December	5, 2024	C
Landsman	Neal	Smith (NE)
Langworthy	Neguse	Smith (NJ)
Larsen (WA)	Nehls	Smith (WA)
Larson (CT)	Newhouse	Smucker
Latta	Nickel	Sorensen
LaTurner	Norcross	Soto
Lawler	Norman	Spanberger
Lee (CA)	Nunn (IA)	Stansbury
Lee (FL)	Obernolte	Stanton
Lee (NV)	Ocasio-Cortez	Stauber
Lee (PA)	Omar	Steel
Lee Carter	Owens	Stefanik
Leger Fernandez	Pallone	Steil
Lesko	Palmer	Stevens
Letlow	Panetta	Strickland
Levin	Pappas	Strong
Lofgren	Pelosi	Suozzi
Lopez	Peltola	Sykes
Loudermilk	Pence	Takano
Lucas	Perry	Tenney
Luttrell	Peters	Thanedar
Lynch	Pettersen	Thompson (CA)
Mace	Pfluger	Thompson (MS)
Magaziner	Phillips	Thompson (PA)
Malliotakis	Pingree	Tiffany
Maloy	Pocan	Timmons
Mann	Posey	Tlaib
Manning Mast	Pressley	Tokuda
	Quigley	Tonko
Matsui McBath	Ramirez Raskin	Torres (CA)
McCaul	Reschenthaler	Torres (NY)
McClain	Rogers (AL)	Trahan
McClellan	Ross	Trone
McClintock	Rouzer	Turner
McCollum	Ruiz	Underwood
McCormick	Rulli	Valadao
McGarvey	Ruppersberger	Van Drew
McGovern	Rutherford	Van Duyne
McIver	Ryan	Van Orden
Meeks	Salazar	Vargas
Menendez	Salinas	Vasquez
Meng	Sánchez	Veasey
Meuser	Sarbanes	Velázquez
Mfume	Scalise	Walberg
Miller (OH)	Scanlon	Wasserman
Miller (WV)	Schakowsky	Schultz
Miller-Meeks	Schiff	Waters
Mills	Schneider	Watson Colema
Molinaro	Scholten	Weber (TX)
Moolenaar	Schrier	Webster (FL)
Mooney	Schweikert	Wenstrup
Moore (AL)	Scott (VA)	Westerman
Moore (UT)	Scott, Austin	Wild
Moore (WI)	Scott, David	Williams (GA)
Moran	Self	Williams (NY)
Morelle	Sessions	Williams (TX)
Moskowitz	Sewell	Wilson (FL)
Moulton	Sherman	Wittman
Mrvan	Simpson	Womack
Murphy	Slotkin Smith (MO)	Yakym
Nadler	SINITH (MO)	Zinke

# NAYS-15

Zinke

Bean (FL)	Crane	Harris
Biggs	Fulcher	Harshbarger
Boebert	Good (VA)	Miller (IL)
Brecheen	Gosar	Ogles
Burlison	Hageman	Wilson (SC)

Smith (MO)

### ANSWERED "PRESENT"-2

Rosendale Roy

Nadler

# NOT VOTING-34

Blumenauer	Grijalva	Rose
Bowman	Lieu	Sherrill
Crenshaw	Luetkemeyer	Spartz
Crockett	Luna	Steube
Duncan	Massie	Swalwell
Evans	McHenry	Titus
Fletcher	Mullin	Wagner
Gallego	Napolitano	Waltz
Garcia, Mike	Perez	Wexton
Gomez	Porter	Wied
Granger Graves (MO)	Rodgers (WA) Rogers (KY)	

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE The SPEAKER pro tempore (during the vote). There is 1 minute remaining.

# □ 1722

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

So (two-thirds being in the affirmative) the rules were suspended and the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

Stated for:

Mr. WIED. Mr. Speaker, had I been present, I would have voted YEA on Roll Call No. 486.

#### PERSONAL EXPLANATION

TITUS. Mr. Speaker, had I been present, I would have voted YEA on Roll Call No. 484 and YEA on Roll Call No. 486.

### PROVE IT ACT OF 2024

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX, the unfinished business is the vote on amendment No. 1 to the bill, H.R. 7198, to amend title 5, United States Code, to require greater transparency for Federal regulatory decisions that impact small businesses, and for other purposes, printed in part B of House Report 118-791, offered by the gentle-New from York woman (Ms. which further Velázquez) on proceedings were postponed and on which the yeas and nays were ordered.

The Clerk will redesignate the amendment.

The Clerk redesignated the amendment.

The SPEAKER pro tempore. The question is on the amendment offered by the gentlewoman from New York (Ms. Velázquez).

This will be a 2-minute vote.

The vote was taken by electronic device, and there were—yeas 199, nays 204, not voting 29, as follows:

# [Roll No. 487]

# YEAS-199

	1110 100	
Adams	Davis (IL)	Kelly (IL)
Aguilar	Davis (NC)	Kennedy
Allred	Dean (PA)	Khanna
Amo	DeGette	Kildee
Auchincloss	DeLauro	Kilmer
Balint	DelBene	Kim (NJ)
Barragán	Deluzio	Krishnamoorth
Beatty	DeSaulnier	Kuster
Bera	Dingell	Landsman
Beyer	Doggett	Larsen (WA)
Bishop (GA)	Escobar	Larson (CT)
Blunt Rochester	Eshoo	Lee (CA)
Bonamici	Espaillat	Lee (NV)
Boyle (PA)	Foster	Lee (PA)
Brown	Foushee	Lee Carter
Brownley	Frankel, Lois	Leger Fernande
Budzinski	Frost	Levin
Bush	Garamendi	Lofgren
Carbajal	García (IL)	Lynch
Cárdenas	Garcia (TX)	Magaziner
Carson	Garcia, Robert	Manning
Carter (LA)	Golden (ME)	Matsui
Cartwright	Goldman (NY)	McBath
Casar	Gonzalez, V.	McClellan
Case	Gottheimer	McCollum
Casten	Green, Al (TX)	McGarvey
Castor (FL)	Harder (CA)	McGovern
Castro (TX)	Hayes	McIver
Cherfilus-	Himes	Meeks
McCormick	Horsford	Menendez
Chu	Houlahan	Meng
Clark (MA)	Hoyer	Mfume
Clarke (NY)	Hoyle (OR)	Moore (WI)
Cleaver	Huffman	Morelle
Clyburn	Ivey	Moskowitz
Cohen	Jackson (IL)	Moulton
Connolly	Jackson (NC)	Mrvan
Correa	Jacobs	Nadler
Costa	Jayapal	Napolitano
Courtney	Jeffries	Neal
Craig	Johnson (GA)	Neguse
Crow	Kamlager-Dove	Nickel
Cuellar	Kaptur	Norcross
Davids (KS)	Keating	Ocasio-Cortez

Panetta Pappas Peltola Peters Pettersen Phillips Pingree Pocan Presslev Quigley Ramirez Raskin Ross Ruiz Ruppersberger Ryan Salinas Sánchez Sarbanes Scanlon

Schakowsky Schiff Schneider Scholten Schrier Scott (VA) Scott, David Sewell Sherman Slotkin Smith (NJ) Smith (WA) Sorensen Spanberger Stansbury Stanton Stevens Strickland Suozzi Sykes Takano Thanedar NAYS-204

Thompson (CA) Thompson (MS) Titus Tlaib Tokuda Tonko Torres (CA) Torres (NY) Trahan Trone Underwood Vargas Vasquez Veasey Velázquez Wasserman Schultz Waters Watson Coleman Wied Wild Williams (GA) Wilson (FL)

Miller (WV)

Molinaro

Mooney

Moran

Murphy

Newhouse

Norman

Nunn (IA)

Obernolte

Nehls

Ogles

Owens

Pence

Perry

Posev

Pfluger

Reschenthaler

Rogers (AL)

Rosendale

Rutherford

Schweikert

Scott, Austin

Salazar

Scalise

Self

Sessions

Simpson

Smith (MO)

Smith (NE)

Smucker

Spartz

Stee1 Stefanik

Steil

Steube

Strong

Tenney Thompson (PA)

Tiffany

Turner

Valadao

Timmons

Stauber

Rouzer

Roy Rulli

Palmer

Moolenaar

Moore (AL)

Moore (UT)

Miller-Meeks

Aderholt Franklin, Scott Alford Fulcher Allen Amodei Garbarino Armstrong Gimenez Gonzales, Tony Arrington Ra.bin Good (VA) Gooden (TX) Bacon Baird Gosar Graves (LA) Balderson Green (TN) Banks Barr Greene (GA) Bean (FL) Griffith Grothman Bentz Guest Guthrie Bergman Rice Hageman Biggs Bilirakis Harris Harshbarger Bishop (NC) Boebert Hern  $_{\rm Bost}$ Higgins (LA) Brecheen Hill Buchanan Hinson Bucshon Houchin Burchett Hudson Burlison Huizenga Calvert Hunt Cammack Issa Jackson (TX) Caraveo Carey James Johnson (SD) Carl Jordan Joyce (OH) Carter (GA) Carter (TX) Chavez-DeRemer Joyce (PA) Ciscomani Kean (NJ) Cline Kelly (MS) Cloud Kelly (PA) Kiggans (VA) Clyde Cole Kiley Collins Kim (CA) Comer Kustoff Crane LaHood Crawford LaLota Curtis LaMalfa D'Esposito Lamborn Davidson Langworthy Latta LaTurner De La Cruz DesJarlais Diaz-Balart Lawler Donalds Lee (FL) Duarte Lesko Dunn (FL) Letlow Lopez Loudermilk Edwards Ellzey Emmer Lucas Luttrell Estes Ezell Mace Fallon Malliotakis Feenstra Ferguson Maloy Mann Finstad Mast Fischbach McCaul Fitzgerald McClain Fitzpatrick McClintock Fleischmann McCormick Flood Meuser Miller (IL) Fong Foxx Miller (OH)

Van Drew Van Duyne Van Orden Wagner Walberg Weber (TX) Webster (FL) Wenstrup Westerman Williams (NY)

Williams (TX)

Wilson (SC)

Wittman

Womack

Yakvm

Zinke

NOT VOTING-29

Crockett Blumenauer Bowman Duncan Burgess Evans Crenshaw Fletcher

Gallego Garcia, Mike Gomez Granger

Graves (MO) McHenry Rose Grijalva Mullin Sherrill Lieu Swalwell Luetkemeyer Porter Waltz Rodgers (WA) Luna Wexton Massie Rogers (KY)

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There is 1 minute remaining.

#### $\Box$ 1727

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

So the amendment was rejected.

The result of the vote was announced as above recorded.

Stated against:

Mr. WIED. Mr. Speaker, on Roll Call No. 487, I mistakenly voted YEA when I intended to vote NAY.

The SPEAKER pro tempore. The question is on the engrossment and third reading of the bill.

The bill was ordered to be engrossed and read a third time, and was read the third time.

MOTION TO RECOMMIT

Mr. LANDSMAN. Mr. Speaker, I have a motion to recommit at the desk.

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

The Clerk read as follows:

Mr. Landsman of Ohio moves to recommit the bill H.R. 7198 to the Committee on the Judiciary.

The material previously referred to by Mr. LANDSMAN is as follows:

Mr. Landsman moves to recommit the bill H.R. 7198 to the Committee on the Judiciary with instructions to report the same back to the House forthwith, with the following amendment:

Strike all that follows after the enacting clause, and insert the following:

# SECTION 1. SHORT TITLE.

This Act may be cited as the "Prove It Act of 2024".

# SEC. 2. INITIAL REGULATORY FLEXIBILITY ANALYSIS.

- (a) In General.—Chapter 6 of title 5, United States Code, is amended—  $\,$
- (1) in section 603(b)—
- (A) in paragraph (5), by striking the period at the end and inserting "; and"; and
  - (B) by adding at the end the following:
- "(6) except with respect to a proposed rule that the head of such agency has determined will have a substantial beneficial effect on veterans' programs, where feasible, any reasonably foreseeable potential indirect costs the proposed rule may impose on small entities, including small entities that—
- "(A) purchase products or services from, sell products or services to, or otherwise conduct business with entities directly regulated by the rule;
- "(B) are directly regulated by other governmental entities as a result of the rule; or
- "(C) are not directly regulated by the agency as a result of the rule but are otherwise subject to other agency rules as a result of the rule.";
- (2) in section 605(b), 605(b), by adding at the end the following: "Except with respect to a proposed rule that the head of such agency has determined will have a substantial beneficial effect on veterans' programs, the agency shall provide such certification and statement to the Chief Counsel for Advocacy of the Small Business Administration not later than 10 days after completing the certification described in this subsection."; and
- (3) by inserting after section 605 the following:

# "\$ 605A. Review procedures relating to initial regulatory flexibility analysis certifications

"(a) FILING A PETITION TO REVIEW AGENCY CERTIFICATION OF A PROPOSED RULE.—

"(1) IN GENERAL.—Except with respect to a proposed rule that the head of the agency proposing such rule has determined will have a substantial beneficial effect on veterans' programs, any small entity, group of small entities, or organization representing the interests of small entities may petition the Chief Counsel for Advocacy of the Small Business Administration (in this section referred to as the 'Chief Counsel') to review a certification published under section 605(b) that a proposed rule will not, if promulgated, have a significant economic impact on a substantial number of small entities.

"(2) FORM.—The Chief Counsel shall—

"(A) determine the method, timing, and form of disseminating a petition described in paragraph (1); and

"(B) display the information described in subparagraph (A) on the website of the Office of Advocacy of the Small Business Administration in a conspicuous manner.

"(3) CONTENTS.—Each petition described in paragraph (1) with respect to a certification published under section 605(b) for a proposed rule shall clearly and concisely—

"(A) specify the name of the petitioner and a telephone number, a mailing address, and an email address that the Chief Counsel may use to communicate with the petitioner:

"(B) if the petitioner is an organization, provide additional identifying information, as applicable, including the organizational or corporate status of the petitioner, the State of incorporation of the petitioner, the registered agent of the petitioner, the interest of the petitioner in representing small entities affected by the proposed rule and the certification at issue, and the name and authority of the individual who signed the petition on behalf of the organizational or corporate petitioner:

"(C) present the specific problems or issues that the petitioner believes should be addressed or considered through a review of the certification, such as—

"(i) any specific circumstances in which the determination of the certification that the proposed rule will not, if promulgated, have a significant economic impact on a substantial number of small entities is incorrect, incomplete, or inadequate; or

"(ii) why the proposed rule would, if promulgated, have a significant economic impact on a substantial number of small entities"

"(D) cite, enclose, or reference any relevant and non-protected or confidential technical, scientific, or other data or information supporting any assertion of the problems or issues with the certification:

"(E) present a proposed solution to the problems or issues raised in the petition, including potential regulatory or compliance alternatives to the proposed rule;

"(F) provide an analysis, discussion, or argument that explains how the proposed solution described in subparagraph (E) solves the problems or issues raised in the petition; and

"(G) cite, enclose, or reference any other publicly available data or information supporting the proposed solution described in subparagraph (E).

"(b) CONSULTATION.—

"(1) IN GENERAL.—Any entity or organization desiring to file a petition under subsection (a) may request a consultation with the Chief Counsel before or after filing the petition.

"(2) FORM.—The Chief Counsel shall—

"(A) determine the method, timing, and form of requesting a consultation with the Chief Counsel under paragraph (1); and "(B) display the information described in subparagraph (A) on the website of the Office of Advocacy of the Small Business Administration in a conspicuous manner.

"(3) LIMITATIONS ON ASSISTANCE.—In any consultation regarding a petition under paragraph (1), the Chief Counsel—

"(A) may only-

"(i) describe the process for filing, docketing, tracking, closing, amending, withdrawing, and resolving the petition; and

"(ii) assist the petitioner to clarify the petition so that the Chief Counsel is able to understand the issues of concern to the petitioner; and

"(B) may not advise a petitioner on whether the petition should be amended or withdrawn.

"(c) Prima Facie Review.—

"(1) IN GENERAL.—Upon receipt of a petition filed under this section with respect to the certification of a proposed rule, the Chief Counsel shall make an initial prima facie determination on the merit of the issues raised in petition as to the properness of the certification and whether the proposed rule in question would, if promulgated, have a significant economic impact on a substantial number of small entities.

"(2) NO FURTHER REVIEW.—If, following the prima facie review of a petition under paragraph (1), the Chief Counsel determines that the issues raised in the petition do not merit further review by the Chief Counsel, the Chief Counsel shall, not later than 10 days after receipt of the petition, inform the petitioner of that determination and the matter shall be closed.

"(3) FURTHER REVIEW.—If, following the prima facie review of a petition under paragraph (1), the Chief Counsel determines that the issues raised in the petition do merit further review by the Chief Counsel, the Chief Counsel shall, not later than 10 days after receipt of the petition, inform the petitioner and the agency that promulgated the proposed rule that the Chief Counsel shall conduct a full review of the certification and proposed rule to which the petition relates under subsection (d).

"(d) Full Review.—

"(1) CONSIDERATIONS; MEETING.—In conducting a full review under this subsection with respect to the certification made under section 605(b), the Chief Counsel shall—

"(A) consider—

"(i) whether the agency that promulgated the proposed rule correctly determined which small entities will be affected by the proposed rule;

"(ii) whether the agency considered adequate economic data to assess whether the proposed rule will have a significant impact on a substantial number of small entities; and

"(iii) the economic implications of the proposed rule; and

"(B) convene a virtual or in-person meeting between the Chief Counsel, the petitioner, representatives of the agency that promulgated the proposed rule who are determined appropriate by the Chief Counsel, and the Administrator of the Office of Information and Regulatory affairs to—

"(i) provide positions and support for those positions regarding the certification of the proposed rule; and

"(ii) allow the Chief Counsel to ask questions as the Chief Counsel determines necessary to make a final determination as to the validity of the certification.

"(2) PUBLICATION.—Not later than 30 days after the date on which the Chief Counsel begins a full review of a certification made with respect to a proposed rule under paragraph (1), the Chief Counsel shall submit to the petitioner and the agency that promulgated the proposed rule, and publish in the

Federal Register and on the website of the Office of Advocacy of the Small Business Administration, the results of the review conducted under paragraph (1).

(3) REQUIREMENT TO PERFORM ANALYSES. If, after a full review of a certification made with respect to a proposed rule under paragraph (1), the Chief Counsel determines that the proposed rule will, if promulgated, have a significant economic impact on a substantial number of small entities, the agency that promulgated the proposed rule shall perform an initial regulatory flexibility analysis and a final regulatory flexibility analysis for the proposed rule under sections 603 and 604, respectively.

(4) Penalty.—If an agency fails to attend the required meeting under paragraph (1)(B) or in any other way fails to assist the Chief Counsel in a full review under paragraph (1) with respect to a proposed rule of the agency, as determined by the Chief Counsel, the final rule shall not apply to small entities.

'(5) JUDICIAL REVIEW.—For purposes of judicial review under chapter 7 of this title, a certification made by an agency under section 605(b) for which a petition is filed under subsection (a) shall be considered final agency action as of the date on which the Chief Counsel-

"(A) makes a determination under subsection (c)(2) that the issues raised in the petition do not merit further review; or

"(B) publishes the results of a full review of the certification under paragraph (1).

(b) TECHNICAL AND CONFORMING AMEND-MENT.—The table of sections for chapter 6 of title 5. United States Code, is amended by inserting after the item relating to section 605 the following:

"605A. Review procedures relating to initial regulatory flexibility analysis certifications.'

#### SEC. 3. REVIEW PROCEDURES FOR SECTION 610 PERIODIC REVIEW OF RULES.

(a) IN GENERAL.—Section 610 of title 5, United States Code, is amended-

(1) in subsection (b)-

(A) in the matter preceding paragraph (1), by striking "the following factors";

(B) in paragraph (4), by striking "and" at

(C) in paragraph (5), by striking the period at the end and inserting "; and"; and

(D) by adding at the end the following:

"(6) except with respect to a rule that the head of such agency has determined to have a substantial beneficial effect on veterans' programs, any indirect costs described in the initial regulatory flexibility analysis under section 603(b)(6), and any other indirect costs that may have arisen during the 10-year period described in subsection (a)."; and

(2) by adding at the end the following:

(d) If an agency fails to conduct a review of a rule, other than a rule that the head of the agency has determined to have a substantial beneficial effect on veterans' programs, as required under this section within the 10-year period described in subsection

"(1) the Chief Counsel for Advocacy of the Small Business Administration shall notify the agency that the rule has ceased to be effective:

"(2) the agency shall publish in the Federal Register a notification that the rule has ceased to be effective, and solicit comments for why the rule should be reinstated; and

"(3) if, based on the comments received under paragraph (2), the agency determines that the rule should be reinstated

'(A) the agency shall have 180 days beginning on the date of that determination to complete the review of the rule under this section; and

(B) upon completion of the review under subparagraph (A), the rule shall be reinstated, notwithstanding the notice and comment rulemaking procedures under section 553 of this title."

(b) APPLICATION.—The amendment made by subsection (a)(2) shall apply with respect to any final rule issued by an agency-

(1) during the 5-year period preceding the date of enactment of this Act; or

(2) on or after the date of enactment of this

The SPEAKER pro tempore. Pursuant to clause 2(b) of rule XIX, the previous question is ordered on the motion to recommit.

The question is on the motion to recommit.

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

Mr. LANDSMAN. Mr. Speaker, on that I demand the year and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. This will be a 5-minute vote.

The vote was taken by electronic device, and there were—yeas 197, nays 206, not voting 29, as follows:

### [Roll No. 488]

#### YEAS-197

Mrvan

Nadler

García (IL)

Garcia (TX)

Adams

Aguilar

Allred

Napolitano Garcia, Robert Amo Golden (ME) Nea1 Auchincloss Goldman (NY) Neguse Balint. Gonzalez, V. Nickel Barragán Gottheimer Norcross Ocasio-Cortez Beatty Green, Al (TX) Harder (CA) Omar Bera Bever Haves Pallone Bishop (GA) Himes Panetta Blunt Rochester Horsford Pappas Bonamici Houlahan Pelosi Boyle (PA) Hoyer Peltola Hoyle (OR) Brown Peters Huffman Pettersen Brownley Budzinski Ivey Phillips Jackson (IL) Bush Pingree Carbajal Jackson (NC) Pocan Cárdenas Jacobs Pressley Carson Javapal Quigley Carter (LA) Jeffries Ramirez Cartwright Johnson (GA) Raskin Casar Kamlager-Dove Ross Kaptur Ruiz Case Casten Keating Ruppersberger Castor (FL) Kelly (IL) Rvan Castro (TX) Kennedy Salinas Cherfilus Khanna Sánchez McCormick Kildee Sarbanes Chu Kilmer Scanlon Clark (MA) Kim (NJ) Schakowsky Krishnamoorthi Clarke (NY) Schiff Kuster Schneider Cleaver Clyburn Landsman Scholten Larsen (WA) Schrier Cohen Scott (VA) Connolly Larson (CT) Correa Lee (CA) Scott, David Lee (NV) Sewell Costa Courtney Lee (PA) Sherman Craig Lee Carter Slotkin Crow Leger Fernandez Smith (WA) Cuellar Sorensen Davids (KS) Lofgren Soto Davis (IL) Spanberger Lynch Magaziner Stansbury Davis (NC) Dean (PA) Manning Stanton Matsui Stevens DeGette DeLauro McBath Strickland DelBene McClellan Suozzi Deluzio McCollum Sykes DeSaulnier McGarvey Takano Thanedar Dingell McGovern Doggett McIver Thompson (CA) Thompson (MS) Meeks Escobar Eshoo Menendez Titus Espaillat Meng Tlaib Foster Mfume Tokuda Tonko Moore (WI) Foushee Morelle Torres (CA) Frankel, Lois Moskowitz Torres (NY) Frost Trahan Garamendi Moulton

Velázquez Underwood Wasserman Vargas Schultz Vasquez Waters Veasey Watson Coleman

Wild Williams (GA) Wilson (FL)

#### NAYS-206

Franklin, Scott Mills Aderholt Molinaro Alford Fry Fulcher Allen Moolenaar Mooney Amodei Garbarino Armstrong Gimenez Moore (AL) Arrington Gonzales, Tony Moore (UT) Babin Good (VA) Moran Bacon Gooden (TX) Murphy Baird Gosar Nehls Graves (LA) Balderson Newhouse Banks Green (TN) Norman Barr Greene (GA) Nunn (IA) Bean (FL) Griffith Obernolte Bentz Grothman Ogles Bergman Guest Owens Bice Guthrie Palmer Biggs Hageman Pence Bilirakis Harris Perry Bishop (NC) Harshbarger Pfluger Boebert Posey Bost Hill. Reschenthaler Hinson Brecheen Rogers (AL) Buchanan Houchin Rosendale Bucshon Hudson Rouzer Burchett Huizenga Roy Burgess Hunt Rulli Burlison Issa. Rutherford Jackson (TX) Calvert Salazar Cammack James Johnson (SD) Scalise Caraveo Schweikert Carey Jordan Scott, Austin Joyce (OH) Joyce (PA)  $\operatorname{Carl}$ Self Carter (GA) Sessions Carter (TX Kean (NJ) Simpson Chavez-DeRemer Kelly (MS) Smith (MO) Kelly (PA) Ciscomani Smith (NE) Kiggans (VA) Cline Smith (NJ) Kiley Cloud Smucker Kim (CA) Clyde Spartz Cole Kustoff Stauber Collins LaHood Steel Comer LaLota Stefanik Crane LaMalfa Steil Crawford Lamborn Steube Curtis Langworthy Strong D'Esposito Latta Tenney Davidson LaTurner Thompson (PA) De La Cruz Lawler Tiffany DesJarlais Lee (FL) Timmons Diaz-Balart Lesko Turner Donalds Letlow Valadao Duarte Lopez Van Drew Dunn (FL) Loudermilk Van Duvne Edwards Lucas Van Orden Ellzev Luttrell Wagner Emmer Mace Malliotakis Walberg Weber (TX) Ezell Malov Webster (FL) Fallon Mann Feenstra Mast Wenstrup Westerman Ferguson McCaul Wied McClain Finstad Williams (NY) Fischbach McClintock Williams (TX) Fitzgerald McCormick Fitzpatrick Wilson (SC) Meuser Miller (IL) Fleischmann Wittman Flood Miller (OH) Womack Miller (WV) Yakvm Fong Foxx Miller-Meeks Zinke

#### NOT VOTING--29

Blumenauer Granger Perez Bowman Graves (MO) Porter Crenshaw Grijalya Rodgers (WA) Crockett Higgins (LA) Rogers (KY) Duncan Lieu Rose Luetkemeyer Evans Sherrill Fletcher Luna Swalwell Gallego Massie Waltz Garcia, Mike McHenry Wexton

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE

The SPEAKER pro tempore (during the vote). There are 2 minutes remaining.

### $\Box$ 1734

So the motion to recommit was reiected.

Peters

Huffman

Brownley

The result of the vote was announced as above recorded.

The SPEAKER pro tempore. The question is on the passage of the bill.

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

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

The yeas and nays were ordered.

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

The vote was taken by electronic device, and there were—yeas 208, nays 196, not voting 28, as follows:

[Roll No. 489] YEAS-208 Franklin, Scott Aderholt Mills Alford Molinaro Fry Fulcher Allen Moolenaar Amodei Garbarino Mooney Armstrong Gimenez Moore (AL) Gonzales, Tony Arrington Moore (UT) Good (VA) Babin Moran Gooden (TX) Bacon Murphy Baird Gosar Nehls Graves (LA) Balderson Newhouse Banks Green (TN) Norman Barr Greene (GA) Nunn (IA) Bean (FL) Griffith Obernolte Grothman Bentz Ogles Bergman Guest Owens Bice Guthrie Palmer Biggs Hageman Pence Bilirakis Harris Perrv Harshbarger Bishop (NC) Pfluger Boebert Hern Posev Higgins (LA) Bost Reschenthaler Brecheen Rogers (AL) Buchanan Hinson Rosendale Bucshon Houchin Burchett Hudson Rouzer Rov Burgess Huizenga Rulli Burlison Hunt Rutherford Calvert Jackson (TX) Salazar Cammack Scalise Caraveo James Johnson (SD) Schweikert Carey Carl Jordan Scott, Austin Joyce (OH) Carter (GA) Self Carter (TX) Joyce (PA) Sessions Chavez-DeRemer Kean (NJ) Simpson Smith (MO) Ciscomani Kelly (MS) Cline Kelly (PA) Smith (NE) Cloud Kiggans (VA) Smith (NJ) Clyde Kiley Kim (CA) Smucker Cole Spartz Collins Kustoff Stauber Comer LaHood Steel LaLota Crane Stefanik Crawford LaMalfa Steil Cuellar Lamborn Steube Curtis Langworthy Strong D'Esposito Latta. Tennev Davidson LaTurner Thompson (PA) De La Cruz Lawler Tiffany Lee (FL) DesJarlais Timmons Diaz-Balart Turner Donalds Letlow Valadao Duarte Lopez Van Drew Dunn (FL) Loudermilk Van Duvne Edwards Lucas Van Orden Luttrell Ellzey Wagner Emmer Mace Malliotakis Walberg Estes Weber (TX) Ezell Maloy Webster (FL) Fallon Mann Wenstrup Feenstra Mast Ferguson McCaul Westerman Wied Finstad McClain Williams (NY) Fischbach McClintock Williams (TX) Fitzgerald McCormick Meuser Miller (IL) Wilson (SC) Fitzpatrick Wittman Fleischmann Flood Miller (OH) Womack Fong Miller (WV) Yakvm

# Miller-Meeks NAYS—196

Zinke

Foxx

Adams Balint Bishop (GA)
Aguilar Barragán Blunt Rochester
Allred Beatty Bonamici
Amo Bera Boyle (PA)
Auchincloss Beyer Brown

Budzinski Pettersen Ivey Bush Jackson (IL) Phillips Carbajal Jackson (NC) Pingree Cárdenas Jacobs Pocan Carson Jayapal Presslev Carter (LA) Jeffries Quigley Johnson (GA) Cartwright Ramirez Casar Kamlager-Dove Raskin Case Kaptur Ross Casten Keating Ruiz Castor (FL) Kelly (IL) Ruppersberger Castro (TX) Kennedy Rvan Salinas Cherfilus Khanna McCormick Kildee Sánchez Chu Sarbanes Kilmer Clark (MA) Kim (NJ) Scanlon Clarke (NY) Krishnamoorthi Schakowsky Kuster Schiff Cleaver Clyburn Landsman Schneider Cohen Larsen (WA) Scholten Connolly Larson (CT) Schrier Lee (CA) Scott (VA) Correa Scott David Costa. Lee (NV) Courtney Lee (PA) Sewell Craig Lee Carter Sherman Crow Leger Fernandez Slotkin Smith (WA) Davids (KS) Levin Davis (IL) Lofgren Sorensen Davis (NC) Lvnch Soto Magaziner Spanberger Dean (PA) DeGette Manning Stansbury DeLauro Matsui Stanton DelBene McBath Stevens Deluzio McClellan Strickland McCollum DeSaulnier Suozzi Dingell McGarvey Sykes Doggett McGovern Takano Escobar McIver Thanedar Eshoo Meeks Thompson (CA) Espaillat Menendez Thompson (MS) Titus Foster Meng Foushee Mfume Tlaib Frankel, Lois Moore (WI) Tokuda. Morelle Tonko Frost Garamendi Moskowitz Torres (CA) García (IL) Moulton Torres (NY) Garcia (TX) Mrvan Trahan Garcia, Robert Nadler Trone Napolitano Underwood Golden (ME) Goldman (NY) Neal Vargas Gonzalez, V. Neguse Vasquez Gottheimer Nickel Veasev Green, Al (TX) Norcross Velázquez Harder (CA) Ocasio-Cortez Wasserman Hayes Omar Schultz Himes Pallone Waters Horsford Panetta Watson Coleman Wild Houlahan Pappas Williams (GA) Hoyer Hoyle (OR) Peltola Wilson (FL)

# NOT VOTING—28

Blumenauer Granger Porter Graves (MO) Rodgers (WA) Bowman Crenshaw Grijalva Rogers (KY) Crockett Lieu Rose Luetkemever Duncan Sherrill Evans Luna Swalwell Fletcher Massie Waltz McHenry Gallego Wexton Garcia, Mike Mullin Gomez

ANNOUNCEMENT BY THE SPEAKER PRO TEMPORE
The SPEAKER pro tempore (during

the vote). There are 2 minutes remaining.

# □ 1747

So the bill was passed.

The result of the vote was announced as above recorded.

A motion to reconsider was laid on the table.

# RAISING A QUESTION OF THE PRIVILEGES OF THE HOUSE

Mr. CASTEN. Mr. Speaker, I rise to raise a question of the privileges of the House and offer a resolution previously noticed

The SPEAKER pro tempore. The Clerk will report the resolution.

The Clerk read as follows:

#### H. RES. 1608

Whereas on April 9, 2021, the Committee on Ethics of the House of Representatives announced that it had begun to investigate allegations that Representative Matt Gaetz may have engaged in sexual misconduct and/or illicit drug use, shared inappropriate images or videos on the House floor, misused State identification records, converted campaign funds for personal use, and/or accepted a bribe, improper gratuity, or impermissible gift in violation of the Rules of the House, laws, or other standards of conduct;

Whereas over three years, the Committee on Ethics of the House of Representatives compiled an extensive investigative record pursuant to Committee Rules 14(a)(3) and 18(a) into allegations that Representative Gaetz may have engaged in sexual misconduct and illicit drug use, accepted improper gifts, dispensed special privileges and favors to individuals with whom he had a personal relationship, and sought to obstruct government investigations of his conduct:

Whereas on November 13, 2024, Representative Matt Gaetz announced his resignation from Congress;

Whereas there is precedent for the Committee on Ethics of the House of Representatives to continue investigating and release reports of its investigations into former Members of the House of Representatives;

Whereas in 1987, the Committee on Ethics of the House of Representatives released a report on its investigation into allegations of the misuse of campaign funds, improper gifts, the failure to reveal business interests on his financial disclosure, and the acceptance of a bribe by former Representative Bill Boner following his resignation from Congress:

Whereas in 1990, the Committee on Ethics of the House of Representatives released a report on its investigations of sexual misconduct allegations, which included having sexual intercourse with a minor and making sexual advances towards a congressional employee, against former Representative Don Lukens following his resignation from Congress;

Whereas in 2006, the Committee on Ethics of the House of Representatives released a report on its investigation of sexual misconduct allegations, which included sending sexually explicit messages to at least one minor, against former Representative Mark Foley following his resignation from Congress;

Whereas in 2011, the Committee on Ethics of the House of Representatives continued its investigation into allegations of sexual misconduct against former Representative Eric Massa following his resignation from Congress: and

Whereas given the serious nature of the allegations against Representative Gaetz, a failure of the Committee on Ethics of the House of Representatives to publicly release its report on its investigation undermines the committee's credibility and impedes the safety, dignity, and integrity of the legislative proceedings of the House: Now, therefore, be it

Resolved, That the Committee on Ethics of the House of Representatives shall immediately release the latest draft of its report and a summary of its findings to the public, including any conclusions, draft reports, recommendations, attachments, exhibits and accompanying materials, with such redactions as may be necessary and appropriate to protect sensitive information, including witness identities, related to its investigation into allegations against former Representative Matt Gaetz.