question is on the motion to recommit.

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

Ms. MAXINE WATERS of California. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the order of the House of today, further proceedings on this question will be postponed.

PERMISSION TO POSTPONE PROCEEDINGS ON MOTION TO RECOMMIT ON H. RES. 933, PROVIDING AMOUNTS FOR FURTHER EXPENSES OF THE COMMITTEE ON ENERGY AND COMMERCE IN THE ONE HUNDRED FOURTEENTH CONGRESS

Mr. HARPER. Madam Speaker, I ask unanimous consent that the question of adopting a motion to recommit on H. Res. 933 may be subject to postponement as though under clause 8 of rule XX.

The SPEAKER pro tempore (Mrs. WAGNER). Is there objection to the request of the gentleman from Mississippi?

There was no objection.

PROVIDING AMOUNTS FOR FURTHER EXPENSES OF THE COMMITTEE ON ENERGY AND COMMERCE IN THE ONE HUNDRED FOURTEENTH CONGRESS

Mr. HARPER. Madam Speaker, by direction of the Committee on House Administration, I call up the resolution (H. Res. 933) providing amounts for further expenses of the Committee on Energy and Commerce in the One Hundred Fourteenth Congress, and ask for its immediate consideration.

The Clerk read the title of the resolution.

The text of the resolution is as follows:

H. RES. 933

Resolved,

SECTION 1. AMOUNTS FOR COMMITTEE EXPENSES.

For further expenses of the Committee on Energy and Commerce (hereafter in this resolution referred to as the "Committee") for the One Hundred Fourteenth Congress, there shall be paid out of the applicable accounts of the House of Representatives not more than \$800,000.

SEC. 2. VOUCHERS.

Payments under this resolution shall be made on vouchers authorized by the Committee, signed by the Chairman of the Committee, and approved in the manner directed by the Committee on House Administration.

SEC. 3. REGULATIONS.

Amounts made available under this resolution shall be expended in accordance with regulations prescribed by the Committee on House Administration.

The SPEAKER pro tempore. The gentleman from Mississippi (Mr. HARPER) is recognized for 1 hour.

Mr. HARPER. Madam Speaker, for the purpose of debate only, I yield the customary 30 minutes to the gentleman from Pennsylvania (Mr. BRADY), pending which I yield myself such time as I may consume. During consideration of this resolution, all time yielded is for the purpose of debate only.

GENERAL LEAVE

Mr. HARPER. Madam Speaker, I ask unanimous consent that all Members have 5 legislative days to revise and extend their remarks and to include extraneous matter in the RECORD on the consideration of H. Res. 933, currently under consideration.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Mississippi?

There was no objection.

Mr. HARPER. Madam Speaker, I rise in support of H. Res. 933, a resolution that authorizes additional funds for the Committee on Energy and Commerce's budget for the remainder of the 114th Congress.

Last year, on October 7, the House passed, by a majority vote, a measure creating a Select Investigative Panel on Infant Lives within the Committee on Energy and Commerce. Our committee has the responsibility to ensure that each committee of the House has sufficient resources to fulfill their assigned oversight duties.

Last year, our committee transferred funds from the committee reserve ac-

count to the Energy and Commerce Committee so that the panel could begin its work. An additional transfer was made earlier this year. These funds were allocated based on the full committee's need to fulfill its mission. These initial transfers were insufficient to cover the costs associated with the select panel.

The measure before us on the House floor today will rectify this situation and allow the Committee on Energy and Commerce and the Select Investigative Panel on Infant Lives to continue to operate until the end of this Congress.

□ 1445

Passing this measure to provide additional funds is an institutional responsibility. If we do not allocate these additional funds, the work of the entire Committee on Energy and Commerce, both for the majority and minority, would grind to a halt. The committee would be unable to complete its vital work. This work covers important areas, such as electronic communications, environmental protection, and health care. We saw this week the important work of the committee in the 21st Century Cures Act.

There are differences of opinion on the creation of the select investigative panel. However, we are not here to relitigate a decision that the House made more than a year ago but to fulfill our institutional responsibilities. It is my hope that we will swiftly pass this measure today.

I reserve the balance of my time.

Mr. BRADY of Pennsylvania. Madam Speaker, I yield myself such time as I may consume.

I rise in opposition to this resolution and in opposition to the existence of the panel generally. It has been nothing more than a partisan witch hunt that will ultimately cost taxpayers over a million dollars and has found no wrongdoing by the people it was created to investigate. Three House committees and 13 States have launched their own similar investigations and came to the same conclusion.

The panel has been a one-sided operation from the start, with the majority failing to consult and inform the minority on official actions and withholding panel records and documents.

The dangers of this panel go far beyond simply wasting taxpayer money. It is a direct assault on women's health care and the right to choose. The panel's actions also put at risk the lives of researchers working to find cures to our most debilitating and deadly diseases. It is my hope that this is the last we hear of it.

Madam Speaker, I yield 26 minutes to the gentlewoman from Illinois (Ms. SCHAKOWSKY), and ask unanimous consent that she be permitted to control that time.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Pennsylvania?

There was no objection.

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentlewoman from Tennessee (Mrs. BLACKBURN), the chairman of the select investigative panel.

Mrs. BLACKBURN. Madam Speaker, the select investigative panel was formed to investigate areas that, prior to the revelations of undercover journalists, received too little attention. For most of us, it is nothing short of an outrage that Planned Parenthood and other abortion clinics supplement their budgets by selling the leftover parts of babies they have aborted.

This Chamber charged the panel with investigating fetal tissue trafficking, second and third trimester abortion practices, the standard of care for infants who survive abortions, and the role our taxpayer dollars play in this sector of society. Over the last year, we have held hearings that explored the bioethics surrounding fetal tissue use, and that revealed the sobering reality of how fetal tissue is priced.

Our investigation revealed four models by which the subjects of our investigation implicate serious public policy concerns. The first, the middleman model, comprises a middleman and tissue procurer that obtains tissue directly from a source such as an abortion clinic or hospital and then transfers the tissue to a customer, usually a university researcher.

As the example of StemExpress illustrates, the procurement company would embed a lab technician inside an abortion clinic, where the technician would receive the day's orders for body parts at specified gestation periods, access patient files in violation of women's HIPAA privacy rights, and collect the tissue. Then the technician would receive pay and even bonuses based on the tissue she secured.

A second model, the university clinic model, reveals the cozy relationship between abortion clinics and research institutions, most of them State universities funded by the taxpayers. The clinic provides the university the tissue used for research. The university adopts the clinic doctors as faculty members, giving them benefits regardless of whether they actually teach. And, in many cases, thanks to programs like the Ryan Fellowship, medical students are deployed to abortion clinics to be trained as the next generation of abortion providers.

The panel's investigation into a third model, the late-term abortion clinic, revealed the appalling absence of mechanisms or procedures to safeguard those infants who survive the abortion procedure. Put bluntly, even though we have the Born-Alive Infants Protection Act and the prohibition of partial birth abortion on the books, they are not enforced.

Fourth, the panel investigated the model by which Federal tax dollars make their way to abortion clinics, typically by Medicaid payments under title XIX, and fetal tissue researchers.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Mr. HARPER. Madam Speaker, I yield an additional 1 minute to the gentlewoman from Tennessee.

Mrs. BLACKBURN. Madam Speaker, to provide just a snapshot of the 51 known external audits of Planned Parenthood clinics, nearly all found title XIX overpayments for family planning and reproductive health service claims. The overbilling totalled more than \$8.5 million, and that is without counting several False Claims Act lawsuits that allege millions more in overbilling.

Consider all that our panel has identified, despite having just barely a year—even less by the time we were fully staffed—to conduct the investigation. It is now up to us to build on the work, to hold the government accountable, and to stop these affronts to human dignity.

Ms. SCHAKOWSKY. I thank the gentleman from Pennsylvania for yielding the time to me, and I yield myself such time as I may consume.

Madam Speaker, I rise in opposition to this legislation to fund the select investigative panel, the panel that we call the select panel to attack women's health.

It really shouldn't come as any surprise that one of the very first things that the Republicans have done coming back now to Washington is to approve additional funding for this select so-called investigative panel, doubling its budget and putting it on track to spend nearly \$1.6-million taxpayer funds by the end of this year.

This investigation is essentially built on a pack of lies that are perpetrated by anti-abortion extremists and has never been and has no chance of becoming a fact-based investigation. The panel Republicans have continually relied on, even today, doctored videotapes, so-called evidence, even though that evidence and those videotapes have been discredited already by three House committees, 13 States, and a Texas grand jury.

Throughout this investigation, Republicans have abused congressional authority, issuing 42 unilateral subpoenas in violation of House rules, demanding that clinics and universities name names of their doctors, students, and staff, and releasing some of these names knowing that doing so puts lives in danger, a truly McCarthyesque attack on individuals. They have compared researchers to Nazi war criminals and echoed the words of anti-abortion activists that were also used by a gunman who shot 12 people, killing 3 at a Planned Parenthood clinic in Colorado Springs.

Despite Republicans' failure to find any evidence of wrongdoing, they continue to make inflammatory, grotesque allegations to justify the panel's existence, and, by their words and actions, have put lifesaving research and women's health care at risk.

The panel has already had a chilling effect on research, drying up the supply of needed tissue for research on multiple sclerosis and threatening research

on other diseases from A to Z, Alzheimer's to Zika.

Fetal tissue research has historically had broad, bipartisan support. It is the basis for key vaccines that have saved, literally, millions and millions of lives, including the polio vaccine. That is why over 60 of our Nation's leading medical institutions released an open letter in support of scientific research using fetal tissue.

We cannot afford to let a set of reckless and irresponsible claims stop this vital medical research. This panel and its investigation are a disgrace to this House of Representatives. We need to end this dangerous and unjustified witch hunt, and, instead of providing more funding for this divisive and dangerous inquisition, Congress should shut down this panel and put an end to its shameful proceedings.

Madam Speaker, I reserve the balance of my time.

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentleman from Pennsylvania (Mr. PITTS).

Mr. PITTS. I thank the gentleman. As a member of the select investigative panel, I rise in support of H. Res. 933.

Madam Speaker, after the release of the undercover videos of Planned Parenthood, one little known tissue procurement company became a household name: StemExpress. They are one of the biggest players in the sale of aborted-baby body parts in the United States. In clear violation of the intent of Federal law, they promise profits to abortion clinics in return for otherwise discarded—and I will use their quote—products of conception.

The select panel learned that in order to make as much tissue available for sale as possible, and thus rake in huge profits, StemExpress sought to contract with the National Abortion Federation. Contracting with this network of abortion clinics would mean access to thousands of baby body parts, which StemExpress could procure, then turn around and sell at huge markups.

Our investigation found that they had created a drop-down menu—here is a copy of part of it—on their Web site, such as one might find on Amazon.com, to facilitate their sales. Their buyers could select the gestational age, the type of tissue, and the number of specimens. For example, you could select three 12-week-old baby scalps, twelve 14-week-old baby brains, one 15-week pair of baby eyes, or seven 16-week baby livers, to name just a few of the combinations. For crying out loud, this is the Amazon.com of baby body parts. It is outrageous. It is disgusting. It is a very disturbing practice that has been tucked away and out of sight for too long.

The CEO of StemExpress told one undercover journalist over lunch and a glass of wine that some of the buyers' lab techs "freak out and have meltdowns" when they see little baby hands and little baby feet attached to an order of limbs. So she makes sure her techs cut off the hands and the feet before shipping off boxes of these body

parts. It is this callous, dark talk that has so many Americans concerned with the state of research in our country.

The select panel is proud to support lifesaving ethical research, but, like the rest of America, my colleagues and I know that ethical boundaries do exist, and I hope StemExpress' research will cease to come at the expense of unborn children who have had no say in the so-called donation of their body parts. Many years from now, we will look back on this practice as a dark and horrible time where humanity and human dignity lost to financial profits. We must end this horrific practice. I urge support for this resolution.

Ms. SCHAKOWSKY. Madam Speaker, I yield 2 minutes to the gentleman from New York (Mr. NADLER), the distinguished member on our team of the select panel.

Mr. NADLER. I thank the gentlewoman for yielding.

Madam Speaker, from start to finish, this select panel has abused congressional power in order to intimidate and threaten private people and entities engaged in legal businesses in constitutionally protected health care.

Republicans on the select panel have now spent \$1.5 million on this so-called investigation. What do they have to show the American people for spending their hard-earned tax dollars? They have not presented any evidence that any entity broke the law surrounding fetal tissue donation or research. They have not presented any evidence that any entity or physician engaged in the horrifying behavior of which Republicans accuse them. We have heard today on this floor, as we have repeatedly from the select panel, the oft-proven lies that Planned Parenthood sold fetal tissue for profit. We have heard the lie that the clearly doctored and disproven videotapes bore some relationship to reality.

□ 1500

We have heard today on this floor, as we have repeatedly from the select panel, the oft disproved lies that Planned Parenthood sold fetal tissue for profit. We have heard the lie that the clearly doctored and disproved videotapes bore some relationship to reality. We have heard the disproved lie that StemExpress procured fetal tissue not for lifesaving medical research, but for profit.

The Republicans have wasted countless hours and millions of dollars running in circles after evidence that doesn't exist. They have insisted over and over again that entities name names, with no promise or plan to protect those individuals; and when asked to explain why they needed names, they simply refused to answer. When Republicans on the panel did get names, they released some of them publicly, even though they knew that doing so would expose the doctors, researchers, and other private individuals to harassment, threats, and even murder.

The Republicans on the panel have repeatedly made baseless accusations of wrongdoing, with no concern for the consequences. They have had a chilling effect on lifesaving medical research through their intimidation tactics. They have flown in the face of congressional rules and abused congressional power to meet their own blatantly partisan ends. And now the Republicans on the select panel have the audacity to ask for more taxpayer money to fund this witch hunt.

In words once addressed to the last Member of Congress to so clearly violate congressional authority, Senator Joseph McCarthy, I ask my Republican colleagues: "At long last, have you no sense of decency?"

I call on all of my colleagues today to remember their decency. This grotesque and murderous panel should have been shut down long ago. Vote against the previous question, vote against this absurd funding bill, and stand up for the American taxpayer and for the dignity of this institution.

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentlewoman from Tennessee (Mrs. BLACK).

Mrs. BLACK. Madam Speaker, one of the striking discoveries we have made in this investigation has been the sheer number of laws implicated by the troubling actions of abortion providers, tissue procurement businesses, and researchers. One such law is the HIPAA privacy rule.

The panel's investigation uncovered a series of business contracts between StemExpress, which is a tissue procurement business that is not covered by HIPAA, and several abortion clinics that are. StemExpress paid fees to the abortion clinics for fetal tissue and maternal blood and then resold the fetal tissue and the blood to researchers.

Here is a quick HIPAA privacy tutorial:

The HIPAA privacy rule protects all individually identifiable health information, known as protected health information, or PHI, that is held or transmitted by a covered entity. This information identifies an individual or can reasonably be believed to be useful in identifying an individual, such as a name or an address, and includes demographic data related to her physical or mental health, condition, treatment, and payments.

The panel's investigation indicates that StemExpress and four abortion clinics, including three Planned Parenthood locations, committed systemic violations of a HIPAA privacy rule over a course of about 5 years. The abortion clinics provided patients' private, protected health information to StemExpress to help them obtain human fetal tissue for resale.

How did they do this? Well, the abortion clinics permitted the employees of StemExpress to enter their clinics to obtain human fetal tissue from the aborted infants, obtain protected health information about their pa-

tients, interact with the patients, and, yes, even seek and obtain patient consent for the tissue donation.

StemExpress did not have a medically valid reason to see, and the abortion clinics did not have a reason to disclose, the patients' private information. Instead, the abortion clinics intentionally shared patients' most intimate private information with StemExpress to financially benefit StemExpress and the clinics.

The panel has made a referral of each of these entities to the Department of Health and Human Services and has requested a swift and full investigation by the HHS Office for Civil Rights. But more importantly, we have discovered a deeply concerning violation of a law that protects the most cherished privacy rights.

Ms. SCHAKOWSKY. Madam Speaker, I just find it so hypocritical that the majority is talking about putting peoples' private names out into the public when we have had people who have been attacked and lives threatened as a result of them putting names out there.

Madam Speaker, I yield 2 minutes to the gentlewoman from Washington (Ms. DELBENE), another distinguished member of our select panel.

Ms. DELBENE. Madam Speaker, I rise in strong opposition.

This resolution provides an additional \$800,000 of taxpayer money to a select investigative panel that should never have been created in the first place. As a member of that panel, I can tell you it has been nothing more than a bully pulpit for the majority to spread extreme anti-choice falsehoods and fabrications, with no basis in reality. This so-called investigation has repeatedly shown contempt for the facts and disdain for the truth.

Instead of carrying out a fair and evidence-based process, the panel has spent the last year publicly targeting women's healthcare providers, bullying scientists and medical students, delaying medical research, and trying to cut off lines of scientific inquiry, all because the majority opposes a woman's constitutional right to choose.

Now we are voting to double the panel's budget. It is ridiculous. No one in this Chamber should be condoning this kind of harassment and intimidation, let alone approving hundreds of thousands of additional taxpayer dollar to do so. This has been a brazenly partisan and ideological witch hunt, and it should have been shut down months ago.

Rather than wasting another \$800,000 on this dangerous panel, Congress could use that money to provide more than 270,000 school lunches to low-income students, purchase nearly 12,000 textbooks to make higher education more affordable for college students, or purchase more than 3 million diapers to help new mothers care for their babies. But instead, that money will go toward intimidating doctors, harassing researchers, and delaying the progress of science. It is shameful.

We shouldn't throw good many after bad by passing this legislation. I urge my colleagues to vote "no."

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentleman from Indiana (Mr. BUCSHON), who is a medical doctor.

Mr. BUCSHON. Madam Speaker, this is about infant lives, but I would like address what else it is about. It is about science and research. The other side seems to only want to focus on politics and scare tactics.

From the beginning, we recognized the other side would try to avert attention from our investigation by falsely claiming we are opposed to science. As a doctor, I find that offensive, and I think it is a dangerous practice to introduce fear into important scientific debates.

Every member of the panel is committed to medical research that finds cures. The rhetoric that we are opposed to cures for Zika, HIV, Alzheimer's, or Parkinson's is just ridiculous and wrong.

The United States of America is a global leader in scientific research. We should all be proud of the research enterprise in our country and support it with tax dollars. The House Select Panel on Infant Lives shares this support. We are strongly committed to promoting both basic and clinical research.

The goal of the House select panel is not to oppose science but, rather, to determine how best to support science so that this important work can advance as rapidly as possible without ethical compromise. As the history of biomedical research in the 20th century clearly demonstrates, when scientific research is separated from ethics or the law, grave injustice can occur.

We here in Congress, like the rest of Americans, care deeply about protecting the rights of patients and ensuring ethical oversight of research procedures. These are not meant to "hinder" advances in science but, rather, to ensure that the scientific enterprise more perfectly fulfills its promise to society by advancing in a manner that is both just and ethical.

Through the panel's investigation, we have discovered inaccuracies about the role of human fetal tissue and have sought to correct them to realistically address the obstacles facing research.

Any argument from the 1950s—or even the 1990s, for that matter—about biomedical research is outdated, and the actual record is clear: human fetal tissue did not directly result in a vaccine for diseases like measles. Similarly, the Nobel Prize was not awarded for curing polio using human fetal tissue. In fact, of the 75 vaccines in use today, not one was produced using fetal tissue.

Furthermore, the NIH has not funded fetal tissue transplant grants for nearly 10 years. That should tell us something. We examined 30 major grants that were funded by the NIH over the last 5 years and found that human fetal

tissue research represents only a tiny fraction of the overall scientific enterprise. In fact, only 0.2 percent used human fetal tissue.

Hysterical calls for enhanced fetal tissue research through expanded abortion licenses are a matter of politics, not medicine or science. A small subset of NIH-funded grants use fetal tissue to study things like birth defects. These types of grants represent only 1 in 100,000.

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. HARPER. Madam Speaker, I yield the gentleman an additional 1 minute.

Mr. BUCSHON. Tissue or cells for these studies could be derived from another source than aborted babies, like premature natural demise infants whose parents are willing to donate. The other grants use fetal tissue when alternatives are easily available, like placenta, cord blood, or modified adult stem cells.

Some grants even study adult macular degeneration. Research on adult macular degeneration should be conducted on adult donor eyes, but these grants are instead using fetal eyes from aborted infants—not because of science, but because of convenience.

Madam Speaker, I know these things can be uncomfortable to discuss, but that is why the other side wants to avoid the facts and that is why this debate is so important. It is about conducting medical research in an ethical and just manner. So let's sit down and talk science with the NIH and others so that research works for everyone in an ethical and moral way.

Mr. HARPER. Madam Speaker, may I inquire as to how much time is remaining?

The SPEAKER pro tempore. The gentleman from Mississippi has 14 minutes remaining, and the gentlewoman from Illinois has 21½ minutes remaining.

Ms. SCHAKOWSKY. Madam Speaker, I yield 2 minutes to the gentlewoman from New Jersey (Mrs. WATSON COLEMAN).

Mrs. WATSON COLEMAN. Madam Speaker, I am disappointed that we are here today asking the American taxpayers to waste another \$800,000 on an unnecessary, dangerous investigation.

This select panel was formed based on fraudulent videos created by anti-abortion extremists to attack Planned Parenthood, an organization that has always fought for women's rights and provides healthcare services to 3 million women and men each year.

I was proud to be the first Member of Congress to speak out against these videos immediately after their release. And here we are, a year and a half later, with no evidence of wrongdoing after 17 separate investigations in three House committees, 13 States, and one grand jury. Yet Republicans continue to chase false, inflammatory allegations, at a severe cost to advances in medicine and to the safety of those involved in this lifesaving research.

Panel Republicans have conducted themselves in ways reminiscent of Joe McCarthy's abusive tactics: witnesses have been harassed and intimidated during testimony; names of researchers, students, clinical personnel, and doctors have been released publicly, placing their lives in great danger; misleading "exhibits" have been manufactured; critical documents have been withheld from Democrats; and Republicans have continued to fan the flames of anti-abortion extremism with their inflammatory rhetoric.

Let us not forget the horrible tragedy that occurred in a Colorado Planned Parenthood clinic where a gunman shot 12 people and killed 3, echoing the same anti-abortion rhetoric used by Republicans to this day.

What this investigation truly is is an attack on women's rights and women's access to legal health services. The select panel comes at a time when Republicans have repeatedly voted to defund Planned Parenthood, eliminate family planning services, and restrict access to abortions.

This investigation dishonors this institution and hurts the American people that Congress is elected to serve. Let's put an end to the witch hunt, stop wasting taxpayer dollars, and reject this resolution.

□ 1515

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentlewoman from Missouri (Mrs. HARTZLER).

Mrs. HARTZLER. Madam Speaker, the Select Investigative Panel on Infant Lives investigation has uncovered many valid concerns and potential law violations that are disturbing, horrific, and unacceptable.

In the course of our investigation, we discovered a hardness, a callousness, and a track record of deceptive tactics that some abortion clinics and fetal tissue procurers exercised toward vulnerable women. It is difficult to imagine a more vulnerable time in a woman's life than when she is considering an abortion.

What if, during that time, the woman is lied to and told that, by having an abortion, she will facilitate research that will cure tragic diseases?

This is exactly the type of concern that our panel addressed during our hearing on bioethics and fetal tissue. During that hearing, I shared a consent form widely used by abortion clinics to obtain a mother's consent to donate fetal tissue. And the form stated that research using the blood from pregnant women and tissue that has been aborted has been used to treat and find a cure for such diseases as diabetes, Parkinson's Disease, Alzheimer's disease, cancer, and AIDS. This is clearly false.

The witness, who is an ethics expert, agreed and he said that the idea of promise of cures found in the form was a "very powerful motivator." He also expressed concern that the scientific community's standards for fetal tissue donation are absent in that consent

form, saying, “the thoroughness of the consent seems to be missing in this form.”

A researcher for the minority testified during the hearing. He also agreed, stating the form would not have made it past his institutional review board. Yet, this is what is being used in abortion clinics with vulnerable women.

In other words, the testimony provided by both of the witnesses from the majority and the minority raised concerns that the principles embodied in ethics reports, and later incorporating the Federal regulations, are not being followed by abortion providers seeking consent for the donation of human fetal tissue.

We must raise this awareness, make sure people know, and make sure that women are protected.

Ms. SCHAKOWSKY. Madam Speaker, I yield 2 minutes to the gentlewoman from Colorado (Ms. DEGETTE), not only someone who has been such a stalwart for women’s rights and reproductive rights, but the co-chair of the Pro-Choice Caucus in the House of Representatives.

(Ms. DEGETTE asked and was given permission to revise and extend her remarks.)

Ms. DEGETTE. Madam Speaker, so this panel was supposed to be set up to investigate the alleged sale of fetal tissue, which is illegal under current law. That didn’t turn out so well.

So now, as you can hear from the other side of the aisle, they are going after fetal tissue research itself, something that has been legal and used in an ethical way since the 1930s, something which has been used to find most vaccines and other cures for diseases in this country, something which a panel appointed by President Ronald Reagan, found unanimously in 1980 to be ethical.

So I want to ask, Madam Speaker, what the heck are we being asked to spend another \$800,000 on?

The total funding for this witch hunt and this reckless endeavor is now more than \$1.5 million. We have gone after women and punished them. We have gone after medical professionals and put their lives at risk, like what happened in my neighborhood of Colorado Springs, Colorado. We have put doctors and researchers on the line, and we have had a chilling effect on important biomedical research.

I say enough is enough. We need to disband this select committee. We need to continue to make sure that we have ethical medical research in this country because, frankly, that will lead to the cures that affect diseases that affect millions of Americans.

Mr. Speaker, from its start, the Select Panel has been nothing but a partisan witch hunt. The apparent goal of the Select Panel is to punish and intimidate women medical professionals and researchers who are following the law. Through wanton use of subpoenas, inflammatory language and release of private information—including addresses and phone numbers where those wishing to harass health

care providers can find them—the Select Panel as put many, many people at risk. It has also threatened life-saving research and health care that these people provide.

Make no mistake: this threat is very real. Clinics are picketed and fire-bombed, doctors and their families are targeted at their homes, and some have even been murdered.

Furthermore, the Select Panel is trying to force universities and clinics to turn over the names of their researchers, graduate students, lab and clinic staff and doctors—for no legitimate congressional reason. Not since Joe McCarthy have we seen such abusive pressure tactics to “name names.”

The Select Panel is acting as judge, jury, and executioner and endangering lives. It is time for Speaker RYAN to disband this panel—rather than let it gorge even more on taxpayer funds.

Like the seventeen investigations that preceded it, the Select Panel has found no evidence of wrongdoing by Planned Parenthood, other providers, researchers or the companies that facilitate life-saving research and health care for women.

The Washington Post editorial board called on Speaker RYAN to disband the Select Committee months ago, noting that it “has issued indiscriminate subpoenas, intimidated witnesses and relied on misleading information. It is abusing power at taxpayer expense, and Democrats are right to demand its shutdown.” The paper added, “There is no legitimate reason for this inquiry.”

The Select Panel is a waste of funds, an attack on women’s rights, a danger to life-saving medical research and an abusive use of Congressional power for mere partisan gain.

So Mr. Speaker, I say enough with the smear campaigns, fishing expeditions and endless stream of subpoenas. Congressional bullying to frighten women out of exercising their rights, and to drive researchers and healthcare providers out of business, has to stop.

We in the minority have long called for the Select Committee to be disbanded before it does any more damage. I look forward to closing this shameful chapter in Congressional history at the end of this year.

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentleman from Maryland (Mr. HARRIS), who is also a medical doctor.

Mr. HARRIS. Madam Speaker, I am glad the gentlewoman talked about the need for ethical medical research because one of our panel’s accomplishments is to show how StemExpress undermined the very foundations of ethical American scientific research.

First, Federal regulations require researchers to obtain informed consent from each person used as a subject. The basic element of informed consent includes a detailed explanation of the purposes of the research for which tissue is being obtained. StemExpress, as we found, simply did not follow that requirement.

HHS regulations also require that in obtaining consent, researchers “minimize the possibility of coercion or undue influence.” Well, StemExpress documents that we uncovered shows that its employees were already promising to deliver baby body parts even

before the abortions were performed. That raises serious concerns that there may have been coercion or undue influence on women to donate parts of their aborted babies.

Now, second, Federal regulations require that all research that involves human subjects needs approval from an institutional review board, or IRB. As a medical researcher, I had to file IRB applications and receive IRB approval from my university’s IRB.

Now, it turns out that StemExpress received their IRB approval from a company called BioMed IRB, a California firm that is basically an online, mail order IRB that the Federal Government actually barred for 2 years because they violated FDA rules in granting their IRB approval.

The FDA gave the panel its file on BioMed IRB. Madam Speaker, that file literally was more than a foot high.

HHS regulations require IRBs to “prepare and maintain adequate documentation” of their activities, including: copies of all research proposals reviewed, records of continuing review activities, and copies of all correspondence between the IRB and the investigators, in this case, StemExpress’ founder and CEO, Cate Dyer.

Now, the panel subpoenaed BioMed IRB for all documents related to its approval of StemExpress’ research protocol. BioMed IRB’s executive director informed the panel that, in regards to those records, “there are none.” In other words, BioMed clearly violated Federal regulations on IRBs.

The head of BioMed went further. He told the panel to just bring on a contempt proceeding. That is the IRB StemExpress used. That says a lot about StemExpress’ motives and it says a lot about the accomplishments of the select panel. None of these shameful practices would have been discovered if not for the panel’s investigative work this year.

As a physician and researcher, I know that if I had used the same shady tactics as StemExpress and BioMed IRB, at best, my research reputation would be at risk and, at worst, I would be facing prison.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentlewoman from Connecticut (Ms. ESTY).

Ms. ESTY. Madam Speaker, I rise today in opposition to H. Res. 933, legislation that would waste an additional 800,000 taxpayer dollars on the partisan witch hunt against Planned Parenthood.

I learned from a young age the value of making quality reproductive health care available to everyone. In the rural town I grew up in, too many young women didn’t have access to family planning services. Too many got pregnant, dropped out of school, and never pursued their dreams. That is why, in college, I volunteered with Planned Parenthood to ensure legal access to the full range of safe family planning services for all women.

So instead of funding a sham investigation, \$800,000 could fund lifesaving

breast exams, pregnancy tests, Pap smears, and ovarian cancer screenings.

Today I stand with women and men across this country to speak out against a baseless investigation, which has shamefully wasted tax dollars to attack the very people who most need our help.

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentlewoman from Utah (Mrs. LOVE).

Mrs. LOVE. Madam Speaker, my colleagues on the other side have said that the three House Committee investigations related to the sale of fetal tissue have produced nothing. Others have said that the State Attorney General investigations have also looked into the matter and have found nothing. They complain that this is a waste of time and they complain that it is a waste of money.

First of all, there is so much that we don't know and the American people don't know and still don't understand about this industry. However, since the panel's investigation, we have uncovered alarming revelations about the fetal tissue industry and, because of this, there have been criminal and regulatory referrals. They have resulted in numerous investigations around the Nation, and I will highlight eight of these.

First, the panel discovered that the University of New Mexico was violating their State's Anatomical Gift Act by receiving tissue from late-term abortion clinics. This is currently being investigated.

Second, the panel made a forensic accounting analysis of StemExpress' limited production and determined that they were profiting from the sale of baby body parts. Now the El Dorado District Attorney and the United States Department of Justice are investigating this.

Third, the panel learned that StemExpress and certain abortion clinics were violating HIPAA privacy rights of vulnerable women for the sole purpose of increasing and harvesting fetal tissue to make money.

Fourth, the panel discovered that an abortion clinic in Arkansas violated State law when it sent tissue to StemExpress. This, too, is under investigation.

Fifth, the panel discovered that a university in Ohio was trafficking in baby body parts, an illegal act under Ohio State law.

Sixth, it was discovered that DV Biologics, another tissue procurement company, was profiting from the sale of fetal tissue and violated California State law. This case has been filed.

Seventh, recently the panel learned that Planned Parenthood of Gulf Coast violated both Texas and U.S. law when it sold baby body parts to the University of Texas.

Eighth, the panel also learned that Advanced Bioscience Resources made a profit when it sold tissue to various universities.

As elected Representatives, we are tasked with oversight of our govern-

ment that enforces our laws. These eight referrals are proof of potential criminal activity in the fetal tissue industry. They justify the existence of the panel and their investigations.

The work of the select panel is not over. More referrals will come, and we need to complete this process. Continued funding for the panel's unfinished work is needed.

I urge my colleagues to support this resolution to fund the investigative work and fulfill the obligations that we have to the American people and the rule of law.

Ms. SCHAKOWSKY. Madam Speaker, let me just say that bogus referrals do not a conviction make, and that StemExpress had offered many times to come in with its procurement officers and answer all the questions. They were denied that.

Madam Speaker, I yield 1 minute to the gentlewoman from Massachusetts (Ms. CLARK).

Ms. CLARK of Massachusetts. Madam Speaker, I thank the gentlewoman for yielding.

Republicans today are asking us to spend more than \$1.5 million to conduct a radical, dangerous inquisition that targets and intimidates private citizens.

To satisfy their seemingly unquenchable obsession with rolling back women's reproductive rights and access to basic health care, this overreaching panel recklessly has demanded names, and interferes in the lives of law-abiding students, scientists, and researchers whose private lives and jobs have been turned upside down by their own government.

What do we have to show for this display of government abuse?

Absolutely nothing. In fact, it is worse than nothing.

Today, they are invoking institutional responsibility to ask the taxpayers to foot a bill for \$800,000 of their own cost overruns. This is money that could have been used to help families, feed the hungry, help our veterans and military families, and go toward education.

I urge my colleagues to reject this dangerous abuse of power and taxpayer funding.

Mr. HARPER. Madam Speaker, I yield 3 minutes to the gentleman from Wisconsin (Mr. DUFFY).

Mr. DUFFY. Madam Speaker, I thank the gentleman from Mississippi for yielding.

Let's be really clear about what this is about. This is about following the law. We negotiate, we vote, we pass laws, the President signs them, and they should be enforced. That is what this conversation is about, Madam Speaker.

StemExpress has thumbed its nose against the select investigative panel and obstructed our efforts to bring light to the fetal tissue procurement industry.

□ 1530

Nearly a year ago, the panel requested information from StemExpress

regarding where they procured their fetal tissue, whom they distributed the fetal tissue to, any communications instructing the company's employees to procure fetal tissue, and all accounting records and banking records related to fetal tissue.

StemExpress, in response to that request, has given us none—zero—no document. So to compel StemExpress to provide the panel with this information, the panel issued the company a subpoena. Instead of complying with the subpoena, StemExpress only turned over limited information to the panel, and the information that they turned over to us was so heavily redacted that it was completely useless for investigative purposes.

To date, the select panel has not received a single accounting or bank record from StemExpress. So they have failed to comply with our requests and our subpoenas in violation of the law.

If StemExpress is within the limits of the law, if nothing is illegal or immoral, then why does StemExpress refuse to turn over all the documents that our panel has requested? Opening your accounting records to a congressional panel shouldn't be that difficult.

StemExpress has had plenty of time to get their act together and provide us with the requested documents that we have asked for. Other organizations that we have reached out to and made the same requests to have turned over the documents in a pretty timely fashion.

For failure to comply with our subpoenas, this panel has recommended the House hold Cate Dyer, the CEO of StemExpress, in contempt of Congress.

Despite StemExpress' best efforts to stonewall this investigation, the panel did find out the name of StemExpress' bank which we subpoenaed. The bank provided us with StemExpress' banking records. So, again, StemExpress won't give us the records, but we got them from the bank.

We now know why StemExpress was hiding these documents. The banking records reveal that StemExpress may have been shredding documents that were directly related to this panel's investigation. The bank records show that payments were made to a shredding company—a shredding company. We looked back at all the records we sought from StemExpress back to 2012, and there is no payments to a shredding company. But when this panel started its investigation and when we started asking for documentation, guess what? You have bank records that show they hired a shredding company. Why hire a shredding company when we were starting our investigation?

The SPEAKER pro tempore. The time of the gentleman has expired.

Mr. HARPER. Madam Speaker, may I inquire as to how much time is remaining.

The SPEAKER pro tempore. The gentleman from Mississippi has 3 minutes remaining. The gentlewoman from Illinois has 16 minutes remaining.

Mr. HARPER. Madam Speaker, I yield the gentleman an additional 1 minute.

Mr. DUFFY. Madam Speaker, there is no cause and no reason why StemExpress would allegedly shred these documents. We both know on both sides of the aisle—though we may have a disagreement on this issue—that when this Congress sends a lawful request to an institution, they are required to provide the documents that are requested. Both sides of the aisle know that when we send a subpoena, those who are subpoenaed are required to provide those documents to us.

So if StemExpress has failed to comply with these requests and these subpoenas, and if they are willing to violate the law in regard to subpoenas to hide information, the question becomes: What laws are they willing to violate in regard to the sale of baby body parts? I think that question deserves to be answered by StemExpress, by this institution, and for the American people.

So I would ask support for this additional funding to complete this investigation and provide documentation to this country and to this House about what has been taking place in regard to the procurement and sale of fetal tissue.

1. Date of Congressional Action: August 7, 2015.

a. Event: Energy & Commerce Committee letter to StemExpress requesting a briefing.

b. Date of StemExpress Payment to Shred-It Us: August 13, 2015.

2. Date of Congressional Action: August 21, 2015.

a. Event: StemExpress briefing to Energy & Commerce Committee.

b. Date of StemExpress Payment to Shred-It Us: August 13, 2015.

3. Date of Congressional Action: September 17, 2015.

a. Event: Senate Judiciary Committee document request letter to StemExpress.

b. Date of StemExpress Payment to Shred-It Us: September 29, 2015; November 10, 2015; December 10, 2015.

4. Date of Congressional Action: December 17, 2015.

a. Event: Select Investigative Panel document request letter to StemExpress.

b. Date of StemExpress Payment to Shred-It Us: January 12, 2016.

5. Date of Congressional Action: January 15, 2016.

a. Event: StemExpress first production in response to Select Panel document request letter.

b. Date of StemExpress Payment to Shred-It Us: January 12, 2016.

6. Date of Congressional Action: February 9, 2016.

a. Event: StemExpress production in response to Select Panel document request letter.

b. Date of StemExpress Payment to Shred-It Us: January 27, 2016.

7. Date of Congressional Action: February 12, 2016.

a. Event: Select Panel Subpoena to StemExpress.

b. Date of StemExpress Payment to Shred-It Us.

8. Date of Congressional Action: March 28, 2016.

a. Event: StemExpress production in response to Panel subpoena.

b. Date of StemExpress Payment to Shred-It Us: March 21, 2016.

9. Date of Congressional Action: May 10, 2016.

a. Event: StemExpress production in response to Panel subpoena.

b. Date of StemExpress Payment to Shred-It Us: April 26, 2016.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentleman from Pennsylvania (Mr. EVANS) who is a new Member. He has served over three decades in the Pennsylvania legislature and now has joined us.

Mr. EVANS. Madam Speaker, I would like to thank the gentlewoman from Illinois.

In the short 2 weeks that I have been here, Madam Speaker, I have observed a lot of interesting things take place. But what I especially have observed at this particular point, Madam Speaker, is that the American taxpayers shouldn't be asked to spend another \$800,000 on an unnecessary and dangerous selective investigation.

Don't take my word, Madam Speaker, look at the aspect of quotes from around the United States.

The Tennessean: "Right now, the panel is creating the perception that it is embroiled in a wild goose chase."

The New York Times: "Neither the videos nor the many investigations that followed have found any evidence that Planned Parenthood offered to sell fetal tissue for a profit."

"Elected officials should not use the power of the office to intimidate citizens who hold different points of view."

The New York Times: "Nor is there any reason to conduct this investigation . . . Republicans are pointlessly attacking a practice that could save lives and, in the process, potentially putting researchers' lives at risk."

The Hill: "The committee is abusing its power and the effect is very troubling for researchers and patients alike."

The SPEAKER pro tempore. The time of the gentleman has expired.

Ms. SCHAKOWSKY. Madam Speaker, I yield the gentleman an additional 1 minute.

Mr. EVANS. The fact is Planned Parenthood does not sell fetal tissue for profit and never has. A Republican-led House panel is undeterred and conducting its own investigation and, more accurately, witch hunt. Even more troubling is the considerable time and money that will be wasted on this political damage to health care and medical research.

Madam Speaker, this is not needed. We should be against it.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentlewoman from California (Ms. JUDY CHU).

Ms. JUDY CHU of California. Today, Republicans are asking taxpayers to spend \$800,000 to cover for their mistakes. The select panel to investigate Planned Parenthood, which was created based on lies spread by anti-abortion extremists, has already overspent the \$1 million this Republican Congress has allocated them with no real find-

ings. Now they want to continue their attack on women and Planned Parenthood. This is outrageous.

This select panel—along with 13 States, three House committees, and a Texas grand jury investigation—has found no wrongdoing on the part of Planned Parenthood. It is clear that, after over a year of investigations, Republicans are not seeking truth or better policy.

Instead, this panel has released confidential documents to the public, compared researchers to Nazi war criminals, and exposed doctors and researchers to harassment and violence. We cannot continue to fund this fruitless witch hunt that endangers our researchers and slows important medical discoveries.

I strongly oppose this committee and urge my colleagues to vote "no."

Mr. HARPER. Madam Speaker, may I inquire as to how many additional speakers the minority may have?

Ms. SCHAKOWSKY. Madam Speaker, we have six additional speakers and still, I think, some additional time beyond that.

Mr. HARPER. Madam Speaker, I yield 1 minute to the gentleman from Pennsylvania (Mr. ROTHFUS).

Mr. ROTHFUS. Madam Speaker, I rise today in support of this resolution. The Select Investigative Panel on Infant Lives has been investigating potential violations of the Federal law that makes it illegal to sell fetal tissue—that is body parts—for profit. The evidence reveals appalling practices. For example, on video, we saw a Planned Parenthood doctor talking about doing "less crunchy" types of abortion. That was to make sure they had intact body parts to sell.

The gruesome practices the panel discovered shocked the conscience. Where does this end?

Consider this: It was startling to learn that the University of New Mexico had a summer camp program in which students dissected the brains of unborn children. According to documents obtained by the panel, the university ordered from a late-term abortion doctor "whole, fixed brains to dissect with summer camp students."

Think about that. We are talking about students—teenagers—dissecting the brains of someone within the age group of their own siblings. What barbarity are we teaching our children? How seared have our consciences become?

The select panel must move forward with its investigation into these alarming violations of law and assaults on human dignity and conscience.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentleman from California (Mr. RUIZ) who is a doctor.

Mr. RUIZ. Madam Speaker, I rise in strong opposition to H. Res. 933. I oppose funding for the select panel to attack and intimidate women's health care.

The select panel is a baseless committee formed with no regard to the

facts or evidence of this case. In fact, the creators of the purposefully doctored and highly manipulated videos that they consistently bring up that this investigation is based on have been indicted on criminal felony charges, and we should be investigating their legal practices instead. Continuing to fund this panel is a disgrace, and this investigation must cease immediately.

Instead of taking action that would improve the lives of women and families across the country, this panel continues to chase baseless allegations.

As an emergency physician, I am exceptionally disappointed. The reckless work of the panel puts women's reproductive rights in jeopardy and threatens to undo the progress we have made over the last 40 years. It is also a complete waste of taxpayer money.

I stand in strong opposition to this resolution and call on this panel to be disbanded. Let's take real action to improve the health and well-being of this country.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentlewoman from Wisconsin (Ms. MOORE) who is my friend.

Ms. MOORE. Madam Speaker, I thank the gentlewoman from Illinois.

Madam Speaker, I rise today in strident opposition to H. Res. 933.

Madam Speaker, we have heard so much about fake news lately, and now we are being asked for taxpayer funding for fake congressional committees. This resolution provides another 800,000 taxpayer dollars to the Republicans' ongoing hatchet job against Planned Parenthood. We already know the facts on the faked Planned Parenthood videos and the unethical videographer. The fake committee's only goal is to create Orwellian unfacts.

So far, this fake committee has found no wrongdoing by Planned Parenthood or their doctors. Of course, this panel knows that they wouldn't find anything because Planned Parenthood has been cleared of wrongdoing 17 times by three different House committees, 17 State investigations, and a grand jury.

Now, despite all this, Republicans want to waste more taxpayer dollars.

The SPEAKER pro tempore. The time of the gentlewoman has expired.

Ms. SCHAKOWSKY. Madam Speaker, I yield the gentlewoman an additional 30 seconds.

Ms. MOORE. Madam Speaker, despite all this, Republicans want to waste more taxpayer dollars for their smear campaign, money that could be used on meaningful measures to reduce infant mortality, feed hungry children, or improve early childhood education. What we really need to get to the bottom of is: What will it take to get Republicans to get the target off women's backs?

Do that, and we might actually make some progress.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentleman from Michigan (Mr. KILDEE).

Mr. KILDEE. Madam Speaker, I thank my friend and colleague for her leadership and for yielding.

Let's just be clear. We know what this is. This is yet another attempt to fund with Federal taxpayer dollars a Republican messaging effort to attack Planned Parenthood.

More than 2.5 million people—2.5 million women—every year rely on Planned Parenthood for lifesaving cancer screenings and for other health services. We have important legislative work to do, and we ought not be using taxpayer dollars to fund this effort which has clearly been described in all sorts of lofty tones but is essentially a political witch hunt after an organization that provides essential services to women.

The majority cannot deny the chilling effect that this effort has had on medical research. It has already been revealed that this is also an attack on stem cell research. You just have to listen to the debate.

The SPEAKER pro tempore. The time of the gentleman has expired.

Ms. SCHAKOWSKY. Madam Speaker, I yield the gentleman an additional 30 seconds.

Mr. KILDEE. We need to make sure that we are pursuing scientific research to fight diseases like diabetes, like Alzheimer's, and like multiple sclerosis, a disease my wife, Jennifer, has been fighting for 18 years.

□ 1545

We are one of those families that, when we hear about medical research and we hear about stem cell research, in particular, our ears perk up because we know there is hope in that research.

This effort—no matter what anybody wants to say, it is well documented—has had a chilling effect on that medical research, and we ought to shut this down.

Mr. HARPER. Madam Speaker, I continue to reserve the balance of my time.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentleman from Florida (Mr. DEUTCH).

Mr. DEUTCH. Madam Speaker, I thank my friend, the gentlewoman from Illinois (Ms. SCHAKOWSKY) for yielding.

Madam Speaker, it is time to move on from this dangerous, partisan, and wasteful investigation into Planned Parenthood. This case is closed—after investigations with 13 States, three House committees, and a Texas Grand Jury that found no wrongdoing by Planned Parenthood.

The majority wants \$1.5 million from the American taxpayers to fund this dangerous sham when they know that they will never find evidence of wrongdoing by Planned Parenthood.

But the evidence doesn't matter, Madam Speaker. The majority knows that, if they keep this farce in the headlines, it will do real damage to women seeking health care. They know that it will feed fake news sites on the Internet. They know that it will block women from exercising their constitutional rights. And they know that it

will unfairly harass women's health clinics. Madam Speaker, they know that this will put abortion providers and their staff in danger.

This panel serves no true investigatory purpose. It is a political tool. It is a disgrace.

I urge my colleagues to vote "no."

Mr. HARPER. Madam Speaker, I continue to reserve the balance of my time.

Ms. SCHAKOWSKY. Madam Speaker, if I could inquire how much time I have left.

The SPEAKER pro tempore. The gentlewoman from Illinois has 8½ minutes remaining.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentlewoman from California (Ms. LEE).

Ms. LEE. Madam Speaker, I thank Congresswoman SCHAKOWSKY for yielding and for her tremendous leadership on this issue and so many issues that affect women.

I rise in strong opposition to H. Res. 933, which is nothing more than a politically motivated resolution. It would shamefully—shamefully—provide an additional \$800,000 to the select investigative panel to so-called investigate Planned Parenthood and attack women's health.

Republicans are asking for more money to continue their baseless attacks to undermine medical and scientific research and intimidate and harass providers. How outrageous. Let's be clear. This is yet another attempt to deny women, especially low-income women, access to health care.

There have been multiple hearings and there have been committee investigations, none of which have resulted in any evidence of wrongdoing by Planned Parenthood, doctors, or researchers.

Madam Speaker, this resolution and the absurd select panel investigation amounts to nothing more than a witch hunt. Instead of wasting millions of taxpayer dollars on this smear campaign, we should be fully investing in women's health and childcare.

I urge my colleagues to vote "no" on this dangerous resolution and, instead, call for an end of the select panel to attack women's health.

Mr. HARPER. Madam Speaker, I continue to reserve the balance of my time.

Ms. SCHAKOWSKY. Madam Speaker, I yield 1 minute to the gentlewoman from Florida (Ms. FRANKEL).

Ms. FRANKEL of Florida. Madam Speaker, I join my Democratic colleagues in opposing funding for a legislative panel that, instead of protecting, is jeopardizing life. Just ask the wife and 4 children and 10 grandchildren of George Tiller, a good doctor, who, while attending church, was shot dead by an anti-abortion extremist. His loved ones know the tragic consequences of having a target on one's back. And what this panel is doing is funding and creating new targets.

Reports naming names with bogus accusations; every day, clinics dealing

with social media threats, bomb scares, harassment. We are playing deadly politics here, endangering lives and halting lifesaving medical breakthroughs. Enough is enough.

I urge my colleagues to oppose this resolution.

Mr. HARPER. Madam Speaker, I continue to reserve the balance of my time.

Ms. SCHAKOWSKY. Madam Speaker, I yield myself such time as I may consume.

I just want to say a few things before yielding to the gentleman from Pennsylvania (Mr. BRADY).

We have heard a lot of accusations against certain businesses, et cetera, and institutions, and the Republicans have selectively and repeatedly released documents and letters, including a so-called criminal referral to the New Mexico attorney general, to the press before sending them or sharing them with Democrats. This is clearly a political move.

They have also manufactured their own misleading so-called exhibits and withheld documents and information from Democrats in violation of the House rules. They have abused their power throughout the whole time and should now not be allowed to continue to get any more money for this panel.

Madam Speaker, I urge my colleagues to defeat the previous question. If we defeat the previous question, I would offer an amendment to the resolution that would abolish the select panel instead of funding it. Let's be done with this once and for all.

Madam Speaker, I yield the remainder of my time to the gentleman from Pennsylvania (Mr. BRADY).

Mr. BRADY of Pennsylvania. Madam Speaker, I also urge my colleagues to vote "no" on H. Res. 933.

I reserved a little bit of my time because I thought that this would be the last time that our chairman, CANDICE MILLER, would be here orchestrating the resolution. Instead we got my dear friend, Mr. HARPER. That is okay. We will take the second.

CANDICE MILLER is going on to other things, and we wish her well. She is on other endeavors, and it is bittersweet. The sweetness is that she is leaving here and going home. The bitterness is that she is leaving here and going home. She has been a great chairman. We have had the pleasure of working together. We agreed 99.9 percent of the time. Without question, she was the classiest lady—without question, the classiest person, not only the classiest lady—in this institution.

Again, I wish her well. And whatever I can do—if I am ever in Michigan, I am going to stop to see her; if she is ever in Philadelphia, she can come to see me; and if she comes back here, I would love to see her again.

Ms. SCHAKOWSKY. Madam Speaker, I reserve the balance of my time.

Mr. HARPER. Madam Speaker, I yield myself such time as I may consume.

I share that admiration for CANDICE MILLER, who will be leaving at the end of this term. It has been great to see the working relationship that Mr. BRADY and Mrs. MILLER have had together on the Committee on House Administration. It has been an excellent example of how this place can operate.

Let us come together, though, here to fulfill our responsibility to one of the House's standing committees and provide the Committee on Energy and Commerce, both the majority and the minority, the funding that they need to finish their work this year.

I reserve the balance of my time.

Ms. SCHAKOWSKY. Madam Speaker, I ask unanimous consent to insert the text of the amendment in the RECORD along with extraneous material immediately prior to the vote on the previous question.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Illinois?

There was no objection.

Ms. SCHAKOWSKY. I yield back the balance of my time.

Ms. SLAUGHTER. Madam Speaker, the Select Investigative Panel was created solely to attack Planned Parenthood and intimidate women, health care providers, and scientific researchers. Its investigation has never been fair or fact-based.

It is shameful that the Majority is continuing to use the taxpayer's money to advance its own political purposes. This privileged resolution would waste another \$800,000 of the American people's tax dollars on this partisan witch hunt. The Majority is now on track to spend more than \$1.5 billion on this dangerous smear campaign.

Madam Speaker, I call on every Member of the House who does not want to fund witch hunts to support Ms. SCHAKOWSKY's amendment.

Ms. JACKSON LEE. Madam Speaker, as a senior member of the Judiciary, and Ranking Member of the Subcommittee on Crime, Terrorism, Homeland Security, and Investigations, I rise in strong opposition to H. Res. 933, which would increase funding by \$800,000 for the Select Investigative Panel of the Energy and Commerce Committee, which more accurately should be called the "Planned Parenthood Witchhunt."

The ostensible purpose of this Select Investigative Panel is to investigate and report on all issues related to medical procedures and practices involving fetal tissue donation and procurement; federal funding and support for abortion providers; and late-term abortions.

But make no mistake, the Republican majority's real purpose in establishing this panel is (1) to open another front in their ongoing War Against Women, (2) impede women in the exercise of their right to make their own choices when it comes to their reproductive health, and (3) to persecute, smear, and demonize Planned Parenthood.

We know this from our experience with the so-called "Benghazi Committee," which the Republican leadership claimed was a non-partisan inquiry into the facts and circumstances surrounding the 2012 tragedy in Libya which claimed the lives of four brave and heroic Americans.

We know now, as confirmed by the Majority Leader and the Speaker-apparent, that the

Benghazi Committee was in reality part of politically-motivated strategy to disparage and damage the former Secretary of State and leading candidate for the Democratic presidential nomination that wasted \$4.5 million of the taxpayers' money.

Madam Speaker, with so many pressing challenges facing our nation, wasting time and taxpayer money on another partisan witch hunt is a luxury we simply cannot afford.

The structure and powers to be given the Select Investigative Panel does not inspire any confidence that it will operate in a fair and impartial manner.

For example, the composition of the committee is lopsided in favor of the majority (8 Republican; 5 Democrat), instead of more equally divided as select committees are comprised.

Second, the chairman of the select panel is given subpoena power and deposition authority, including the authority to order the taking of depositions by a member of the select panel or the panel's counsel.

Third, the the chairman of the select committee is authorized to recognize members to question witness for periods longer than the traditional five minutes and to recognize staff to question witnesses.

Taken together, these unusual powers are susceptible to abuse and are valued tools to any party wishing to conduct a fishing expedition as opposed to a dispassionate search for facts.

Madam Speaker, let me save our Republican colleagues some time by pointing out the facts that an objective, fair-minded inquiry would reveal.

In 2011, approximately 1.06 million abortions took place in the U.S., down from an estimated 1.21 million abortions in 2008, 1.29 million in 2002, 1.31 million in 2000 and 1.36 million in 1996.

Based on available state-level data, an estimated 984,000 abortions took place in 2013—down from an estimated 1.02 million abortions in 2012.

Fetal tissue research has been scientifically accepted since the Regan Administration.

In 1988 the Human Fetal Tissue Transplantation Research Panel (or the Blue Ribbon Commission) sought to separate the question of ethics of abortion from the question ethics of using fetal tissue from legal elective abortions for medical research.

The report of this commission laid the foundation for the NIH Health Revitalization Act of 1993 (which passed overwhelmingly with bipartisan support), prohibits the payment or receipt of money or any other form of valuable consideration for fetal tissue, regardless of whether the program to which the tissue is being provided is funded or not.

The law contains a limited exception that permits reimbursement for actual expenses (e.g. storage, processing, transportation, etc.) of the tissue.

These fees generally amount to less than \$100.

Less than 1 percent of Planned Parenthood chapters participate in this area of research.

Planned Parenthood reports revenue by source (either government or non-government) rather than the manner of disbursement (income versus grants and contracts).

Payments from Medicaid managed care plans are listed as "Government Health Services Grants and Reimbursements" to reflect the ultimate source of the funds.

Planned Parenthood spends about \$1.1 billion annually on 11.4 million services, 83 percent of which is spent on research, client services and education.

Client services are divided into six categories: Cancer Prevention and Screenings, STI Testing, Contraception, Abortion Services, Other Women's Health Services & Other Services.

According to Planned Parenthood financial statements from 2009 through 2014, 86 percent of Planned Parenthood's Services fall under the categories of Cancer Prevention and Screenings (12–16 percent), STI Testing for men and women (35–41 percent), and Contraception (32–35 percent).

Only about 3 percent of its services fall under the Abortion category nationally.

Additionally, Planned Parenthood is already prohibited from spending federal funds on abortion services anyway.

Finally, Madam Speaker, H. Res. 933 is an irresponsible diversion from tackling and addressing the following critical challenges facing this Congress and the American people.

Funding to keep the government open expires on December 9 and Congress must find a way to keep the government open in the face of irresponsible opposition from 151 Republicans who previously voted to shut down the government rather than allow women access to affordable family planning and life-saving preventive health care.

Madam Speaker, we have far more important things to do than waste more time and taxpayer money on another partisan attempt to deprive women of their right to make their own decisions regarding their reproductive health that has been recognized as constitutionally guaranteed since 1973 by the Supreme Court decision in *Roe v. Wade*.

I oppose H. Res. 933 and urge all Members to join me in voting against this wasteful and irresponsible measure.

HEALTH IMPACT OF PLANNED PARENTHOOD AFFILIATES BY THE NUMBERS

378,692—Pap tests performed.
 487,029—breast exams performed.
 87,988—women whose cancer was detected early or whose abnormalities were identified.
 865,721—Total Pap tests and breast exams performed.
 1,440,495—emergency contraception kits provided.
 516,000—unintended pregnancies averted by contraceptive services.
 3,577,348—Birth control information and services provided.
 704,079—HIV tests conducted.
 169,008—STIs diagnosed, enabling people to get treatment and to learn how to prevent the further spread of STIs.
 4,470,597—Tests and treatment for sexually transmitted infections provided.
 Planned Parenthood health centers saw 2.7 million patients, who collectively received 10.6 million services during 4.6 million clinical visits.

PARENTHOOD CLIENTS RECEIVING CONTRACEPTIVE SERVICES IN 2013

42 percent—STI/STD Testing & Treatment.
 11 percent—Other Women's Health Services.
 3 percent—Abortion Services.
 1 percent—Other Services.
 9 percent—Cancer Screening and Prevention.
 34 percent—Contraception.

MEDICAL SERVICES PROVIDED BY AFFILIATES (2013)

STI/STD Testing & Treatment Total: 4,470,597.
 STI Tests, Women and Men: 3,727,359.
 Genital Warts (HPV) Treatments: 38,612.

HIV Tests, Women and Men: 704,079.
 Other Treatments: 547.
 Contraception Total: 3,577,348.
 Reversible Contraception Clients, Women: 2,131,865.
 Emergency Contraception Kits: 1,440,495.
 Female Sterilization Procedures: 822.
 Vasectomy Clients: 4,166.
 Cancer Screening and Prevention Total: 935,573.
 Pap Tests: 378,692.
 HPV Vaccinations: 34,739.
 Breast Exams/Breast Care: 487,029.
 Colposcopy Procedures: 32,334.
 LEEP Procedures: 2,095.
 Cryotherapy Procedures: 684.
 Other Women's Health Services Total: 1,147,467.
 Pregnancy Tests: 1,128,783.
 Prenatal Services: 18,684.
 Abortion Services Total: Abortion Procedures: 327,653.
 Other Services Total: 131,795.
 Family Practice Services, Women and Men: 65,464.
 Adoption Referrals to Other Agencies: 1,880.
 Urinary Tract Infections Treatments: 47,264.
 Other Procedures, Women and Men: 517,187.
 Total of All Services Provided: 10,590,433.

GOVERNMENT FUNDING FOR PLANNED PARENTHOOD

National and Affiliate Chapters (FY2004–FY2014)
 \$4,529,900,000: Amount that Planned Parenthood and its affiliates have received in government funding over the last ten years, according to the organization's annual reports.

This represents less than half, approximately 45 percent, of the organization total revenues.

There are 38 Planned Parenthood locations in Texas.

Planned Parenthood reports revenue by source (either government or non-government) rather than the manner of disbursement (income versus grants and contracts).

Payments from Medicaid managed care plans are listed as "Government Health Services Grants and Reimbursements" to reflect the ultimate source of the funds.

The government funding comes from both federal and state governments.

Government Health Service Grants and Reimbursements:

FY 2014: \$528.5 million.
 FY 2013: \$540.6 million.
 FY 2012: \$542.4 million.
 FY 2011: \$538.5 million.
 FY 2010: \$487.4 million.
 FY 2009: \$363 million.
 FY 2008: \$349.6 million.
 FY 2007: \$336.7 million.
 FY 2006: \$305.3 million.
 FY 2005: \$272.7 million.
 FY 2004: \$265.2 million.

The material previously referred to by Ms. SCHAKOWSKY is as follows:

AN AMENDMENT TO H. RES. 933 OFFERED BY MS. SCHAKOWSKY

Strike all after the resolved clause and insert:

That the Select Investigative Panel of the Committee on Energy and Commerce established pursuant to House Resolution 461, agreed to October 7, 2015, is hereby terminated.

THE VOTE ON THE PREVIOUS QUESTION: WHAT IT REALLY MEANS

This vote, the vote on whether to order the previous question on a special rule, is not merely a procedural vote. A vote against ordering the previous question is a vote against the Republican majority agenda and a vote to allow the Democratic minority to offer an alternative plan. It is a vote about what the House should be debating.

Mr. Clarence Cannon's Precedents of the House of Representatives (VI, 308–311), describes the vote on the previous question on

the rule as "a motion to direct or control the consideration of the subject before the House being made by the Member in charge." To defeat the previous question is to give the opposition a chance to decide the subject before the House. Cannon cites the Speaker's ruling of January 13, 1920, to the effect that "the refusal of the House to sustain the demand for the previous question passes the control of the resolution to the opposition" in order to offer an amendment. On March 15, 1909, a member of the majority party offered a rule resolution. The House defeated the previous question and a member of the opposition rose to a parliamentary inquiry, asking who was entitled to recognition. Speaker Joseph G. Cannon (R-Illinois) said: "The previous question having been refused, the gentleman from New York, Mr. Fitzgerald, who had asked the gentleman to yield to him for an amendment, is entitled to the first recognition."

The Republican majority may say "the vote on the previous question is simply a vote on whether to proceed to an immediate vote on adopting the resolution . . . [and] has no substantive legislative or policy implications whatsoever." But that is not what they have always said. Listen to the Republican Leadership Manual on the Legislative Process in the United States House of Representatives, (6th edition, page 135). Here's how the Republicans describe the previous question vote in their own manual: "Although it is generally not possible to amend the rule because the majority Member controlling the time will not yield for the purpose of offering an amendment, the same result may be achieved by voting down the previous question on the rule. . . . When the motion for the previous question is defeated, control of the time passes to the Member who led the opposition to ordering the previous question. That Member, because he then controls the time, may offer an amendment to the rule, or yield for the purpose of amendment."

In Deschler's Procedure in the U.S. House of Representatives, the subchapter titled "Amending Special Rules" states: "a refusal to order the previous question on such a rule [a special rule reported from the Committee on Rules] opens the resolution to amendment and further debate." (Chapter 21, section 21.2) Section 21.3 continues: "Upon rejection of the motion for the previous question on a resolution reported from the Committee on Rules, control shifts to the Member leading the opposition to the previous question, who may offer a proper amendment or motion and who controls the time for debate thereon."

Clearly, the vote on the previous question on a rule does have substantive policy implications. It is one of the only available tools for those who oppose the Republican majority's agenda and allows those with alternative views the opportunity to offer an alternative plan.

Mr. HARPER. Madam Speaker, I yield back the balance of my time, and I move the previous question on the resolution.

The SPEAKER pro tempore. The question is on ordering the previous question.

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

Mr. BRADY of Pennsylvania. Madam Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, further proceedings on this question will be postponed.

RECESS

The SPEAKER pro tempore. Pursuant to clause 12(a) of rule I, the Chair declares the House in recess subject to the call of the Chair.

Accordingly (at 3 o'clock and 54 minutes p.m.), the House stood in recess.

□ 1710

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. BYRNE) at 5 o'clock and 10 minutes p.m.

COMMUNICATION FROM THE
CLERK OF THE HOUSE

The SPEAKER pro tempore laid before the House the following communication from the Clerk of the House of Representatives:

OFFICE OF THE CLERK,
HOUSE OF REPRESENTATIVES,
Washington, DC, December 1, 2016.

Hon. PAUL D. RYAN,
The Speaker, House of Representatives,
Washington, DC.

DEAR MR. SPEAKER: Pursuant to the permission granted in Clause 2(h) of Rule II of the Rules of the U.S. House of Representatives, the Clerk received the following message from the Secretary of the Senate on December 1, 2016, at 4:18 p.m.:

That the Senate passed without amendment H.R. 6297.

With best wishes, I am,
Sincerely,

KAREN L. HAAS.

ANNOUNCEMENT BY THE SPEAKER
PRO TEMPORE

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the order of the House of today, proceedings will resume on questions previously postponed.

Votes will be taken in the following order:

Ordering the previous question on House Resolution 933;

Adoption of House Resolution 933, if ordered;

Ordering the previous question on House Resolution 937;

Adoption of House Resolution 937, if ordered;

Adoption of the motion to recommit on H.R. 6392; and

Passage of H.R. 6392, if ordered.

The first electronic vote will be conducted as a 15-minute vote. Remaining electronic votes will be conducted as 5-minute votes.

PROVIDING AMOUNTS FOR FURTHER
EXPENSES OF THE COMMITTEE ON ENERGY AND
COMMERCE IN THE ONE HUNDRED
FOURTEENTH CONGRESS

The SPEAKER pro tempore. The unfinished business is the vote on ordering the previous question on the resolution (H. Res. 933) providing amounts for further expenses of the Committee

on Energy and Commerce in the One Hundred Fourteenth Congress, on which the yeas and nays were ordered.

The Clerk read the title of the resolution.

The SPEAKER pro tempore. The question is on ordering the previous question.

The vote was taken by electronic device, and there were—yeas 235, nays 177, not voting 22, as follows:

[Roll No. 594]

YEAS—235

Abraham	Griffith	Palazzo
Aderholt	Grothman	Palmer
Allen	Guinta	Paulsen
Amash	Guthrie	Pearce
Amodei	Hanna	Perry
Babin	Hardy	Peterson
Barletta	Harper	Pittenger
Barr	Harris	Pitts
Barton	Hartzler	Poliquin
Benishek	Heck (NV)	Pompeo
Bilirakis	Hensarling	Posey
Bishop (MI)	Herrera Beutler	Price, Tom
Bishop (UT)	Hice, Jody B.	Ratcliffe
Black	Hill	Reed
Blackburn	Holding	Reichert
Blum	Hudson	Ribble
Bost	Huelskamp	Rice (SC)
Boustany	Huizenga (MI)	Rigell
Brady (TX)	Hultgren	Roby
Brat	Hunter	Roe (TN)
Bridenstine	Hurd (TX)	Rogers (AL)
Brooks (AL)	Hurt (VA)	Rogers (KY)
Brooks (IN)	Issa	Rohrabacher
Buchanan	Jenkins (KS)	Rokita
Buck	Jenkins (WV)	Rooney (FL)
Bucshon	Johnson (OH)	Ros-Lehtinen
Burgess	Johnson, Sam	Roskam
Byrne	Jordan	Ross
Calvert	Joyce	Rothfus
Carter (GA)	Katko	Rouzer
Carter (TX)	Kelly (MS)	Royce
Chabot	Kelly (PA)	Russell
Chaffetz	King (IA)	Salmon
Clawson (FL)	King (NY)	Sanford
Coffman	Kinzinger (IL)	Scalise
Cole	Kline	Schweikert
Collins (GA)	Knight	Scott, Austin
Collins (NY)	Labrador	Sensenbrenner
Comer	LaHood	Sessions
Comstock	LaMalfa	Shimkus
Conaway	Lamborn	Shuster
Cook	Lance	Smith (MO)
Costello (PA)	Latta	Smith (NE)
Cramer	Lipinski	Smith (NJ)
Crawford	LoBiondo	Smith (TX)
Crenshaw	Long	Stefanik
Culberson	Loudermilk	Stewart
Davidson	Love	Stivers
Davis, Rodney	Lucas	Stutzman
Denham	Luetkemeyer	Thompson (PA)
Dent	Lummis	Thornberry
DeSantis	MacArthur	Tiberi
DesJarlais	Marchant	Tipton
Diaz-Balart	Marino	Trott
Dold	Massie	Turner
Donovan	McCarthy	Upton
Duffy	McCaul	Valadao
Duncan (SC)	McClintock	Wagner
Duncan (TN)	McHenry	Walberg
Ellmers (NC)	McKinley	Walden
Emmer (MN)	McMorris	Walker
Farenthold	Rodgers	Walorski
Fitzpatrick	McSally	Walters, Mimi
Fleischmann	Meadows	Weber (TX)
Fleming	Meehan	Webster (FL)
Fortenberry	Messer	Wenstrup
Fox	Mica	Westerman
Franks (AZ)	Miller (FL)	Wilson (SC)
Frelinghuysen	Miller (MI)	Wittman
Gibbs	Moolenaar	Womack
Gibson	Mooney (WV)	Woodall
Gohmert	Mullin	Yoder
Goodlatte	Mulvaney	Yoho
Gosar	Murphy (PA)	Young (AK)
Gowdy	Neugebauer	Young (IA)
Granger	Newhouse	Young (IN)
Graves (GA)	Noem	Zeldin
Graves (LA)	Nunes	Zinke
Graves (MO)	Olson	

NAYS—177

Adams	Fudge	Napolitano
Aguilar	Gabbard	Nolan
Ashford	Gallego	Norcross
Bass	Garamendi	O'Rourke
Beatty	Graham	Pallone
Becerra	Grayson	Pascrell
Bera	Green, Al	Pelosi
Beyer	Green, Gene	Perlmutter
Bishop (GA)	Grijalva	Peters
Blumenauer	Gutiérrez	Pingree
Bonamici	Hanabusa	Pocan
Boyle, Brendan	Hastings	Polis
F.	Heck (WA)	Price (NC)
Brady (PA)	Higgins	Quigley
Brownley (CA)	Himes	Rangel
Bustos	Hinojosa	Rice (NY)
Butterfield	Honda	Richmond
Capps	Hoyer	Roybal-Allard
Capuano	Huffman	Ruiz
Cárdenas	Israel	Ruppersberger
Carson (IN)	Jackson Lee	Rush
Cartwright	Jeffries	Ryan (OH)
Castor (FL)	Johnson (GA)	Sánchez, Linda
Castro (TX)	Johnson, E. B.	T.
Chu, Judy	Kaptur	Sanchez, Loretta
Ciilline	Keating	Sarbanes
Clark (MA)	Kelly (IL)	Schakowsky
Clarke (NY)	Kennedy	Schiff
Clay	Kilmer	Schrader
Cleaver	Kind	Scott (VA)
Clyburn	Kuster	Scott, David
Cohen	Langevin	Serrano
Connolly	Larsen (WA)	Sewell (AL)
Conyers	Larson (CT)	Sherman
Cooper	Lawrence	Sinema
Costa	Lee	Sires
Courtney	Levin	Slaughter
Crowley	Lewis	Smith (WA)
Cuellar	Lieu, Ted	Speier
Cummings	Loeback	Swalwell (CA)
Davis (CA)	Lowenthal	Takano
Davis, Danny	Lowe	Thompson (CA)
DeGette	Lujan Grisham	Thompson (MS)
Delaney	(NM)	Titus
DeLauro	Luján, Ben Ray	Tonko
DelBene	(NM)	Torres
DeSaulnier	Lynch	Tsongas
Deutch	Maloney,	Van Hollen
Dingell	Carolyn	Vargas
Doggett	Maloney, Sean	Veasey
Doyle, Michael	Matsui	Velázquez
F.	McCollum	Visclosky
Duckworth	McDermott	Walz
Edwards	McGovern	Wasserman
Ellison	McNerney	Schultz
Engel	Meeks	Waters, Maxine
Eshoo	Meng	Watson Coleman
Esty	Moore	Welch
Evans	Moulton	Wilson (FL)
Farr	Murphy (FL)	Yarmuth
Foster	Nadler	
Frankel (FL)		

NOT VOTING—22

Brown (FL)	Hahn	Poe (TX)
Carney	Jolly	Renacci
Curbelo (FL)	Jones	Simpson
DeFazio	Kirkpatrick	Vela
Fincher	Lofgren	Westmoreland
Flores	Neal	Williams
Forbes	Nugent	
Garrett	Payne	

□ 1735

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

Mr. MULLIN and Ms. GRANGER changed their vote from "nay" to "yea."

So the previous question was ordered. The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The question is on the resolution.

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

RECORDED VOTE

Mr. BRADY of Pennsylvania. Mr. Speaker, I demand a recorded vote.

A recorded vote was ordered.

The SPEAKER pro tempore. This is a 5-minute vote.