# CONGRESSIONAL RECORD—HOUSE

Sewell

Sherrill

Sires

Soto

Spartz

Speier

Stauber

Steel

Steil

Steube

Stevens

Stewart

Suozzi

Takano

Tavlor

Tenney

Tiffany

Gaetz

Gosar

Slotkin

Axne Babin Bacon Baird Balderson Banks Barr Barragán Bass Beatty Bentz Bera Bergman Beyer Bice (OK) Bilirakis Bishop (GA) Bishop (NC) Blumenauer Blunt Rochester Boebert Bonamici Bost Bourdeaux Bowman Boyle, Brendan F. Brady Brooks Brown (MD) Brown (OH) Brownley Buchanan Bucshon Budd Burchett Burgess Bush Bustos Butterfield Calvert Cammack Carbajal Cárdenas Carey Carl Carson Carter (GA) Carter (LA) Carter (TX) Cartwright Case Casten Castor (FL) Castro (TX) Cawthorn Chabot Chenev Cherfilus McCormick Chu Cicilline Clark (MA) Clarke (NY) Cleaver Cline Cloud Clyburn Cohen Cole Comer Connolly Conway Cooper Correa Costa Courtney Craig Crawford Crenshaw Crow Cuellar Curtis Davids (KS) Davidson Davis, Danny K. Davis, Rodney Dean DeFazio DeGette DeLauro DelBene DeSaulnier DesJarlais Deutch Diaz-Balart Dingell Doggett

Donalds

September 20, 2022

Doyle, Michael

Kelly (PA)

Khanna Duncan Kildee Dunn Kilmer Ellzey Kim (CA) Kim (NJ) Emmer Escobar Kind Kirkpatrick Eshoo Espaillat Krishnamoorthi Estes Kuster Kustoff Evans Fallon LaHood Feenstra LaMalfa Ferguson Lamb Finstad Lamborn Fischbach Langevin Fitzgerald Larsen (WA) Fitzpatrick Larson (CT) Fleischmann Latta Fletcher LaTurner Flood Lawrence Flores Lawson (FL) Foster Lee (CA) Lee (NV) Foxx Frankel, Lois Leger Fernandez Franklin, C. Lesko Scott Letlow Gallagher Levin (CA) Gallego Levin (MI) Garamendi Lieu Garbarino Long Garcia (CA) Loudermilk García (IL) Lowenthal Garcia (TX) Lucas Gibbs Luetkemeyer Gimenez Luria Lvnch Gohmert Golden Mace Gomez Malinowski Gonzales, Tony Malliotakis Gonzalez (OH) Maloney, Gonzalez. Carolyn B. Vicente Maloney, Sean Good (VA) Mann Gooden (TX) Manning Gottheimer Mast Granger Matsui Graves (LA) McBath Graves (MO) McCarthy McClain Green (TN) McClintock Green, Al (TX) Griffith McCollum Grijalva McEachin Grothman McGovern Guest McHenry Guthrie McKinley Harder (CA) McNerney Harris Meeks Harshbarger Meijer Hartzler Meng Haves Meuser Hern Mfume Herrell Miller (IL) Herrera Beutler Miller (WV) Miller-Meeks Hice (GA) Higgins (NY) Moolenaar Hill Moonev Himes Moore (AL) Hinson Moore (UT) Hollingsworth Moore (WI) Horsford Morelle Houlahan Moulton Hover Mrvan Hudson Mullin Murphy (FL) Huffman Murphy (NC) Huizenga Nadler Issa Jackson Napolitano Jackson Lee Neal Jacobs (CA) Neguse Jacobs (NY) Nehls Jayapal Newhouse Jeffries Newman Johnson (GA) Norcross Johnson (LA) O'Halleran Johnson (OH) Obernolte Ocasio-Cortez Johnson (SD) Johnson (TX) Omar Jones Jordan Owens Palazzo Joyce (OH) Pallone Palmer Panetta Joyce (PA) Kahele Kaptur Pappas Katko Keating Pascrell Payne Keller Peltola Kelly (IL) Kelly (MS) Pence Perry

Peters Pfluger Phillips Pingree Pocan Porter Posev Pressley Price (NC) Quiglev Raskin Reschenthaler Rice (NY) Rice (SC) Rodgers (WA) Rogers (AL) Rogers (KY) Rose Ross Rouzer Rovbal-Allard Ruiz Ruppersberger Rush Rutherford Ryan (NY) Ryan (OH) Salazar Sánchez Sarbanes Scalise Scanlon Schakowsky Schiff Schneider Schrader Schrier Schweikert Scott (VA) Biggs Buck Clvde

Fulcher

Demings

Kinzinger

Scott, Austin Scott, David Tlaib Sempolinski Tonko Sessions Torres (CA) Torres (NY) Sherman Trahan Trone Simpson Turner Underwood Upton Smith (MO) Valadao Smith (NE) Van Drew Smith (NJ) Van Duyne Smith (WA) Vargas Smucker Veasey Spanberger Velázquez Wagner Walberg Stansbury Waltz Stanton Wasserman Schultz Waters Stefanik Watson Coleman Weber (TX) Webster (FL) Welch Wenstrup Strickland Westerman Wexton Swalwell Wild Williams (GA) Williams (TX) Wilson (FL) Thompson (CA) Wilson (SC) Thompson (MS) Thompson (PA) Wittman Womack Timmons Yarmuth NAYS-12 Massie Norman Greene (GA) Rosendale Higgins (LA) Roy

Titus

## NOT VOTING-6

Lofgren	Perlmutter
McCaul	Zeldin
L 1495	

#### $\Box$ 1425

Mr. HIGGINS of Louisiana changed his vote from "vea" to "nav."

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.

#### MEMBERS RECORDED PURSUANT TO HOUSE RESOLUTION 8, 117TH CONGRESS

### PERMISSION FOR MEMBER TO BE CONSIDERED AS FIRST SPONSOR OF H.R. 7353

Mr. WALBERG. Mr. Speaker, I ask unanimous consent that I may hereafter be considered as the first sponsor of H.R. 7353, a bill originally introduced by Representative WALORSKI of Indiana, for the purpose of adding cosponsors and requesting reprintings pursuant to clause 7 of rule XII.

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

There was no objection.

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REMOVAL OF NAME OF MEMBER AS COSPONSOR OF H.R. 2460

Mr. MURPHY of North Carolina. Mr. Speaker, I hereby remove my name as cosponsor of H.R. 2460.

The SPEAKER pro tempore. The gentleman's request is accepted.

### JOINT CONSOLIDATION LOAN SEPARATION ACT

Mr. SCOTT of Virginia. Mr. Speaker, pursuant to House Resolution 1361, I call up the bill (S. 1098) to amend the Higher Education Act of 1965 to authorize borrowers to separate joint consolidation loans and ask for its immediate consideration.

The Clerk read the title of the bill.

The SPEAKER pro tempore. Pursuant to House Resolution 1361, the bill is considered read.

The text of the bill is as follows:

#### S 1098

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 "Joint Consolidation Loan Separation Act".

SEC. 2. SEPARATING JOINT CONSOLIDATION LOANS.

(a) IN GENERAL.-Section 455(g) of the Higher Education Act of 1965 (20 U.S.C. 1087e(g)) is amended-

(1) by striking "A borrower" and inserting the following:

(1) IN GENERAL .- A borrower"; and

(2) by adding at the end the following:

(2)SEPARATING JOINT CONSOLIDATION LOANS.

"(A) IN GENERAL.-

"(i) AUTHORIZATION .- A married couple, or 2 individuals who were previously a married couple, and who received a joint consolidation loan as such married couple under subparagraph (C) of section 428C(a)(3) (as such subparagraph was in effect on June 30, 2006), may apply to the Secretary, in accordance with subparagraph (C) of this paragraph, for each individual borrower in the married couple (or previously married couple) to receive a separate Federal Direct Consolidation Loan under this part.

"(ii) ELIGIBILITY FOR BORROWERS IN DE-FAULT.—Notwithstanding any other provi-sion of this Act, a married couple, or 2 individuals who were previously a married couple, who are in default on a joint consolidation loan may be eligible to receive a sepa-Federal Direct Consolidation Loan rate under this part in accordance with this paragraph.

Secretarial REQUIREMENTS.-Not-"(B) withstanding section 428C(a)(3)(A) or any other provision of law, for each individual borrower who applies under subparagraph (A), the Secretary shall-

"(i) make a separate Federal Direct Consolidation Loan under this part that

"(I) shall be for an amount equal to the product of-

(aa) the unpaid principal and accrued unpaid interest of the joint consolidation loan (as of the date that is the day before such separate consolidation loan is made) and any outstanding charges and fees with respect to such loan; and