

**AMENDMENT IN THE NATURE OF A SUBSTITUTE
TO H. RES. 639**

**OFFERED BY MS. LOFGREN OF CALIFORNIA, MS.
PELOSI OF CALIFORNIA, MR. HOYER OF
MARYLAND, MR. CONYERS OF MICHIGAN, MS.
SLAUGHTER OF NEW YORK, MR. BECERRA OF
CALIFORNIA, MR. BUTTERFIELD OF NORTH
CAROLINA, MS. CHU OF CALIFORNIA, MR.
CROWLEY OF NEW YORK, MR. ELLISON OF
MINNESOTA, MR. GRIJALVA OF ARIZONA, MR.
GUTIÉRREZ OF ILLINOIS, MR. HONDA OF
CALIFORNIA, MS. LINDA T. SÁNCHEZ OF
CALIFORNIA, AND MR. SCHRADER OF OR-
EGON**

*MR CLYBURN
of SC*

Strike all that follows after the resolving clause and
insert the following:

1 That—
2 (1) the House of Representatives in the Su-
3 preme Court in the matter of United States, et al.
4 v. Texas, et al., No. 15-674, supports the position
5 of the petitioners; and

1 (2) the House of Representatives supports the
2 position stated in the amicus brief filed before the
3 Supreme Court on March 8, 2016, on behalf of 186
4 Democratic House Members and 39 Democratic
5 Senators in support of the Obama Administration's
6 position in *United States, et al. v. Texas, et al.*, No.
7 15-674, namely, that the Administration's immigra-
8 tion executive actions are authorized by existing laws
9 enacted by Congress and are consistent with actions
10 taken by both Democratic and Republican presidents
11 since the Eisenhower Administration.

