House Calendar No. ^{116TH CONGRESS} ^{135T SESSION} H. RES. 430

[Report No. 116–]

Authorizing the Committee on the Judiciary to initiate or intervene in judicial proceedings to enforce certain subpoenas and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JUNE 6, 2019

Mr. McGovern (for himself, Mr. CUMMINGS, Mr. ENGEL, Mr. NADLER, Mr. NEAL, Mr. SCHIFF, and Ms. WATERS) submitted the following resolution; which was referred to the Committee on Rules

JUNE --, 2019

Reported with an amendment, referred to the House Calendar and ordered to be printed

[Strike out all after the resolving clause and insert the part printed in italic]

RESOLUTION

- Authorizing the Committee on the Judiciary to initiate or intervene in judicial proceedings to enforce certain subpoenas and for other purposes.
 - 1 Resolved, That the chair of the Committee on the Ju-
 - 2 diciary of the House of Representatives is authorized, on
 - 3 behalf of such Committee, to initiate or intervene in any
 - 4 judicial proceeding before a Federal court—

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1	(1) to seek declaratory judgments and any and
2	all ancillary relief, including injunctive relief, affirm-
3	ing the duty of—
4	(A) William P. Barr, Attorney General,
5	U.S. Department of Justice, to comply with the
6	subpoena that is the subject of the resolution
7	accompanying House Report 116–105; and
8	(B) Donald F. McGahn, II, former White
9	House Counsel, to comply with the subpoena
10	issued to him on April 22, 2019; and
11	(2) to petition for disclosure of information re-
12	garding any matters identified in or relating to the
13	subpoenas referred to in paragraph (1) or any ac-
14	companying report, pursuant to Federal Rule of
15	Criminal Procedure 6(e), including Rule 6(e)(3)(E)
16	(providing that the court may authorize disclosure of

17 a grand-jury matter "preliminarily to - - - a judicial
18 proceeding").

19 *Resolved*, That the chair of each standing and perma-20 nent select committee, when authorized by the Bipartisan 21 Legal Advisory Group, retains the ability to initiate or in-22 tervene in any judicial proceeding before a Federal court 23 on behalf of such committee, to seek declaratory judg-24 ments and any and all ancillary relief, including injunctive 25 relief, affirming the duty of the recipient of any subpoena 3

duly issued by that committee to comply with that sub-1 poena. Consistent with the Congressional Record state-2 ment on January 3, 2019, by the chair of the Committee 3 on Rules regarding the civil enforcement of subpoenas 4 5 pursuant to clause 8(b) of rule II, a vote of the Bipartisan Legal Advisory Group to authorize litigation and to articu-6 late the institutional position of the House in that litiga-7 8 tion is the equivalent of a vote of the full House of Rep-9 resentatives.

10 *Resolved*, That in connection with any judicial proceeding brought under the first or second resolving 11 elauses, the chair of any standing or permanent select 12 13 committee exercising authority thereunder has any and all necessary authority under Article I of the Constitution. 14 15 *Resolved*, That the chair of any standing or permanent select committee exercising authority described in the 16 first or second resolving clause shall notify the House of 17 Representatives, with respect to the commencement of any 18 judicial proceeding thereunder. 19

20 *Resolved*, That the Office of General Counsel of the 21 House of Representatives shall, with the authorization of 22 the Speaker, represent any standing or permanent select 23 committee in any judicial proceeding initiated or inter-24 vened in pursuant to the authority described in the first 25 or second resolving clause. 4

1 *Resolved*, That the Office of General Counsel of the 2 House of Representatives is authorized to retain private 3 counsel, either for pay or pro bono, to assist in the rep-4 resentation of any standing or permanent select committee 5 in any judicial proceeding initiated or intervened in pursu-6 ant to the authority described in the first or second resolv-7 ing clause.

8 That the chair of the Committee on the Judiciary of 9 the House of Representatives is authorized, on behalf of such 10 Committee, to initiate or intervene in any judicial pro-11 ceeding before a Federal court—

(1) to seek declaratory judgments and any and
all ancillary relief, including injunctive relief, affirming the duty of—

15 (A) William P. Barr, Attorney General, to
16 comply with the subpoend that is the subject of
17 the resolution accompanying House Report 11618 105; and

19 (B) Donald F. McGahn, II, former White
20 House Counsel, to comply with the subpoena
21 issued to him on April 22, 2019; and

(2) to petition for disclosure of information regarding any matters identified in or relating to the
subpoenas referred to in paragraph (1) or any accompanying report, pursuant to Federal Rule of Crimi-

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nal Procedure 6(e), including Rule 6(e)(3)(E) (pro viding that the court may authorize disclosure of a
 grand-jury matter "preliminarily to... a judicial pro ceeding").

5 Resolved, That the chair of each standing and permanent select committee, when authorized by the Bipartisan 6 7 Legal Advisory Group, retains the ability to initiate or in-8 tervene in any judicial proceeding before a Federal court 9 on behalf of such committee, to seek declaratory judgments and any and all ancillary relief, including injunctive relief, 10 11 affirming the duty of the recipient of any subpoend duly issued by that committee to comply with that subpoena. 12 Consistent with the Congressional Record statement on Jan-13 uary 3, 2019, by the chair of the Committee on Rules re-14 garding the civil enforcement of subpoenas pursuant to 15 clause 8(b) of rule II, a vote of the Bipartisan Legal Advi-16 sory Group to authorize litigation and to articulate the in-17 18 stitutional position of the House in that litigation is the equivalent of a vote of the full House of Representatives. 19 20 Resolved, That in connection with any judicial pro-21 ceeding brought under the first or second resolving clauses, 22 the chair of any standing or permanent select committee 23 exercising authority thereunder has any and all necessary 24 authority under Article I of the Constitution.

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Resolved, That the chair of any standing or permanent
 select committee exercising authority described in the first
 or second resolving clause shall notify the House of Rep resentatives, with respect to the commencement of any judi cial proceeding thereunder.

6 Resolved, That the Office of General Counsel of the 7 House of Representatives shall, with the authorization of 8 the Speaker, represent any standing or permanent select 9 committee in any judicial proceeding initiated or inter-10 vened in pursuant to the authority described in the first 11 or second resolving clause.

12 Resolved, That the Office of General Counsel of the 13 House of Representatives is authorized to retain private 14 counsel, either for pay or pro bono, to assist in the represen-15 tation of any standing or permanent select committee in 16 any judicial proceeding initiated or intervened in pursuant 17 to the authority described in the first or second resolving 18 clause.