the prescription drug benefit, where there is a real likelihood that a huge amount of Government money will be spent on a very small number of people. That is not a prescription for the survival of the program. Certainly, as somebody who voted for the program, I want it to be effective. So I will keep up my end of the bargain. I will keep working on a bipartisan basis.

I want to express my continued interest in working with the Bush administration to save this prescription drug benefit that we worked so hard to get off the ground. We need to have an honest conversation about how to do it. I don’t think that conversation is helped by this confusion about what is the difference between negotiating—which I and Senator SMITH and Senator SNowe have advocated—what goes on in the private sector and what constitutes price controls. Senator SNowe and I want to be for what goes on in the private sector. We are against price controls.

This will certainly not be the last time this topic is discussed on the floor of the Senate. It certainly won’t be the last time that I discuss it. I am glad to have the chance to take a few minutes to set the record straight because I think there was needlessly confusion on this point in the last 24 hours. I think the remarks of the Medicare chief actuary were unfortunate. I guess I have faith in the folks at Medicare to be able to negotiate good deals than they currently do in themselves. I simply urge that there be a continued focus on this program during this crucial month, where it is going to be important to get older people to sign up. The key to getting them to sign up will be to hold down the cost.

I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. FRIST. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. CRUZFE). Without objection, it is so ordered.

FIRST RESPONDERS

Mr. FRIST. Mr. President, my first statement refers to first responders and the tremendous progress made over the last several years in addressing responses to emergencies of all types. On Tuesday, the director of the Tennessee Emergency Management Agency came to Washington to brief me and the entire Tennessee delegation on our State’s homeland security needs. It was fitting, I was thinking at the time, for him to be here on the day that we voted on the nomination of Judge Michael Chertoff.

It has been 3½ years since we were attacked on September 11. Since then we have taken significant steps to strengthen and improve in so many ways our homeland security, from information and technology to training and to overall preparedness. The Department of Homeland Security was established in March of 2003 and has been central in overseeing and coordinating all of this effort. It is a huge job. I applaud Secretary Tom Ridge for his skillful leadership during those very uncertain times.

Since the September 11 tragedy, we have taken a number of steps. We hardened cockpit doors on 100 percent of large passenger aircraft; 100 percent of all baggage is screened. We have deployed thousands of Federal air marshals and professionally trained screeners at our ports. We now screen 100 percent of high-risk cargo. We have also launched the US VISIT system which creates a database of pictures and finger scans of everyone entering the United States with a nonimmigrant visa. All of these preventive measures, along with many others, are indeed making America safer and more secure.

September 11 taught us that the front lines of a chemical or terror attack are not here or in policy but are local, in communities all across this country. It is the folks in our fire departments, in our police stations, in our emergency rooms, and in the volunteer corps. It is the brave men and women who rush to an attack site with almost superhuman stamina and compassion, working to save their fellow citizens.

I am reminded of the Memphis and Shelby County Urban Search and Rescue Task Force that traveled to Washington to help at the Pentagon after September 11. All airplanes were shut down. The team loaded two tractor trailers, three buses, and a few cars, and drove all through the night from Tennessee until they arrived early in the morning of September 12th. It was a team of firefighters, doctors, nurses, computer technicians, and rescue dog handlers who worked 12-hour back-to-back breaks. I believe it was a total of 8 days—to help secure the Pentagon’s structure and save lives.

Two or three days after September 11, I had the opportunity to go visit with this force and to thank them. I remember vividly the day, with the large American flag still on the debris of the Pentagon behind the setup of the task force, and that large Tennessee flag. At that time, all I could say was Thank you for being on the front line, for responding so immediately, for leaving the comfort of your own homes to volunteer to respond. Like so many brave and committed first responders from around the country, their assistance was invaluable.

Tennessee received $32.4 million for fiscal year 2004 and $32.6 million for fiscal year 2005 to continue training and strengthening our first responders and local capabilities. This month, fire departments across the State were awarded grants to promote fire safety and prevention. Meanwhile, Tennessee has established 26 Citizen Corps Councils to help coordinate emergency volunteers. As we learned on 9/11, we are all in this together.

Another area that must be addressed is our preparedness to prevent bioterrorism. We know that at least 11, and as many as 17, nations already have offensive biological weapons programs—at least 11 nations. Experts believe these countries’ arsenals are stocked with agents that could be devastating as weapons. The United States must be prepared for the eventuality of another bioterror attack. That is why in the last Congress we passed Project BioShield, which authorizes $5.6 billion over 10 years for the development of vaccines and a whole range of other countermeasures against potential biological attacks. Such potential attacks could include those of smallpox, anthrax, and botulinism toxin, as well as other dangerous pathogens such as Ebola and plague.

This sort of legislation shows us leading on the challenges of tomorrow. These are proactive pieces of legislation that are preventive, that make us safer and more secure. This legislation will help ensure that our public health focus is in a deliberate and comprehensive way, on developing drugs and countermeasures and vaccines and devices whether it is against a biological attack or chemical attack or radiological attack or an attack by nuclear agents or dirty bombs.

The way we have to build on these measures with another bioshield act which is designed to better protect and strengthen our domestic public health infrastructure. Specifically, this legislation improves the availability and accessibility of vaccines. It strengthens our capacity to respond efficiently in the event of a public health emergency. And it gets more first responders into the field by offering loan repayments in return for service at the Department of Homeland Security, or the Centers for Disease Control and Prevention, the CDC, or the National Institutes of Health, or other public health agencies.

Well, there is much to do to make America safer and more secure, from the war on terror, to strengthening the homeland. Next week, I will be returning to my State, as most of our colleagues will be doing during this period of recess, and attending a conference in Tennessee on a study of what our current plans are and to also explore ways in which we can maximize our efforts. It is hard to plan when we do not know what might be next. That is why we must be ever vigilant and ever creative in securing ourselves from attack. From our Federal officials, to our local volunteers, protecting the homeland is everyone’s duty.

ACCOMPLISHMENTS OF THE SENATE AND LOOKING AHEAD

Mr. FRIST. Mr. President, before wrapping up, I will look back, very
briefly—which I tend to do right before we go into a recess—and also look forward, very briefly.

Let me summarize the last 3 weeks as being gratifyingly productive. I say that because last Thursday, by a vote of 72 to 26, the Senate passed the Class Action Fairness Act. The process was bipartisan throughout. It was a great legislative victory for the Senate and, subsequently, for the House of Representatives, which passed the bill today. Soon the President will sign this very important issue that addresses lawsuit abuses.

Senator GRASSLEY, who was the lead sponsor of the bill, had been working on class action reform for over a decade. Last week, we finally delivered. I commend my colleagues for their fairness and their cooperation.

I applaud also Senator ARLEN SPECTER, who has not been with us the last couple of days, but I talked to him a few minutes ago, and he is doing very well. I want to thank him for his leadership because it was through his committee, the Judiciary Committee, that class action was first addressed and brought to the floor, again, with a bipartisan vote, and ultimately passed. I thank Senator SPECTER for his tremendous leadership.

Building on the momentum of the class action bill, we passed the Genetic Information Nondiscrimination Act today, not too long ago, with a vote of 98 to 0. I once again thank Senator OLYMPIA SNOKE, who was the lead sponsor of that legislation and has been one of its leading champions for many years. It was a bipartisan piece of legislation, obviously, with a vote of 98 to 0.

On the other side of the aisle, Senator KENNEDY, and on our side of the aisle, Senator GREGG and Senator MIKE ENZI—all of them have been thanked over the course of the day. I thank them all for their help as Democrats, as well as Secretary Reid, for facilitating passage of this important piece of legislation.

When this bill becomes the law of the land, it will prevent health insurers from what can be very tempting for an unscrupulous health insurer, and that would be to reach down and grab information that is important to a patient but that information could be used against the patient.

It will prevent insurers from charging higher premiums based on the results of genetic testing. It will also prohibit employers from potentially using genetic information when considering hiring or firing somebody or considering job promotions.

This bill, the Genetic Information Nondiscrimination Act, is a model of how again we can lead today on tomorrow's problems. As the science advances, genetic tests will be used with increasing frequency, and the likelihood without this bill, would be for abuse of this genetic information. It is hugely powerful for the patient, but if misused, detrimental to the patient.

This legislation addresses that potential problem right up front and prevents that from happening.

Over the last 3 weeks, we also confirmed the last of the President's Cabinet nominees. We approved Condoleezza Rice as Secretary of State, Alberto Gonzales as Attorney General, Samuel Bodman to lead the Energy Department, and Michael Chertoff as head of the Department of Homeland Security.

Earlier today, the President announced his selection of John Negroponte to serve as the Director of National Intelligence. We had the opportunity last night to have a presentation, an exchange of information, with Ambassador Negroponte, who is serving us so well today in Iraq.

Ambassador Negroponte, as Director of National Intelligence, will be responsible for revamping and integrating intelligence-gathering services. As the U.S. Ambassador to Iraq and the United Nations, he has proven his ability to manage complicated organizations and tackle the difficult challenges we face today under intense international pressure.

He understands the needs of policymakers, and he understands how the executive branch works. I look forward to his swift confirmation. I look forward, personally, to working with Ambassador Negroponte in the weeks and months ahead. I hope we will be able to consider his confirmation process in the very near future.

The Senate has spoken out in some of the most important issues of his day as well: the Iraqi elections, the Palestinian elections, the assassination of Lebanese Prime Minister Rafiq Hariri.

When we return from our short recess—and, again, most people will be going back to their States in order to be with their constituents over the next week—we will continue keeping our eye on events at home as well as abroad. We will return after our recess to look at issues such as bankruptcy, which will be addressed as soon as we come back. We will address the supplemental the President has delivered to us. And, of course, we will be addressing the budget as well.

As I promised when we began the 109th Congress, it is our job to deliver meaningful solutions on the challenges that are ahead.

It is our duty and our privilege to keep America moving forward.

RULES OF PROCEDURE—COMMITTEE ON APPROPRIATIONS

Mr. COCHRAN. Mr. President, the Senate Appropriations Committee has proposed rules and procedures for the 109th Congress. Pursuant to Rule XXVI, paragraph 2, of the Standing Rules of the Senate, on behalf of myself and Senator BYRD, I ask unanimous consent that a copy of the committee rules be printed in the Record. There being no objection, the material was ordered to be printed in the Record, as follows:

SENATE APPROPRIATIONS COMMITTEE RULES—109TH CONGRESS

I. MEETINGS

The Committee will meet at the call of the Chairman.

II. QUORUMS

1. Reporting a bill. A majority of the members must be present for the reporting of a bill.

2. Other business. For the purpose of transacting business other than reporting a bill or taking testimony, one-third of the members of the Committee shall constitute a quorum.

3. Taking testimony. For the purpose of taking testimony, other than sworn testimony, by the Committee or any subcommittee, one member of the Committee or subcommittee shall constitute a quorum. For the purpose of taking sworn testimony by the Committee, three members shall constitute a quorum, and for the taking of sworn testimony by any subcommittee, one member shall constitute a quorum.

III. PROXIES

Except for the reporting of a bill, votes may be cast by proxy when any member so requests.

IV. ATTENDANCE OF STAFF MEMBERS AT CLOSED SESSIONS

Attendance of staff members at closed sessions of the Committee shall be limited to those members of the Committee staff who have a responsibility associated with the matter being considered at such meeting. This rule may be waived by unanimous consent.

V. BROADCASTING AND PHOTOGRAPHING OF COMMITTEE HEARINGS

The Committee or any of its subcommittees may permit the photographing and broadcasting of open hearings by television and/or radio. However, if any member of a subcommittee objects to the photographing or broadcasting of an open hearing, the question shall be referred to the full Committee for its decision.

VI. AVAILABILITY OF COMMITTEE REPORTS

To the extent possible, when the bill and report of any subcommittee are available, they shall be furnished to each member of the Committee thirty-six hours prior to the Committee’s consideration of said bill and report.

VII. AMENDMENTS AND REPORT LANGUAGE

To the extent possible, amendments and report language intended to be proposed by Senators at full Committee shall be provided in writing to the Chairman and Ranking Minority Member and the appropriate Subcommittee Chairman and Ranking Minority Member twenty-four hours prior to such markup.

VIII. POINTS OF ORDER

Any member of the Committee who is floor manager of an appropriations bill, is hereby authorized to make points of order against any amendment offered in violation of the Senate Rules on the floor of the Senate to such appropriations bill.

IX. EX OFFICIO MEMBERSHIP

The Chairman and Ranking Minority Member of the full Committee are ex officio members of all subcommittees of which they are not regular members but shall have no vote in the subcommittee and shall not be counted for purposes of determining a quorum.

RULES OF PROCEDURE—COMMITTEE ON BANKING, HOUSING, AND URBAN AFFAIRS

Mr. SHELBY. Mr. President, in accordance with rule XXVI.2. of the