Mr. COLE. Mr. Speaker, I yield myself the balance of my time.

In closing, I urge all my colleagues to support this resolution establishing the rules of the 118th Congress. The changes we are proposing today will ensure that the institution is set on a path of success for the new Congress.

They will ensure that Members return to Washington and do their work here.

They will set up an institution to hold the Biden administration accountable.

They will put in place budgetary rules designed to prevent the kind of reckless spending spree Democrats recently engaged in.

I urge all Members to vote "yes" on the previous question and "yes" on the rule.

Ms. JACKSON LEE. Mr. Speaker, I rise in strong opposition to H. Res. 5, Adopting the Rules of the 118th Congress. Instead of building on the extraordinary work done by House Democrats in the 117th Congress, Republicans are choosing to lead off this term with legislation that attacks women's health freedoms, make it easier for companies to pollute without consequence, and hand out tax breaks to the wealthy and well connected.

This problematic Rules package is the product of non-transparent negotiations, backroom deals and promises that were made to appease the demands made by extremist members of the Republican Party to get them to vote or in some cases vote present for Speaker of the House.

Last week's catastrophic Speaker's election showed Americans how disorganized, chaotic, and inefficient the Republican leadership and Caucus can be.

Last week's chaos showed the American people how Republicans plan to govern for the next two years. This body will be ill managed, less transparent, slow moving, and will put forth legislation that will attack our freedoms and undermine our Nation's values.

Concessions made by Republican leadership last week will have devastating effects on this institution. The passage of this Rules package will pave the way for:

Any member to file a "motion to vacate the chair," effectively holding the Speaker hostage:

Extreme right-wing members on key committees:

Putting an end to the possibility of Congressional staff unionization;

Reinstating the Holman Rules so Republicans can target civil servants who challenge them: and

Shut down criminal investigations into the previous president.

This problematic Rule is creating more turmoil in the Republican ranks as members wrestle with the image of witnessing the Speaker being coerced into agreeing to give a small faction of the Republican Caucus treats to appease them—including concessions to individual members for votes he needed to become Speaker.

It is not inconceivable that Republican members of the delegation must show they are not being bullied into voting for this Rules Bill.

The most problematic aspect of the Rule is that it does not spell out what the Speaker agreed to give to his opponents so that the Congress and the American people know what the Speakership actually cost them.

This is the People's House—not the Republican or Democratic House any bargaining should be focused on the needs of the American people—they must come first.

Throughout the last election cycle, Republicans campaigned on addressing inflation and lowering the cost of living for millions of Americans.

Ironically, the first bill they are introducing repays the wealthy donors that got them their majority through dark money contributions by making it easier for the wealthiest 1 percent of Americans to cheat on their taxes.

We all may have varying beliefs about taxes, but we as Americans know that nothing in this life is free and that in order for our Nation to be a beacon of freedom we must have a strong defense, public assistance programs to help those in need, an education system that prepares young minds to lead, retirement programs that provided for our elder and disabled, and a healthcare system that cares for all in need of healthcare.

Passage of the rule will pave the way for Republicans to continue their assault on a woman's bodily autonomy and impede on medical decisions that should remain between medical professionals and their patient.

Although the Born-Alive Abortion Survivors Protection Act does not criminalize abortion nationwide, make no mistake, that is their end goal, and the passage of this bill will get them one step closer to their sick idea of stripping all women of their rights.

There are concerns that language in the House Rules Package would eliminate rules requiring spending offsets for bills that sell or transfer federal public lands and waters.

This will result in a loss of public access enjoyed by the 70 million American hunters and anglers that help support the \$862 billion outdoor recreation economy in the United States. Additionally, giving away public assets with no return would be a loss for American taxpayers.

As a result, hunters and anglers are strongly opposed to this rule change, which would eliminate the necessity of spending offsets to sell or transfer public lands.

I urge all my colleagues to oppose this bill and see it for what it truly is:

an effort by Republicans to give tax breaks to the ultra-rich and the corporations who fund their campaigns, and

an effort to continue carrying out their distorted notion of America by decimating the programs set in place to help the Americans who depend on government assistance the most.

The text of the material previously referred to by Mr. McGovern is as follows:

At the end of the resolution, add the following new section:

SEC.___. WOMEN'S HEALTH PROTECTION ACT.

Not later than January 12, 2023, the Speaker shall, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the State of the Union for consideration of a bill consisting of the text of H.R. 8296 of the One Hundred Seventeenth Congress, as passed by the House on July 15, 2022, to protect a person's ability to determine whether to continue or end a pregnancy, and to protect a health care provider's ability to provide abortion services. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are

waived. General debate shall be confined to the bill and shall not ceed one hour equally divided and controlled by the Majority Leader and the Minority Leader or their respective designees. After general debate the bill shall be considered for amendment under the five-minute rule. The bill shall be considered as read. All points of order against provisions in the bill are waived. No amendment shall be in order except: (1) those amendments to the bill received for printing in the portion of the Congressional Record designated for that purpose in clause 8 of rule XVIII dated at least one day before the day of consideration of the amendment; and (2) up to 20 pro forma amendments for the purpose of debate, 10 of which may be offered by the Majority Leader or a designee and 10 of which may be offered by the Minority Leader or a designee. Each amendment so received may be offered only by the Member who caused it to be printed or a designee and shall be considered as read if printed. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit.

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

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to the order of the House of today, further proceedings on this question are postponed.

RECESS

Mr. COLE. Mr. Speaker, I ask unanimous consent that the House stand in recess until approximately 6:30 p.m.

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

There was no objection.

Accordingly (at 6 o'clock and 20 minutes p.m.), the House stood in recess.

\square 1830

AFTER RECESS

The recess having expired, the House was called to order by the Speaker pro tempore (Mr. WOMACK) at 6 o'clock and 30 minutes p.m.

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore. Proceedings will resume on questions previously postponed.

Votes will be taken in the following order:

Ordering the previous question on House Resolution 5:

A motion to commit House Resolution 5, if offered; and

Adoption of House Resolution 5, if ordered.

The first electronic vote will be conducted as a 15-minute vote. Pursuant to the order of the House today, remaining electronic votes will be conducted as 5-minute votes.

ADOPTING THE RULES OF THE HOUSE OF REPRESENTATIVES FOR THE 118TH CONGRESS

The SPEAKER pro tempore. Pursuant to the order of the House of today, the unfinished business is the vote on ordering the previous question on the resolution (H. Res. 5), 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 on the resolution.

The vote was taken by electronic device, and there were—yeas 211, nays 205, not voting 18, as follows:

[Roll No. 21]

YEAS-211

Aderholt Fischbach Loudermilk Fitzgerald Alford Lucas Allen Fitzpatrick Luetkemeyer Amodei Fleischmann Luna Luttrell Armstrong Flood Mace Arrington Foxx Franklin, C Malliotakis Bacon Baird Scott Mann Balderson Fry Fulcher Massie Banks Mast McCarthy Barr Gaetz Gallagher Bean (FL) McClain Garbarino McClintock Bentz Garcia, Mike McCormick Bergman Bice Gimenez McHenry Gonzales, Tony Biggs Meuser Bilirakis Gooden (TX) Miller (IL) Bishop (NC) Gosar Miller (OH) Miller (WV) Granger Boebert Graves (LA) Miller-Meeks Brecheen Graves (MO) Mills Molinaro Buchanan Green (TN) Greene (GA) Moolenaar Buck Griffith Bucshon Moore (AL) Grothman Moore (UT) Burchett Burgess Guest Moran Guthrie Burlison Murphy Calvert Hageman Nehls Cammack Harshbarger Newhouse Carev Hern Norman Carl Higgins (LA) Nunn (IA) Hill Carter (GA) Obernolte Carter (TX) Hinson Ogles Chavez-DeRemer Houchin Owens Ciscomani Hudson Palmer Cline Huizenga Pence Cloud Hunt Perry Clyde Issa. Pfluger Jackson (TX) Cole Posev Reschenthaler Collins James Johnson (LA) Comer Rodgers (WA) Johnson (OH) Rogers (AL) Crane Crawford Johnson (SD) Rogers (KY) Curtis Jordan Rosendale Joyce (PA) D'Esposito Rouzer Davidson Kean (NJ) Roy Rutherford De La Cruz Kelly (MS) DesJarlais Kelly (PA) Salazar Diaz-Balart Kiggans (VA) Santos Donalds Kilev Scalise Kustoff Duarte Schweikert Duncan LaHood Scott, Austin Dunn (FL) LaLota Self. Sessions LaMalfa Edwards Ellzey Simpson Smith (MO) Lamborn Emmer Langworthy Estes Latta Smith (NE) Ezell LaTurner Smith (NJ) Fallon Lawler Smucker Lee (FL) Feenstra Spartz Ferguson Lesko Stauber Finstad Letlow Steel

Stefanik Steil Steube Stewart Strong Tenney Thompson (PA) Tiffany Turner

Adams

Aguilar

Auchineloss

Bishop (GA)

Blumenauer

Bonamici

Boyle (PA)

Bowman

Brown

Bush

Caraveo

Carbajal

Cárdenas

Carter (LA)

Cartwright

Castor (FL)

Castro (TX)

McCormick

Cherfilus-

Cicilline

Cleaver

Clyburn

Connolly

Courtney

Crockett

Cohen

Correa.

Costa

Craig

Crow

Cuellar

Davids (KS)

Davis (IL)

Davis (NC)

Dean (PA)

DeGette

DeLauro

DelBene

Deluzio

Dingell

Escobar

Espaillat

Fletcher

Foushee

Gallego

Garamendi

García (IL)

Garcia (TX)

Frankel, Lois

Eshoo

Evans

Foster

DeSaulnier

Clark (MA)

Clarke (NY)

Carson

Casar

Casten

Case

Chu

Brownley

Budzinski

Blunt Rochester

Allred

Balint

Beatty

Bera

Beyer

Barragán

Valadao Van Drew Van Duyne Van Orden Wagner Walberg Weber (TX) Webster (FL) Wenstrup Westerman
Williams (NY)
Williams (TX)
Wilson (SC)
Wittman
Womack
Yakym
Zinke

NAYS-205

Garcia, Robert Pallone Golden (ME) Panetta Goldman (NY) Pappas Gomez Pascrell Gonzalez, Pavne Vicente Peltola Gottheimer Perez Grijalva Pettersen Harder (CA) Phillips Hayes Pingree Higgins (NY) Pocan Himes Porter Horsford Presslev Houlahan Quigley Hoyer Ramirez Hoyle (OR) Raskin Huffman Ross Ivey Jackson (IL) Ruiz Ruppersberger Jackson (NC) R.va.n Jackson Lee Salinas Jacobs Sánchez Jayapal Sarbanes Jeffries Johnson (GA) Scanlon Schakowsky Kamlager-Dove Schiff Kaptur Schneider Keating Kelly (IL) Scholten Schrier Khanna Scott (VA) Kilmer Scott, David Kim (NJ) Sewell Krishnamoorthi Sherman Kuster Sherrill Landsman Slotkin Larsen (WA) Sorensen Larson (CT) Soto Lee (CA) Spanberger Lee (NV) Stansbury Lee (PA) Stanton Leger Fernandez Stevens Levin Strickland Lieu Swalwell Lofgren Sykes Lynch Takano Magaziner Thanedar Manning Thompson (CA) Matsui McBath Thompson (MS) Titus Tlaib McCollum McGarvey Tokuda McGovern Tonko Meeks Torres (CA) Menendez Torres (NY) Meng Trahan Moore (WI) Underwood Morelle Vargas Moskowitz Vasquez Moulton Veasey Mrvan Mullin Velázquez Nadler Wasserman Schultz Napolitano Waters Neal Neguse Watson Coleman Wexton Nickel Norcross Wild Williams (GA) Ocasio-Cortez Wilson (FL) Omar

NOT VOTING-18

Babin Joyce (OH) Peters Crenshaw Kim (CA) Rose Smith (WA) Doggett McCaul Good (VA) Mfume Timmons Green (TX) Mooney Trone Waltz Harris Pelosi

□ 1848

Ms. STANSBURY changed her vote from "yea" to "nay."

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

Ms. DELAURO. Mr. Speaker, I have a motion to commit at the desk.

The SPEAKER pro tempore. The Clerk will report the motion to commit.

The Clerk read as follows:

Ms. DeLauro of Connecticut moves to commit the resolution (H. Res. 5) to a select committee composed of the Majority Leader and the Minority Leader with instructions to report the same back to the House forthwith with the following amendment:

At the end of the resolution, add the following new section:

SEC. _. AMERICAN FAMILY ACT.

Not later than January 12, 2023, the Speaker shall, pursuant to clause 2(b) of rule XVIII, declare the House resolved into the Committee of the Whole House on the State of the Union for consideration of a bill consisting of the text of H.R. 928 of the One Hundred Seventeenth Congress, as introduced on February 8, 2021, to amend the Internal Revenue Code of 1986 to make the child tax credit fully refundable, establish an increased child tax credit for young children, and for other purposes. The first reading of the bill shall be dispensed with. All points of order against consideration of the bill are waived. General debate shall be confined to the bill and shall not exceed one hour equally divided and controlled by the Majority Leader and the Minority Leader or their respective designees. After general debate the bill shall be considered for amendment under the fiveminute rule. The bill shall be considered as read. All points of order against provisions in the bill are waived. No amendment shall be in order except: (1) those amendments to the bill received for printing in the portion of the Congressional Record designated for that purpose in clause 8 of rule XVIII dated at least one day before the day of consideration of the amendment; and (2) up to 20 pro forma amendments for the purpose of debate. 10 of which may be offered by the Majority Leader or a designee and 10 of which may be offered by the Minority Leader or a designee. Each amendment so received may be offered only by the Member who caused it to be printed or a designee and shall be considered as read if printed. At the conclusion of consideration of the bill for amendment the Committee shall rise and report the bill to the House with such amendments as may have been adopted. The previous question shall be considered as ordered on the bill and amendments thereto to final passage without intervening motion except one motion to recommit.

Ms. DELAURO. (During the reading). Mr. Speaker, I ask unanimous consent to dispense with the reading.

The SPEAKER pro tempore. Is there objection to the request of the gentlewoman from Connecticut?

There was no objection.

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

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

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

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to the order of the House of today, this is a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 210, nays 220, not voting 4, as follows: