

variety of painful, devastating conditions, including miscarriages.

Judges have no right to overrule the personal and professional choices of women and their doctors. Politicians have no right to take options and freedoms away.

I trust FDA's 23-year approval. Mostly, Mr. Speaker, I trust medical professionals, and I trust women.

TIKTOK'S ACCESS TO THE WHITE HOUSE

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

Mr. ALFORD. Mr. Speaker, I rise today to stand against the push for TikTok to infiltrate our White House. My colleagues and I have sent a letter expressing our deep concern that the President is considering inviting TikTok influencers into the White House to promote his agenda and give them their own briefing room.

This action poses a serious national security threat. It is tantamount to the rooster inviting the fox into the henhouse.

CCP is spying on millions of American citizens. By allowing these influencers access to the White House, we could be facilitating espionage efforts.

TikTok has access to your pictures, your text messages, your keystrokes, your microphone, your camera, your search history, and so much more.

Mr. Speaker, I am sad to say it has come to this, but we are literally begging the President of the United States not to use a spy tool developed and created by the CCP.

This administration owes the American people a response to our letter.

CELEBRATING THOMAS STREET HEALTH CENTER

(Ms. GARCIA of Texas asked and was given permission to address the House for 1 minute and to revise and extend her remarks.)

Ms. GARCIA of Texas. Mr. Speaker, I rise today to celebrate Thomas Street Health Center's legacy as the first free-standing HIV clinic in Houston and the Nation.

Since 1989, Thomas Street Health Center has been a vital source of care for over 5,000 patients living with HIV/AIDS.

This outstanding achievement is a testament to the exceptional research and collaboration between healthcare providers, patients, and the broader healthcare community.

Thomas Street Health Center is moving to a new facility next month. This is a significant step forward, opening many possibilities for enhancing the patient experience. We bid farewell to this historic old location as it created many positive memories and contributions to the community.

The Northside community will miss the people and the patients, but the

building will forever remain as a reminder of the work that created such a difference in the lives of so many people at that site.

We look forward to a bright future for Thomas Street Health Center in this new era. We congratulate them and we bid them well.

REMEMBERING MAYOR DONNIE WINKLER

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

Mr. BUCSHON. Mr. Speaker, I rise to recognize the passing of my good friend and mayor of Rockport, Indiana, Donnie Winkler.

Donnie tirelessly led the Rockport community with a smile and a good sense of humor. For years, his work ethic and sense of duty helped raise the bar for all those living in Spencer County, Indiana.

His motto: "Do what you do; do it well and thoroughly," is something he took with him in all aspects of his life.

From his time spent as a farmer, industrial worker, National Guardsman, husband, father of four sons, entrepreneur, small business owner, general contractor, riverboat cook, building inspector, jailor, visionary, and finally as mayor, you saw this motto in all he did.

I am proud to have had the opportunity to know Donnie Winkler. My heart goes out to his family, friends, and the entire Rockport community during this trying time.

Godspeed, Donnie.

CONGRATULATING KAREN OPOKU-APPOH ON WINNING THE 2023 ARIZONA SPELLING BEE

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

Mr. CISCOMANI. Mr. Speaker, I rise to give a big congrats to a very impressive individual from Arizona's Sixth Congressional District.

Last month, Karen Opoku-Appoh, an 8th grader from Marana Middle School, won the 2023 Arizona Spelling Bee.

Karen correctly spelled the word "passage" to beat out 26 fellow competitors and become Arizona's spelling bee champion. Now she has the honor of representing her school, our district, and our entire State at the Scripps National Spelling Bee.

Arizona is proud to have one of the highest spelling bee participation rates in the country, with over 480,000 students competing in private, public, and homeschool classrooms.

For decades, the Arizona Spelling Bee has motivated high-achieving students from across the State to get excited about spelling.

Mr. Speaker, I speak for our community in congratulating Karen on this remarkable achievement. Her hard

work and drive have yielded an accomplishment that makes our entire State proud. Karen has been a shining example of the power of dreaming big.

Mr. Speaker, we will be rooting for Karen at nationals.

CONGRATULATING PENN STATE WRESTLING, 2023 NATIONAL CHAMPIONS

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

Mr. THOMPSON of Pennsylvania. Mr. Speaker, I rise today to congratulate Penn State Wrestling, the 2023 NCAA Division I National Champions and recognize their two individual champions, Carter Starocci and Aaron Brooks.

Continuing their dominance of NCAA wrestling, the Nittany Lions brought their 11th national title to Happy Valley and concluded their seventh perfect dual meet season.

Led by Coach Cael Sanderson, Penn State Wrestling reflects a culture of excellence in their athletic preparation and competition.

Penn State's two individual champions are a testament to not only the strength of their program, but to their personal strength, talent, and determination.

Aaron Brooks took on the number one wrestler from northern Iowa to secure his third straight national title at 184 pounds, while Carter Starocci defended his number one ranking to win his third national title at 174 pounds. Their teammates, Roman Bravo-Young, Levi Haines, and Greg Kerkvliet joined them in the competition at the finals.

As a graduate of Penn State, I am proud to congratulate Penn State Wrestling on winning the 2023 National Championship and their continued success.

PROTECTION OF WOMEN AND GIRLS IN SPORTS ACT OF 2023

The SPEAKER pro tempore. Pursuant to House Resolution 298 and rule XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 734.

Will the gentleman from Nebraska (Mr. FLOOD) kindly take the chair.

□ 0912

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 734) to amend the Education Amendments of 1972 to provide that for purposes of determining compliance with title IX of such Act in athletics, sex shall be recognized based solely on a person's reproductive biology and genetics at birth, with Mr. FLOOD (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose on Wednesday, April 19, 2023, all time for general debate pursuant to House Resolution 298 had expired.

Pursuant to the rule, the bill shall be considered for amendment under the 5-minute rule.

In lieu of the amendment in the nature of a substitute recommended by the Committee on Education and the Workforce, printed in the bill, it shall be in order to consider as an original bill for the purpose of amendment under the 5-minute rule an amendment in the nature of a substitute consisting of the text of Rules Committee Print 118-3. That amendment in the nature of a substitute shall be considered as read.

The text of the amendment in the nature of a substitute is as follows:

H.R. 734

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "Protection of Women and Girls in Sports Act of 2023".

SEC. 2. AMENDMENT.

Section 901 of the Education Amendments of 1972 (20 U.S.C. 1681) is amended by adding at the end the following:

"(d)(1) It shall be a violation of subsection (a) for a recipient of Federal financial assistance who operates, sponsors, or facilitates athletic programs or activities to permit a person whose sex is male to participate in an athletic program or activity that is designated for women or girls.

"(2) For the purposes of this subsection, sex shall be recognized based solely on a person's reproductive biology and genetics at birth.

"(3) Nothing in this subsection shall be construed to prohibit a recipient from permitting males to train or practice with an athletic program or activity that is designated for women or girls so long as no female is deprived of a roster spot on a team or sport, opportunity to participate in a practice or competition, scholarship, admission to an educational institution, or any other benefit that accompanies participating in the athletic program or activity."

The Acting CHAIR. No amendment to that amendment in the nature of a substitute shall be in order, except those printed in House Report 118-37. Each such amendment may be offered only in the order printed in the report, by a Member designated in the report, shall be considered read, shall be debatable for the time specified in the report, equally divided and controlled by the proponent and an opponent, shall not be subject to amendment, and shall not be subject to a demand for division of the question.

AMENDMENT NO. 1 OFFERED BY MS. MACE

The Acting CHAIR. It is now in order to consider amendment No. 1 printed in House Report 118-37.

Ms. MACE. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

Page 2, line 7, strike the close quotation marks.

Page 2, after line 7, insert the following:

"(e) The Comptroller General shall carry out a study to determine the meaning of the phrase 'any other benefit' as used in subsection (d)(3) by looking at benefits to women or girls of participating in single sex sports that would be lost by allowing males to participate. The study shall document the adverse psychological, developmental, participatory, and sociological results to girls of allowing males to compete, be members of a sports team, or participants in athletic programs, that are designed for girls, including displacement or discouragement from sports participation, deprivation of a roster spot on a team or sport, loss of the opportunity to participate in a practice or competition, loss of a scholarship or scholarship opportunities, loss or displacement of admission to an educational institution, deprivation of the benefit of an environment free of hostility based on sexual assault or harassment, or any other benefit that accompanies participating in the athletics program or activity. Further, the Comptroller General shall submit to the Committee on Education and the Workforce of the House of Representatives and the Committee on Health, Education, Labor, and Pensions of the Senate a report that contains the results of such study."

The Acting CHAIR. Pursuant to House Resolution 298, the gentlewoman from South Carolina (Ms. MACE) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentlewoman from South Carolina.

□ 0915

Ms. MACE. Mr. Chairman, this amendment would mandate the Comptroller General carry out a study to determine the adverse effects of allowing biological men to compete in women's sports. It looks at the adverse psychological, developmental participatory, and sociological results to girls of allowing males to compete, be members of a sports team, or participants in athletic programs that are designed specifically for girls, including hostile environment creation, sexual assault, and sexual harassment.

We are going to call this today the Riley Gaines report. Riley Gaines lifetime of hard work was undermined by a biological male who was wrongly allowed to compete against women in NCAA-sanctioned competition.

Furthermore, she had to deal with the psychological trauma of being forced to share a locker room and change in front of a biological man. Subjecting more women to this is cruel.

All of the glass ceilings that have been shattered by women in sports have been for naught if we allow this to continue, so I am going to stand with women and fight for their fair right to competition.

Mr. Chair, I reserve the balance of my time.

Mr. TAKANO. Mr. Chairman, I claim time to speak in opposition to the amendment.

The Acting CHAIR. The gentleman from California is recognized for 5 minutes.

Mr. TAKANO. Mr. Chairman, this amendment perpetuates false argu-

ments that allowing transgender girls to participate on school sports teams will undermine the well-being of cisgender girls.

Again, my friends across the aisle are conflating and confusing the issue here. They want to talk about the struggles and the challenges we have with determining fair competition in elite sports, but what we are talking about here is a bill, the underlying bill, which would completely ban participation of all transgender kids across our country.

As I said, the example in Utah, 75,000 high school students competing in high school sports, four transgender kids, one competing as a female. This seems wholly, wholly, disproportionate to the so-called problem. What is disproportionate is this proposal to completely ban transgender students from sports.

Now, I want to say something here. The other side does not even want to acknowledge that transgender kids exist; that transgender people exist.

Nevertheless, the legislation and this amendment target transgender kids, and they do it in a very, very insidious way. They will say, oh, transgender doesn't appear in this bill. But let's not kid ourselves that the very intent is to harm and stigmatize, isolate, make them pariahs, and this is simply wrong.

Look, I am not a scientist. I was an English teacher most of my time before I got into Congress. I do know the harm that comes with this insidious use of language, by not even granting the dignity of existing, not even granting the dignity of the existence of trans kids and trans people. That is what the other side is doing.

It is going to be harmful. How is it harmful? This mere debate has traumatized trans kids and their families across the country. Eighty-five percent of transgender and nonbinary youth say that the debates around anti-trans bills have negatively impacted their mental health.

According to a 2022 survey, nearly one in five transgender and nonbinary youth attempted suicide in the past year, and 45 percent of LGBTQ youth seriously considered attempting suicide in the past year. These statistics are real. They represent real vulnerable kids. I urge my colleagues to oppose this amendment and to oppose the underlying bill.

Mr. Chairman, I reserve the balance of my time.

Ms. MACE. Mr. Chairman, for years, the left has said to follow the science. Well, today, Republicans are following the science. We are not confused about the differences between biological men and biological women.

As a woman who is pro-LGBTQ, I don't care how you dress. I don't care what pronoun you take. I don't care if you change your gender. But we ought to protect biological women and girls in their athletics and their achievements.

As someone who has broken glass ceilings, I am the first woman to graduate from The Citadel, the Military

College of South Carolina. We don't want biological men taking away the achievements of women who fought so hard for where they are today.

It was 100 years after women's suffrage that South Carolina elected the first ever Republican woman to Congress. That is what I did in 2020.

We don't want to take these achievements away from women at all. We are not confused. Having biological men in locker rooms, as a mom of a girl, and hearing Riley Gaines' story, and as someone who was molested at 14, raped at 16, the risks to our girls and to women by biological men in some of these cases and the stories that we have heard, we ought to do our damndest to protect women and girls in sports.

This is not insidious. What is insidious is allowing men in girls' locker rooms as they are changing, as they are showering. That is perverted; it is insidious; it is disgusting.

We want to make sure that we are doing everything we can to protect women and girls. This report will study that and bring the results to Congress.

I thank Riley Gaines for sharing her story, putting it out there, and talking about the realities of what is going on in this country.

I can tell you the other side is very much confused. They are so confused now that Republicans have become the feminists of today.

Mr. Chairman, I reserve the balance of my time.

Mr. TAKANO. Mr. Chairman, I yield to the gentlewoman from South Carolina for a colloquy to answer some questions.

I know the gentlewoman to be open-minded about LGB people, but I wonder if she has ever sat down and met with any of her transgender constituents.

Ms. MACE. I have. I actually know transgender constituents. I know transgender children. I have friends in my district that have transgender kids. I am very well aware.

Mr. TAKANO. Reclaiming my time. So the gentlewoman does recognize that transgender kids and transgender people exist.

Ms. MACE. Yes, 100 percent.

Mr. TAKANO. Reclaiming my time. So it is curious to me that the gentlewoman has not included even the word "transgender." She uses the word "biological male," and the study that she has put forward studies the harm done to cisgender girls by having them compete with biological males. It does not even provide the guidance to the studiers to study what may happen with cisgender girls and the competition with transgender girls. So the results of this study are not going to even determine what the challenges may be.

Look, the mere fact that the author of this amendment is asking to study this shows that there is no evidence that there is any harm here.

The Acting CHAIR. The time of the gentleman has expired.

Ms. MACE. Mr. Chair, may I inquire how much time is remaining.

The Acting CHAIR. The gentlewoman has 2 minutes remaining.

Ms. MACE. Mr. Chairman, when we use the term "biological men," we are actually following the science because for years the left has said follow the science. When you are born a biological male, you are born with physical advantages over women.

We do want to study the psychological effect on women in sports, in their locker rooms. We want to study what is going on and how it negatively impacts women.

Women should not be ignored in this situation, whether they are in the classroom, or on a sports team, or in the private sector.

As I mentioned before, I know and have met with plenty of transgender individuals. This is not against the LGBTQ community. We are pro-women today, and that is what this amendment is about, protecting women and girls against biological men who want to compete against them.

I don't think any of us have any discontent if transgender girls wanted to have their own sports teams and compete at that level because the physical differences between biological men and biological women are very different. We want to make sure that we are going to protect them, and that we don't have any other women going through what Riley Gaines went through. It was wrong then; it is wrong now.

I am proud of this amendment and the work that we are doing to protect women and girls. As I said before, I have broken many glass ceilings, and I don't want to see those achievements taken away from biological women who have worked so hard to get to where they are today.

We want to set a good example that they can achieve anything they want in America, anything they want in the United States of America. If they have goals, they work hard to achieve them. They can do anything they want, and no man will get in their way.

Mr. Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentlewoman from South Carolina (Ms. MACE).

The question was taken; and the Acting Chair announced that the ayes appeared to have it.

Ms. MACE. Mr. Chairman, I demand a recorded vote.

The Acting CHAIR. Pursuant to clause 6 of rule XVIII, further proceedings on the amendment offered by the gentlewoman from South Carolina will be postponed.

AMENDMENT NO. 2 OFFERED BY MR. OGLES

The Acting CHAIR. It is now in order to consider amendment No. 2 printed in House Report 118-37.

Mr. OGLES. Mr. Chairman, I have an amendment at the desk.

The Acting CHAIR. The Clerk will designate the amendment.

The text of the amendment is as follows:

Page 1, line 17, strike "(3)" and insert "(4)".

Page 1 after line 16, insert the following:

"(3) For the purposes of this subsection, the term 'athletic programs and activities' includes, but is not limited to, all programs or activities that are provided conditional upon participation with any athletic team."

The Acting CHAIR. Pursuant to House Resolution 298, the gentleman from Tennessee (Mr. OGLES) and a Member opposed each will control 5 minutes.

The Chair recognizes the gentleman from Tennessee.

Mr. OGLES. Mr. Chairman, I yield myself such time as I may consume.

I am grateful that the House of Representatives is taking a stand to protect women and girls in this country and to ensure that they continue to have access to athletic opportunities at school. I strongly support the Protecting Women and Girls in Sports Act.

My amendment strengthens the underlying bill by protecting schools from a weaponized bureaucracy and frivolous lawsuits as they work to comply with the intentions of the bill.

Many schools provide a wide range of programs and activities to support their student athletes. This amendment ensures that schools can continue to provide a range of resources exclusively or preferentially to members of an athletic team without worrying about activist bureaucrats or opportunistic trial lawyers targeting them with disingenuous arguments about what constitutes an athletic program or activity.

Mr. Chairman, I reserve the balance of my time.

Mr. TAKANO. Mr. Chairman, I claim the time in opposition to the amendment.

The Acting CHAIR. The gentleman from California is recognized for 5 minutes.

Mr. TAKANO. Mr. Chairman, again, the assertion that the underlying bill is about protecting women and girls couldn't be farther from the truth. We know that in States that have inclusive policies toward trans girls and women in sports, that the overall participation of girls and women is greater.

Those States that have enacted bans on transgender participation have seen a decrease in overall participation. Why might that be?

Well, we know that in Utah, that some parents of cisgender girls who have seen their girls lose in competition have questioned whether or not the winner is actually a girl because of nonconformance to perceived notions of femininity. Authorities in that State have actually subjected the winner, the girl who was a winner, to an examination of documents dating back to her kindergarten days in order for her to prove that she was indeed a female.

Think about the chilling effect that this has had on other women and girls

from participating in sports. The teenage years are a difficult time enough but think about what this ban has imposed.

Let me tell you, Republicans are not satisfied with just banning transgender girls from competition in athletics. What this amendment will do is to accomplish full exclusion of transgender people, not only from athletic programs, but from any other auxiliary programming that a student would want to participate with their teams.

Not only are they interested in assuring that transgender girls and women can't enjoy the benefits of the athletic aspects of team sports, but they also want to make sure that trans students who, statistically speaking, already face intense marginalization in school environments are deprived of the opportunity to make friends, to be included, and just have fun.

□ 0930

No wonder more than half of transgender kids have thought about suicide or have attempted it.

This amendment is the example that represents the whole. The nature of this amendment is what is at the heart of this bill. It is not about competition. It is about participation.

I wish that they would stop using examples of difficulties in elite competitions as a justification to harm transgender kids all across this Nation and exclude them not only from sports but also exclude them from sports banquets or special study halls that may be associated with athletes.

This is an insidious amendment. It is an insidious bill. It is contrary to our values as Americans.

Mr. Chair, I reserve the balance of my time.

Mr. OGLES. Mr. Chair, no woman or girl in our country should be forced to lose competitions to biological men. No school in our country should be punished for fighting to preserve the integrity of women's sports.

We cannot pass up an opportunity to protect schools from adverse actions accusing them of discrimination when they provide a tutor to a team or they let athletes move into a dorm early or accommodate a practice schedule.

We know Democrats will work to pursue every loophole imaginable to undermine this bill, and we should take this opportunity to stop them before they can start.

Mr. Chair, I urge adoption of my amendment, and I reserve the balance of my time.

Mr. TAKANO. Mr. Chair, I would just say let's allow, at the very elite level, organizations like the International Olympic Committee and the NCAA to make determinations of what constitutes fairness, not impose the Federal Government where it is not necessary. Transgender athletes have been welcomed into participation for 20 years now and only recently has it become a major issue in our country.

Mr. Chair, where have the Republicans' concerns about government

overreach gone? Where have the concerns about allowing States and voluntary associations to solve problems before the Federal Government is brought to bear gone?

Certainly, we should not be using one or two examples at the elite sports level to affect the participation of transgender girls and women all across our country in high schools and colleges.

Mr. Chair, I reserve the balance of my time.

Mr. OGLES. Mr. Chair, I reiterate that no woman or girl should be forced to lose competitions to biological men. I say that as a father of a daughter who is an athlete. I say that as a father to two sons who are athletes. Girls should play girls' sports, and boys should play boys' sports.

Mr. Chair, I yield back the balance of my time.

Mr. TAKANO. Mr. Chair, I would say that organizations like the NCAA and the International Olympic Committee can resolve these issues about fairness in competition, but we should not neglect the greater value of participation, connecting to others in society and welcoming everybody into the community. This bill and this amendment do not do that, and they put our transgender kids in harm's way.

Mr. Chair, I yield back the balance of my time.

The Acting CHAIR. The question is on the amendment offered by the gentleman from Tennessee (Mr. OGLES).

The amendment was agreed to.

Mr. OGLES. Mr. Chair, I move that the Committee do now rise.

The motion was agreed to.

Accordingly, the Committee rose; and the Speaker pro tempore (Mr. EDWARDS) having assumed the chair, Mr. FLOOD, Acting Chair of the Committee of the Whole House on the state of the Union, reported that that Committee, having had under consideration the bill (H.R. 734) to amend the Education Amendments of 1972 to provide that for purposes of determining compliance with title IX of such Act in athletics, sex shall be recognized based solely on a person's reproductive biology and genetics at birth, had come to no resolution thereon.

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 9 o'clock and 35 minutes a.m.), the House stood in recess.

□ 1000

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. STEUBE) at 10 a.m.

PROTECTION OF WOMEN AND GIRLS IN SPORTS ACT OF 2023

The SPEAKER pro tempore. Pursuant to House Resolution 298 and rule

XVIII, the Chair declares the House in the Committee of the Whole House on the state of the Union for the further consideration of the bill, H.R. 734.

Will the gentleman from Nebraska (Mr. FLOOD) kindly resume the chair.

□ 1001

IN THE COMMITTEE OF THE WHOLE

Accordingly, the House resolved itself into the Committee of the Whole House on the state of the Union for the further consideration of the bill (H.R. 734) to amend the Education Amendments of 1972 to provide that for purposes of determining compliance with title IX of such Act in athletics, sex shall be recognized based solely on a person's reproductive biology and genetics at birth, with Mr. FLOOD (Acting Chair) in the chair.

The Clerk read the title of the bill.

The Acting CHAIR. When the Committee of the Whole rose earlier today, amendment No. 2, printed in House Report 118-37, offered by the gentleman from Tennessee (Mr. OGLES) had been disposed of.

AMENDMENT NO. 1 OFFERED BY MS. MACE

The Acting CHAIR. The unfinished business is the demand for a recorded vote on amendment No. 1, printed in House Report 118-37 offered by the gentlewoman from South Carolina (Ms. MACE), on which further proceedings were postponed and on which the ayes prevailed by voice vote.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

RECORDED VOTE

The Acting CHAIR. A recorded vote has been demanded.

A recorded vote was ordered.

The vote was taken by electronic device, and there were—ayes 216, noes 205, not voting 19, as follows:

[Roll No. 190]

AYES—216

Aderholt	Cline	Franklin, C.
Alford	Cloud	Scott
Allen	Clyde	Fry
Amodei	Cole	Fulcher
Armstrong	Collins	Gaetz
Arrington	Comer	Gallagher
Babin	Crane	Garbarino
Bacon	Crawford	Garcia, Mike
Baird	Crenshaw	Gimenez
Balderson	Curtis	Gonzales, Tony
Banks	D'Esposito	González-Colón
Barr	De La Cruz	Good (VA)
Bean (FL)	DesJarlais	Gooden (TX)
Bentz	Diaz-Balart	Gosar
Bergman	Donalds	Granger
Bice	Duarte	Graves (LA)
Biggs	Duncan	Graves (MO)
Bilirakis	Dunn (FL)	Green (TN)
Bishop (NC)	Edwards	Greene (GA)
Bost	Ellzey	Griffith
Brecheen	Emmer	Grothman
Buchanan	Estes	Guest
Bucshon	Ezell	Guthrie
Burchett	Fallon	Hageman
Burgess	Feenstra	Harris
Burlison	Ferguson	Harshbarger
Calvert	Finstad	Hern
Cammack	Fischbach	Higgins (LA)
Carey	Fitzgerald	Hill
Carl	Fitzpatrick	Hinson
Carter (GA)	Fleischmann	Houchin
Carter (TX)	Flood	Hudson
Chavez-DeRemer	Fox	Huizenga
Ciscomani		Hunt