my colleagues in the Senate to join me and the other members of the Budget Committee when we report this bill out to hold it so at least we can reduce the deficit by $34.7 billion. It is important to the future of this country that we at least take this step. It is something we need to work hard on if we expect a prosperous future for our children and grandchildren.

My children are now grown and have good salaries. My grandchildren are now in college or going to college in 2 years, so I want to see that they have the same opportunities to grow and save their money and not have to face high tax rates because we exceeded spending in our generation. It is a challenge. It is a challenge, though, that we must meet. It is a challenge that we cannot put off, and the sooner we address this challenge, the sooner we are going to reduce deficit spending.

Mr. President, I think my time is about ready to expire.

The PRESIDING OFFICER. Mr. President, I think my time is about ready to expire.

Mr. ALLARD. I will use a little more of my time. This is really important. It is an important time. I commend the chairman of the Budget Committee for working hard to try and hold down our deficits. I know he was very frustrated when the budget resolution was before the Senate earlier this year. I know he had some real hope of holding down spending even more than what finally ended up in the budget bill. I have supported him in trying to hold down the deficit. We do that by holding down spending.

I know he seems somewhat frustrated now because he has not been able to do as much as he wanted to do to eliminate the deficit. I think it is important that we stand behind the Budget Committee in the numbers that we stand behind the chairman of the Budget Committee in trying to reduce the deficit.

Spending should not be running on automatic pilot. To keep this economy growing and keep it strong, we are just going to have to make some tough decisions. So I urge my colleagues to join me in supporting our chairman next week in a first step towards reducing the deficit. I yield the floor.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

DEPARTMENTS OF LABOR, HEALTH AND HUMAN SERVICES, AND EDUCATION, AND RELATED AGENCIES APPROPRIATIONS ACT, 2006

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of H.R. 3010, which the clerk will report.

The legislative clerk read as follows:

A bill (H.R. 3010) making appropriations for the Departments of Labor, Health and Human Services, and Education, and related agencies for the fiscal year ending September 30, 2006, for other purposes.

PENDING:

Sununu amendment No. 2214, to provide for the funding of the Low-Income Home Energy Assistance Program.

Gregg amendment No. 2217, to increase appropriations for the Low-Income Home Energy Assistance Program by $1,276,000,000, with an across-the-board reduction.

Thune amendment No. 2193, to provide funding for telehealth programs.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, the distinguished Senator from Iowa and I have other observation I make, we are not encouraging a lot of amendments. We are just saying if you have amendments come over and do them this morning or this afternoon so we can finish up the bill, hopefully, by tomorrow. I know there are some important amendments that certainly has one coming up on title I—that we need to address in this bill.

Again, I am hopeful, if people do have amendments, that they will come over. And, again, Members need to know amendments have to be filed by 1 p.m. today to be considered under the cloture motion.

Mr. President, I understand that the Senator from Rhode Island, Mr. REED, needs to make a modification to his amendment, and I know, also, the Senator from Washington, Mrs. MURRAY, wants to offer an amendment before we begin Senator BYRD’s amendment. Senator BYRD has been kind enough to yield to them a few minutes so we can get that done before he proceeds on his amendment.

The PRESIDING OFFICER. The Senator from Rhode Island.

AMENDMENT NO. 2194, AS MODIFIED

Mr. REED. Mr. President, I ask unanimous consent to return to amendment No. 2194, as modified.

The PRESIDING OFFICER. Without objection, it is so ordered.
shall not receive such payments unless the State notifies the Centers for Medicare and Medicaid Services, not later than December 31, 2005, of the State’s plan for the provision of such coverage. Provided further, That a State shall not receive such payments unless the State notifies such individuals and providers of the availability of such coverage: Provided further, That the entire amount is authorized.

The President. Mr. President, I talked about this amendment earlier today. It provides stopgap coverage for low-income seniors and disabled individuals who may lose their benefits or suffer a gap in coverage due to the implementation of the Medicare Part D prescription drug benefit.

I ask unanimous consent that the amendment be set aside and we come back to the amendment to discuss it.

The PRESIDING OFFICER. Without objection, it is so ordered.

The Senator from Rhode Island.

Mr. REED. Mr. President, I understand Senator BYRD will now offer his amendment. I ask unanimous consent that at the conclusion of his remarks that he may be recognized for up to 10 minutes to speak on amendment No. 2194.

The PRESIDING OFFICER. Is there objection? The Senator from West Virginia is recognized.

Mr. BYRD. Mr. President, I have no objection if the Senator wishes to pro-
ceed at this time. Am I recognized?

The PRESIDING OFFICER. The Sen-
ator from West Virginia has been re-
ognized.

Mr. BYRD. I yield to the Senator, as I may, without any objections, for 10 minutes, and I retain my right to the floor.

The PRESIDING OFFICER. The Sen-
ator from Rhode Island is recognized for 10 minutes.

AMENDMENT NO. 2194, AS FURTHER MODIFIED

Mr. REED. Mr. President, my col-
league Senator GREGG offered an amend-
ment to increase funding for the Low-Income Home Energy Assistance Program, LIHEAP, by $1.276 billion yesterday. He will offset the spending by an across-the-board cut of almost 1 percent to all other programs funded by this bill—cuts to programs that pro-
tect the public health of our Nation, cuts to research to cure diseases, cuts to educational programs that help chil-
dren reach their potential and build bright futures, and cuts to labor pro-
grams to help our workers remain com-
petitive in the global economy. These cuts are very difficult and, indeed, I think should be avoided at all costs.

This is the wrong level of funding for the LIHEAP bill and, second, it is the wrong way to go about paying for these costs.

First, Senator GREGG based the amount of funding in his amendment on a letter Senator COLLINS and I wrote to the Appropriations Committee. We were pleased to be joined by 43 of our colleagues in requesting $1.276 billion in emergency spending for LIHEAP.

Since that time, 51 of our colleagues have joined us to vote for an increase in spending to $5.1 billion, the full au-
torized amount. At this point, a ma-
ajority of the Senate is on record sup-
porting a much higher level of funding for the State grant program.

The President. I have been provided with different analyses of the LIHEAP formula and what States will gain and lose under the Gregg amendment. This, I must say, is a rather arcane formula which produces at least two interpretations.

Based on data from the Department of Health and Human Services and a preliminary analysis by CRS, States, such as Minnesota, Washington, and Wis-
consin, will see no increase in funding under Senator GREGG’s amendment. Iowa will see an increase of under 3 percent. Oregon will see less than a 7.5-
percent increase, and Maine less than 10 percent, hardly the targeting we need to ensure these States are pre-
pared for the cold weather that is upon us and the high energy prices. Under another analysis—and this is according to the Economic Opportunity Study also based on data from Health and Human Services—States, such as Maine, New Hampshire, Iowa, Minnesota, South Dakota, Alaska, Nebraska, Wyoming, and Montana, may receive only a slight in-
crease under the Gregg amendment and less funding than they received last year when these States received both their block grant allocation and emergency funds. This will be less than 1 percent in fiscal year 2005 to 17.8 percent special education costs from 18.6 percent to 23 percent in fiscal year 2006.

The reason there are at least two dif-
ferent scenarios is because of the com-
plex nature of this formula. The cur-
rent LIHEAP formula favors funding to cold-weather States up to $1.97 billion in appropriations. For funds above that level, a new formula determines the allo-
cation of funding. This new formula assigns 15 percent to all other programs funded by an across-the-board cut of almost 1 percent to all other programs funded by this bill. This will be less than 1 percent for cold-weather States up to $1.97 billion, and the Gregg amendment is that the $1.276 billion level of funding requested in our letter is different from the money we have been discussing and voting on in the last several days. $1.276 billion was for emergency funding that could be used by the President at his discre-
tion. This would give the President the ability to target assistance to the States most in need of additional fund-
ning based on increases in energy prices and weather conditions.

Senator GREGG’s amendment adds the additional funding into the State block grant program, not the emer-
gency discretionary program. Iron-
ically, because of the formula alloca-
tion of funds, some States that Senator GREGG and all of us are attempting to help this winter may see only slight increases in fund-
ing.

I have been provided with different analyses of the LIHEAP formula and what States will gain and lose under the Gregg amendment. This, I must say, is rather arcane formula which produces at least two interpretations. Based on data from the Department of Health and Human Services and a preliminary analysis by CRS, States, such as Minnesota, Washington, and Wisconsin, will see no increase in funding under Senator GREGG’s amendment. Iowa will see an increase of under 3 percent. Oregon will see less than a 7.5-percent increase, and Maine less than 10 percent, hardly the targeting we need to ensure these States are prepared for the cold weather that is upon us and the high energy prices. Under another analysis—and this is according to the Economic Opportunity Study also based on data from Health and Human Services—States, such as Maine, New Hampshire, Iowa, Minnesota, South Dakota, Alaska, Nebraska, Wyoming, and Montana, may receive only a slight increase under the Gregg amendment and less funding than they received last year when these States received both their block grant allocation and emergency funds. This will be less than 1 percent in fiscal year 2005 to 17.8 percent special education costs from 18.6 percent to 23 percent in fiscal year 2006.

The reason there are at least two dif-
ferent scenarios is because of the com-
plex nature of this formula. The cur-
rent LIHEAP formula favors funding to cold-weather States up to $1.97 billion in appropriations. For funds above that level, a new formula determines the allo-
cation of funding. This new formula assigns 15 percent to all other programs funded by an across-the-board cut of almost 1 percent to all other programs funded by this bill. This will be less than 1 percent for cold-weather States up to $1.97 billion, and the Gregg amendment is that the $1.276 billion level of funding requested in our letter is different from the money we have been discussing and voting on in the last several days. $1.276 billion was for emergency funding that could be used by the President at his discre-
tion. This would give the President the ability to target assistance to the States most in need of additional fund-
ing based on increases in energy prices and weather conditions.

Senator GREGG’s amendment adds the additional funding into the State block grant program, not the emer-
gency discretionary program. Iron-
ically, because of the formula alloca-
tion of funds, some States that Senator GREGG and all of us are attempting to help this winter may see only slight increases in fund-
ing.

I have been provided with different analyses of the LIHEAP formula and what States will gain and lose under the Gregg amendment. This, I must say, is rather arcane formula which produces at least two interpretations. Based on data from the Department of Health and Human Services and a preliminary analysis by CRS, States, such as Minnesota, Washington, and Wisconsin, will see no increase in funding under Senator GREGG’s amendment. Iowa will see an increase of under 3 percent. Oregon will see less than a 7.5-percent increase, and Maine less than 10 percent, hardly the targeting we need to ensure these States are prepared for the cold weather that is upon us and the high energy prices. Under another analysis—and this is according to the Economic Opportunity Study also based on data from Health and Human Services—States, such as Maine, New Hampshire, Iowa, Minnesota, South Dakota, Alaska, Nebraska, Wyoming, and Montana, may receive only a slight increase under the Gregg amendment and less funding than they received last year when these States received both their block grant allocation and emergency funds. This will be less than 1 percent in fiscal year 2005 to 17.8 percent special education costs from 18.6 percent to 23 percent in fiscal year 2006.
We face a challenge this year, a particular challenge after Katrina, ensuring that the second surge from that disaster, the surge of high energy prices and cold weather, does not leave families vulnerable. That is why I am so pleased that the majority of the Senate supports our approach of $5.1 billion total appropriation, and we hope, as the votes come, that we will reach the 60-vote margin we need to prevail. I hope we can, in fact, reach that margin.

I will join, again, Senator Collins in urging all our colleagues to support our amendment.

Mr. President, I also commend and thank Senator Byrd, first for his kindness in yielding to me and second because his title I amendment will increase funding. I thank the Senator for his valiant work in this regard and his concern for those who need that type of funding for their education and their future.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from West Virginia.

Mr. BYRD. Mr. President, I send an amendment to the desk.

AMENDMENT NO. 2757

The PRESIDING OFFICER. Without objection, the pending amendments are set aside. The clerk will report the amendment number 2757.

Mr. BYRD. Mr. President, I ask unanimous consent that further reading of the amendment be waived.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment as follows:

(Purpose: To provide additional funding for title I of the Elementary and Secondary Education Act of 1965)

At the end of title III (before the short title), add the following:

SEC. 2. ADDITIONAL TITLE I FUNDING.

In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, $5,000,000,000 for carrying out title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6301 et seq.) of which—

(1) $2,500,000,000 shall be for target grants under section 1125 of such Act; and

(2) $2,500,000,000 shall be for education finance incentive grants under section 1125A of such Act.

Mr. BYRD. Mr. President, I have offered an amendment on behalf of the Nation’s disadvantaged students and the schools that are struggling to educate these disadvantaged students.

Hear me, I have offered an amendment on behalf of the Nation’s disadvantaged students and the schools that are struggling to educate them. When Congress passed the No Child Left Behind Act 4 years ago—how short are our memories—it promised—get this—we promised to give schools the funding they would need to help every young person in this country to succeed in the classroom. I wish I had that when I was starting out in a two-room school house in Virginia. Time has not been kept. We have not even come close, and there is no better example of that broken promise than the title I program.

Title I is the most important Federal education program we have. Did you hear, Senators? Title I is the most important Federal education program we have. It helps the students who need help the most—who need help.

When Caesar was about to drown, Caesar said:

Help me, Cassius, or I sink!

Here is a program that is not well. It needs help or it will sink—help for the millions of children who are being left behind.

It is also the program that, under the No Child Left Behind Act, will hold schools accountable—yes, hold schools accountable for improving student performance. They should be held accountable. When Congress wrote the No Child Left Behind Act it authorized specific funding levels for title I for every year through fiscal year 2007. But every year—now get this—every year when it is time to appropriate the money, we have come up short.

This chart here beside me tells the story. Focus your eyes on this chart. Here is the title to the chart, “Falling Behind On ‘No Child Left Behind.’ ” How about that? “Falling Behind On ‘No Child Left Behind.’ ” The numbers are in billions, billions of dollars. Take a good look at this chart, I say. This chart tells the story, a pretty sordid story. The first year of the law, fiscal year 2002—this bar right here—the No Child Left Behind Act authorized $13.5 billion. There it is, the first year: $13.5 billion authorized. How much did Congress appropriate? Congress appropriated $10.3 billion. The red shows $13.5 billion authorized. The red shows we fell short. We only appropriated $10.3 billion.

In fiscal year 2003, watch this gap. The gap grew wider. The blue line shows that Congress appropriated $16 billion, the blue bar, but Congress appropriated just $11.7 billion. There was $16 billion authorized, $11.7 billion appropriated.

Each year, as one can see on this chart, Congress has fallen further and further behind, behind in its promise to America’s most needy students.

The authorized amount for fiscal year 2002—that is where we are now—appropriating $13.5 billion. For fiscal year 2006, the authorized amount is $22.75, way over here on the chart, $22.75 billion. But the amount in this bill is just $12.8 billion. Look at it. That is $10 billion less than the law promised to these disadvantaged students and to the schools in which they study. What a shame, $10 billion less—$22.75 was authorized, $12.8 billion was appropriated.

What a gap, $10 billion. That is $10 for every minute since Jesus Christ was born—$10 billion. That is $10 for every minute since Jesus Christ was born. What a gap. What a gap, $10 billion. That is enough to provide the full range of title I services to over 3 million needy students who are currently being left behind by our Nation’s schools. And at the current funding level in the Senate bill, they will continue to be left behind.

We got a hard look at some of those disadvantaged students during Hurricanes Katrina and Rita. Those disadvantaged students cast a bright light on a part of America that many people would like to pretend does not exist. They are part of America where the school buildings are crumbling, where there are not enough good teachers, and students are afraid for their own safety. These are real live people, live students who have a future, who have a horizon out there, who have a vision, and yet we are not keeping our promise to them. They are being left behind.

I took a piece of plastic clay and I made it pretty. And as my fingers pressed it still it moved and yielded to my will. I came again when days were past, The bit of clay was hard at last. The form I gave it, it still held. And I could change that form no more. I took a piece of living clay And gently fashioned it always And as my fingers pressed it still it moved and yielded to my will.

I came again when years were gone, He was a man I looked upon. He still that early impress wore And I can change him never more. Never more, never more.

That is what we are talking about, a piece of human clay, human clay. We are leaving those children behind. Those are exactly the kinds of students who are being left behind today and they are the exactly the kinds of students who can be helped by title I.

America can do better. I say America can do better for these students. That is why I am offering this amendment to increase funding for title I. I wish I could increase this program by the entire $10 billion to fulfill this commitment, our commitment, the commitment we made when Congress passed the No Child Left Behind Act. However, I know I wouldn’t get enough votes on the other side of the aisle. I can only hope that America will do its part—a part of America where the school buildings are crumbling, where there are not enough good teachers, and students are afraid for their own safety. These are real live people, live students who have a future, who have a horizon out there, who have a vision, and yet we are not keeping our promise to them. They are being left behind.

A young child’s soft and yielding heart. And gently formed it day by day And I could change that form no more.

The bit of clay was hard at last. The form I gave it, it still held. And I could change that form no more. I took a piece of living clay And gently fashioned it always And as my fingers pressed it still it moved and yielded to my will.

I came again when years were gone, He was a man I looked upon. He still that early impress wore And I can change him never more. Never more, never more.

That is what we are talking about, a piece of human clay, human clay. We are leaving those children behind. Those are exactly the kinds of students who are being left behind today and they are the exactly the kinds of students who can be helped by title I.

America can do better. I say America can do better for these students. That is why I am offering this amendment to increase funding for title I. I wish I could increase this program by the entire $10 billion to fulfill this commitment, our commitment, the commitment we made when Congress passed the No Child Left Behind Act. However, I know I wouldn’t get enough votes on the other side of the aisle, I have to say. They are all good people over on the other side. They are all patriotic people. They are good citizens and they are dedicated to the service of the people. But I realize I can be wrong sometimes. I think they are wrong. I don’t think some of them will vote for this. We will see.

I am proposing instead that we get halfway there. We are just going halfway—$10 billion shortage—$10 billion shortage in our promise for the children, the disadvantaged children of this country, $10 billion short. I am going to ask for half of that, at least try to close half the gap, half of it.

I am proposing that we get half the way there, that we close the gap over 2
years: $5 billion now, $5 billion the following year. I am proposing we get halfway there, that we close the gap over 2 years by adding $5 billion.

That is enough to fully serve more than 1.5 million disadvantaged students. If the Nation's school districts fully use the resulting funds, each child left behind, and we would leave behind. These children will be taught by highly qualified teachers and receive the complete range of instructional services called for under the No Child Left Behind Act. States will benefit from this legislation—your State, Mr. President, your State, my State.

In my own State of West Virginia, schools would receive a total increase of just $800,000 for title I if the bill is passed as it is now. Under my amendment, those students in West Virginia would receive an additional $39 million above the bill. Tennessee would receive an additional $78 million.

Do you hear me? The people of Tennessee—are you listening? Are you listening? Tennessee would receive an additional $78 million.

Pennsylvania—are you listening? Pennsylvania is the State of which Benjamin Franklin was once president. Yes. Old Ben Franklin. Pennsylvania would receive an additional $335 million.

Louisiana would receive an additional $111 million; Mississippi, an additional $62 million.

I offered a similar amendment 2 years ago and those who opposed my amendment argued then that Congress is under no obligation to fund title I at the authorizing level because authorizations are only guidelines. Title I is not your average authorization program. Most educational authorizations don't put requirements on States and local school districts, but the title I program in the No Child Left Behind Act puts more requirements on our Nation's schools than any law in the past 35 years.

This law requires every State to develop a plan for helping all students reach a proficient or advanced level of achievement within 12 years. That is all students. That is all students, not just those in the affluent suburbs. No, not just those in the affluent suburbs, but poor students in Appalachia. That is where I come from, you see. When I was a boy I would have been included, Robert Byrd. And the Gulf coast includes children with disabilities. Do you hear me? Hear, listen. That includes children with disabilities. And it includes students of all races. How about that? And ethnicity. How about that? All races, all ethnicities.

Schools must leave no child behind—not your child, not my great-grandchild. And if schools that receive title I funds fall short of this goal, they face serious consequences. Schools that fail to make adequate yearly progress in raising student performance for 2 consecutive years are subject to the threat of losing those funds. Do you hear me? That means the school has to redirect money it would have spent for instruction and use it—for what?—for transportation instead.

This past school year, almost 11,000 schools and districts in the country failed to make adequate yearly progress for two years. Did you hear that? Almost 11,000—11,000—schools and districts in this country failed this past year to make adequate yearly progress for at least 2 straight years.

The penalties get more severe the longer the school fails to make adequate yearly progress. Ultimately, if a title I school fails short for 5 years in a row, it can be taken over—get this—the school can be taken over by the State, or the entire staff can be fired. Help me, Cassius, or I sink. These are serious penalties. The entire staff can be fired. There is the door. There is the door. The entire staff can be fired and replaced. That gets pretty tough. That hits close to home. There are priorities. There are priorities, and I support them. I believe it is high time that we hold schools accountable for their performance and getting their act together. I believe it is high time we hold schools accountable for their performance. But—here is the conjunction "but"—I also believe that if we in the Congress are going to demand that schools raise student achievement, we, I, you, Senators, all Senators, all Members of the other body, if we are going to demand that schools raise student achievement, we have a responsibility to provide those schools with the additional resources that they need to improve.

That is what we are talking about on this chart. We are falling short. We are falling behind in the No Child Left Behind Act. Unfortunately, as I say, we are not keeping our promise. In fact, for most school districts, Federal funds are moving in the opposite direction. In fiscal year 2004, more than half of the Nation's school districts received less title I funding than they did the year before. What a shame. How about that. Look at that. Listen. Hear me. I will say that again.

In fiscal year 2004, more than half of the Nation's school districts received less title I funding than they did the year before. In fiscal 2005, two-thirds of school districts took a cut in title I funding. The budget deficit and the administration's "balancing the budget''—that means cutting the budget, that means cutting the budget—cost the administration $62 million. You heard me. Almost 11,000 schools and districts would receive an additional $185 million. Yes. Old Ben Franklin. Pennsylvania—Benjamin Franklin was once president. Pennsylvania is recognized.

In my amendment I offered an additional $62 million. In fiscal year 2004, more than half of the Nation's school districts received less title I funding than they did the year before. In fiscal 2005, two-thirds of school districts took a cut in title I funding. The budget deficit and the administration's "balancing the budget''—that means cutting the budget, that means cutting the budget—cost the administration $62 million. You heard me. Almost 11,000 schools and districts would receive an additional $185 million. Yes. Old Ben Franklin. Pennsylvania—Benjamin Franklin was once president. Pennsylvania is recognized.

And it is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act. It is the No Child Left Behind Act.

Now, if we were to rewrite the Constitution, they would be article I, I don't know where the Congress would be, they have taken away so much of the authority. We have lost our authority under the commerce clause.

The Supreme Court wrote an opinion in a case called United States v. Morrison involving the legislation on protecting women against violence; notwithstanding a mountain of evidence, a voluminous record, they said it was insufficient, and they disagreed with our "method of reasoning."

It surprised me, in preparation for the hearings from Chief Justice Roberts, to know that Congress had a dearth of people spending a good deal of time on the Supreme Court, you lose some reasoning capability, lost very much. Then when they interpreted the Americans with Disabilities Act, Justice Scalia said they were asking the
Congress, getting us to do our homework, that we had not made a sufficient record.

So when I listen to Senator BYRD talk about the Constitution and about our duties, it is with great interest. I recall a few years back when Senator BYRD chaired the Committee on Appropriations and I had the audacity to challenge his mark. It was not done by any Senator. I thought I had that standing. I looked at my Commission of Elections, and I had that standing. I got 35 votes to his 25. Senator P. Sam Nunn, Senator Kasten voted with me. Senator Kasten was not here at the 1992 elections, so it was a long time ago that Senator BYRD looked across the table in S-128, the appropriations room, and said: Someday you may be chairman, you may set the mark.

I am not too far away and have not gotten there yet to be chairman of the Committee on Appropriations.

We wrestle with these appropriations budgets every year as a tough job. This subcommittee of the bill we have today for $145 billion has to fund education and health, which are our two major capital assets. If you do not have good health, you cannot do anything. If you cannot fund education, you cannot move ahead in this world. Senator BYRD and I have both benefited from a good education. I didn’t come from a school quite as small as his. I went to high school in a town of 5,000, Russell, KS, and we had gone to high school. However, education is the key to the future and I know that, and I appreciate that.

We have struggled mightily to make the best allocation we can with the priorities ahead. As I listened to Senator BYRD talk about title I of No Child Left Behind, I would like to see the funding increased on No Child Left Behind. I would see our priorities on a budget of $2.6 trillion arranged differently if I set the priorities. We have struggled mightily to make the best allocation we can with the priorities ahead.

There will be a number of amendments. There was an amendment of $2.6 trillion arranged differently if I set the priorities. We have struggled mightily to make the best allocation we can with the priorities ahead.

There will be a number of amendments. There was an amendment of $2.6 trillion arranged differently if I set the priorities.
right, we have worked together closely. I followed his lead on a lot of things, such as when ARLEN SPECTER, back in the mid-1990s, wanted to do double funding for NIH. He took the lead on that, and I did what I could to help. And we got the job done under his great leadership.

So we have worked together on a lot of different things. And where we have had differences, we have had differences, but we have always been, I think, upfront and open about those differences. While I love ARLEN SPECTER dearly, and respect him greatly, he is not my twin; he is not my clone, so we do have different ways of approaching things once in a while. And that is the way it ought to be around here. There should not be, as he said, this big gulf between us, but there ought to be an honest airing of differences of views on how we ought to approach things.

Take the Byrd amendment, for example. I stated earlier, when we first brought the bill to the floor, that Senator SPECTER had done a superb job, and he was always open with my staff and me in crafting and putting together this bill. I said when you are dealt a bad hand, you have to do the best you can. And Senator SPECTER did. So in terms of the bill itself and how it is crafted, I do not have problems.

What I have problems with is our allocation. That is where I have problems. Since I did not support the budget Act, I said at the time we laid the bill down the other day: Look, if people are going to come here with amendments that offset and jiggle things around in the bill, I will not support it because we worked very hard, Senator SPECTER worked very hard, to craft a bill that was fair in terms of what we had to deal with. So I would not support amendments which jiggle things around. But if someone has an amendment they want to offer which would not jiggle things around—that is, if they know full well the commitments that were made at that time by the White House, and I hear it. My State, in fact, has filed a lawsuit on the No Child Left Behind law because we no longer tolerate social promotions of children. We ought to be insisting there ought to be accountability at every single level.

Now, there is one other thing that happened during this period of time. The Congress passed something called No Child Left Behind, a new mandate on the States, a new mandate that States had to do in education. Now, I am on the authorizing committee for education. At that time, Senator KENNEDY was our chairman. I can remember sitting up here in meetings discussing No Child Left Behind, and I can remember sitting up here in meetings discussing No Child Left Behind, I say to my friend from West Virginia, and about what it was going to cost.

The White House, through their representatives, agreed to a level we would fund No Child Left Behind. Now, that was only authorization because it was an authorization bill. But we were told by the White House that they would meet these authorization levels. And the reasons I voted for the bill, not that I was enamored with it, but I felt the White House had made a commitment they would fund No Child Left Behind at the levels we agreed to. We agreed with the White House: These levels? OK, yes, we agree at these levels.

Here they are: This level, right here, $22.75 billion for fiscal year 2006. That is what we agreed upon. Yet our appropriation for this year is $12.8 billion. That is a $9.9 billion cut. We voted 40 percent. I made a mistake. It is a little over 50 percent. But in fiscal year 2002, we were at about 75 percent of funding, and that was at the beginning of No Child Left Behind.

So what Senator BYRD is trying to do is make us live up to what we had agreed to do, with both the White House and the States. I dare say, any Senator here who goes home and talks to their State government, talks to their school districts—go out and talk to your teachers and find out what they are saying about No Child Left Behind. They are saying: Wait a minute. You put all of these mandates on us. You said you were going to fund it. Now you are not, and now we are being penalized because we cannot meet the goals of No Child Left Behind. We have put them in kind of what they call a catch-22 situation: Darned if you do; darned if you don’t. Either way, you lose.

So that is why I am supporting Senator BYRD’s amendment. The budget needs to be waived. We need to meet our commitments on this.

Mr. DODD. Mr. President, will the Senator yield?

Mr. HARKIN. Mr. President, I will yield to the Senator from Connecticut.

Mr. DODD. Mr. President, I wish to ask a question of my colleague from Iowa. In support of the amendment being offered by the Senator from West Virginia, it was only a few years ago that I offered an amendment, during the authorizing bill, to fully fund title I. That amendment carried with over 70 votes, fully funded title I in the Chamber. It was only a matter of months, a matter of months, ago. That was an authorization bill. It was not the appropriations bill. All of us are certainly adults, and we know the authorizing levels do not always meet with the appropriations. But we have gone on record supporting this.

I wish to underscore the point the Senator is making and the Senator from West Virginia made; and that is, I hear it. My State, in fact, has filed a lawsuit on the No Child Left Behind law because we no longer tolerate social promotions of children. We ought to be insisting there ought to be accountability at every single level.

Now, again, similar to the Senator from Iowa and the Senator from West Virginia, I have great respect for this law because it is a civil rights bill, in my view. It says we should no longer tolerate social promotions of children. We ought to be insisting there ought to be accountability at every single level.

The essence of the bill Senator KENNEDY and others drafted, that we were a part of, I think is sound. I think this history will prove it to be such. The great shortcoming is not the failure of the law. The law is sound. It is sensible. It makes sense. The failure is as the Senator from Iowa and the Senator from West Virginia pointed out; and that is, we have not lived up to the commitment we made.

Mr. HARKIN. That is right.

Mr. DODD. We turned around and voted overwhelmingly for that law. President Bush wanted the Department of Education wanted it. The Congress wanted it. We said: This is what we will do. Yet month after month, since enactment of that legislation, we have failed to meet that obligation. That is the great tragedy in all of this, not the No Child Left Behind law, but the failure of the Congress and the President to say to the people of our respective States: This is what you must do. And by the way, we will be holding you to it to see that you do what you said you would do. We have gone on record in this body, and we are now denying our own record if we turn down this amendment offered by Senator BYRD.

I wish to reinforce the point made by the Senator from Iowa.

Mr. HARKIN. Mr. President, I thank my colleague from Connecticut. He was also on the education committee and was involved in those discussions during No Child Left Behind. The Senator from Connecticut chaired the education subcommittee there, so he knows full well the commitments that were made at that time by the White
Mr. Byrd. Mr. President, the distinguished Senator from Massachusetts, Mr. Kennedy, wishes to speak for 5 minutes. If I may take 5 seconds.

I ask for the yeas and nays on the amendment.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The yeas and nays were ordered.

The PRESIDING OFFICER. Mr. Kennedy, Mr. President. I thank our leaders on education: Senator Byrd on Title I, Senator Dodd on the Head Start program, and Senator Clinton on IDEA. As I did yesterday, I pay tribute to the chairman of the subcommittee, Senator Specter, because when education issues have been before the Senate, he has voted for increases in funding. But the Senator from West Virginia will remember, during the budget consideration, this body asked for $5 billion more in education funding. The budget went to conference. We did not get $5 billion. We did not get $4 billion. We did not get $3 billion. We did not get $2 billion. We did not get $1 billion.

We got zero.

Now we have the opportunity, with the amendment offered by the Senator from West Virginia, to do something for the neediest children in this country. Those are Title I children.

In the early 1960s, this Nation made a commitment and said: For the poorest of the poor children in this Nation, we are going to recognize a national responsibility. Those were Title I children.

We have, over a long period of time, tried to focus on improving opportunities for the most disadvantaged students. But as my friends and colleagues on our Education Committee said, we have failed the American people. The United States say: We are going to do even more for those children with the No Child Left Behind Act. Instead what we have seen is a failure to meet that commitment.

One of the most important reasons for supporting the Senator from West Virginia, the Senator from Connecticut, and the Senator from New York on their amendments is that we find, when we provide this help and assistance, it works. You have positive results.

I refer you to what has happened in my own State of Massachusetts. Today, in my State of Massachusetts, we are No. 1 in the country for fourth graders and tied for first for eighth graders on the Nation’s Report Card because we did a real No Child Left Behind, the Education Reform Act, 8 years before the No Child Left Behind Act was signed into law. The reforms included smaller class sizes, better trained teachers and supplementary services. Parents were involved in decisionmaking. This is what the Senator from West Virginia wants to do. He wants to make sure the whole country can catch up and make sure we keep the commitment we made when this President signed the No Child Left Behind Act and said we were going to have proficiency guaranteed to all the children in this country. The Senator from West Virginia said, well, we are not going to leave the more than 3 million children behind who will be left behind without his particular amendment. I thank the Senator from West Virginia for offering the amendment. I hope the Senate will support it.

Finally, Mr. President, I am a strong supporter of and pay tribute to our leader on Head Start, the Senator from Connecticut, who used to be the chairman of our children’s caucus. He has been the battler and fighter for the program. Every study shows that the money invested in children at the earliest age is the most productive and useful in education. Head Start children are less likely to repeat a grade, less likely to need special education services, and more likely to complete school. I also applaud the work of the Senator from New York on IDEA. We are far behind in meeting our responsibility to many of the children who have faced some of our most difficult challenges—those who have both physical and mental disabilities. The amendment offered by the Senator will go a long way to providing the resources needed to ensure that students with disabilities receive the resources they need to succeed. I applaud her efforts.

With these amendments on Title I, Head Start and IDEA, we have an opportunity to speak about the future. Education is about opportunity. It is about fairness. It is about competitiveness. And it is about national security. Hopefully, the Senate will go on record and support these three measures. Our children and our schools need our help. They need it now more than ever, and the Nation needs my colleagues to approve all three of these amendments.

The PRESIDING OFFICER. The Senator from West Virginia.

Mr. Byrd. Mr. President, I hope the Senate will vote quickly. But before it does, I thank the Senators who have just spoken, particularly the manager of the bill, Mr. Specter. He is an outstanding Senator. I have seen this Senator travel over more than 100,000 miles in the last years. He has had the complete turnover of 100 Senators more than 3 times. I tell you, my friends, I have never seen a more eloquent, more dedicated Senator to his State, to his people, to the people of this country, than Senator Specter. I admire him. Some day when he runs for reelection, I may make a little contribution to him. I will leave that for another time.

I also thank my colleagues. What splendid colleagues they are. Senator Dodd, traveling in the wake of the Senator from Connecticut who signed the Constitution of the United States. What a man, Roger Sherman. And then
the Senator from Massachusetts, Ted Kennedy. What a great State that was and is. Read your history on the Revolutionary War, those times. Someone talked recently about the people of my generation who saw World War I, who lived through World War II and the Vietnam War, the other wars. I have participated in, the Great Depression. My, these are great Senators. I can see their pictures out there on the medallions in the room just outside this Chamber. And the chairman and ranking member of this committee, my, what Senators they are. They are right, and they are right to oppose it in saying we don’t have the money. I know they are right. But Congress could shift those priorities.

How about the big tax cuts for the wealthy? How about the war in Iraq? How much are we spending there in treasure, to say nothing of the blood that is being spilled? Yes, we could do better, but we are doing the best we can in present circumstances now. I don’t fault the Senator from Pennsylvania. I admire him. If I were in his position, I would understand his responsibility.

My responsibility is to try. We can do better. I yield the floor.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, I raise a point of order under section 302(f) of the Congressional Budget Act that the amendment provides budget authority and outlays in excess of the subcommittee’s 302(b) allocation for fiscal year 2006 and, therefore, is not in order.

Mr. BYRD. Mr. President, pursuant to section 904 of the Congressional Budget Act of 1974, for which I voted, I move to waive the applicable sections of that act for purposes of the pending amendment, and I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be.

The yeas and nays were ordered.

Mr. SPECTER. Mr. President, it would be my preference to stack the votes, unless the Senator from West Virginia would like to have a vote now.

Mr. BYRD. Mr. President, I prefer to have the vote now.

Mr. SPECTER. All right. In deference to the Senator from West Virginia, we will let him have the floor. It is my hope—I talked to Senator Harkin about this—that to the extent we can, while we have people here ready to offer amendments—we have just worked out a time agreement with Senator Dodd, 45 minutes equally divided, on a brokerage amendment—while we have Senators in the Chamber ready to proceed, we do so to the extent we can, unless there is a circumstance which requires a different outcome.

I understand Senator Alexander may have a related issue. I have just been informed about that. May I suggest to the Chair that we hear from Senator Alexander to see how it impacts on the vote before we move ahead with the vote?

The PRESIDING OFFICER. Without objection, it is so ordered. The Senator from Tennessee is recognized.

Mr. ALEXANDER. Mr. President, it would be my preference to introduce an amendment that would increase funding for title I to the level President Bush has recommended. I propose that we set aside the pending amendment so that I may introduce that amendment. Perhaps we could vote on those two amendments together.

Mr. SPECTER. Mr. President, I ask the Senator from Tennessee if he would be agreeable to a time limit of, say, 30 minutes equally divided?

Mr. ALEXANDER. Certainly.

Mr. BYRD. Mr. President, I propose that we vote on this amendment. The Senator can still offer an amendment if he wishes to do so after this vote. Let’s go. I ask for the vote. I object to any request to see this amendment aside.

The PRESIDING OFFICER. Objection is heard.

The Senator from Pennsylvania.

Mr. SPECTER. Under the regular order, we will then proceed to a vote, objection having been heard. We will entertain Senator Alexander’s amendment at the earliest time the managers can. May I remind my colleagues that this is going to be a 15-minute rollcall vote, with 5 additional minutes. We had an 18-minute vote yesterday. Let’s see if we can beat that record. I think we know are we going to proceed. I will talk to my colleagues, and we will work out the sequence.

Mr. DODD. Mr. President, I hope that will be the case. We have been trying to be responsive by being here to offer amendments when we have been asked to be here. It sort of throws off our schedule for the day. But I am happy to talk to my colleague.

Mr. ALEXANDER. I suggest the amendment is heard.

The PRESIDING OFFICER. The amendment is heard.

The legislative clerk proceeded to call the roll.

Mr. SPECTER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Let me restate the understanding. There will be 10 minutes for Senator Alexander, and there will be a vote on the Byrd amendment. We will then proceed to a Dodd amendment. If there is no intervening Republican seeking recognition to offer an amendment, we will proceed to the Clinton amendment, and we will discuss at a later time the sequence of votes.

The PRESIDING OFFICER. Is there objection?

Mr. BYRD. Reserving the right to object, and I have no intention to object. Mr. President, as I understand it, 10 minutes will be utilized by the Senator from Tennessee for remarks only.

Mr. SPECTER. Mr. President, that is correct. The Senator from Tennessee speak in opposition to the Byrd amendment and in support of the budget point of order, but he will just make a statement. Nothing will be offered.

Mr. BYRD. I have no objection.

The PRESIDING OFFICER. Is there further objection? If not, the Senator from Tennessee is recognized for 10 minutes.

Mr. ALEXANDER. I thank the Chair. I thank the Senator from Pennsylvania. I thank the Senator from West Virginia for his courtesy of allowing me—and the Senator from Iowa and the Senator from Connecticut—allowing me 10 minutes to speak.

Mr. President, I am here in support of the budget point of order of the Senator from Pennsylvania for the Byrd amendment. Let me see if I can say in just a few minutes why I support that. I would like to ask the Chair if he will let me know when I have 1 minute remaining.

The PRESIDING OFFICER. Absolutely.

Mr. ALEXANDER. Mr. President, the question is funding for the title I program. Federal funding for our public
schools across the country that helps disadvantaged children. It is a very important program. I heard the Senator from West Virginia describe the importance of it. I agree with him about the importance of the program, but to try to put it into perspective, let me make a few points.

First, the Senator from West Virginia, if I am not mistaken, is suggesting we spend $5 billion more, $2.5 billion a year on this important program. But he has not found some other place in the budget to reduce the spending. So this is $5 billion beyond the budget, and this comes at a time when all of the committees of the Senate have been working hard on deficit reduction. In the agriculture committee, in the education committee, in almost every committee, we are working at deficit reduction. Because we are at war, because we have had three terrible hurricanes, because we have new homeland security needs, and because entitlement spending—marginal spending—is growing out of control, we are all trying to do a good job of living better within our means. So we are working to have a deficit reduction of $35 billion, and this would add another $5 billion to our deficit.

The second point I would like to make to put this into perspective is that, as important as this program is, the Federal Government is not the principal source of funding for K-12 education. We still spend 7 or 8 percent. States don’t spend money for national defense by and large, and we don’t spend much money for K-12. We spend 7 or 8 percent. The State and local governments have the major responsibility for our elementary and secondary schools.

The third thing I would like to mention to put things in perspective is that money isn’t everything. The top five State spenders in terms of dollars, total dollars he has for kindergarten through the 12th grade, have the widest achievement gaps between White students and Minority students, Hispanic students and African-American students. For example, in Massachusetts, a State which spends about $9,500 per student, there is a 33-percent gap between White and Minority students. In Connecticut, which spends even more, more than $10,000 per student, there is also a significant gap between White and Minority students. So even in the States that spend the most money do not get the best results. Money is not everything.

Another point to put this in perspective: we are spending more on education in our country today than at any time in history—more than we did when we had a surplus, more than we did when we were not at war, more than we did when we didn’t have big hurricanes and a terrorist attack and homeland security concerns. And Federal dollars in K-12, even though they are a smaller part of the pie, have gone up more rapidly than State increases over the last several years.

For example, in Tennessee, my home State, there is $50 million a year, $25 million of it new money, for teacher training, to help teachers become highly qualified. Now, that is a lot of money. Those are big numbers. It should be enough money to give every teacher about an $858 pay increase a year. So the State could choose to use that money to help all of those teachers go to the community college or some other program to become better trained teachers, or the State could use those Federal dollars to give every Tennessee teacher an $800 pay raise based on some merit program. So there is a lot of new Federal money.

The other argument that I heard a great deal about was that we are not funding up to the level of authorization. Mr. President, that is a convenient political argument, but let us think about what we mean by that. I do not have the figures—I wish I did—but it was a larger number, you have authorized to be spent for all the programs of the federal government. But if we spent all the way up to that authorization, which thankfully we don’t, there would not be enough printing presses in the middle of the night to print that much money. We almost never spend up to the authorization for every defense program or for health or for HIV/AIDS or for any other part of the Federal budget. We have set an authorization level that is by $4 billion higher than then we appropriate every year what we can afford to spend based upon the needs that we see.

So the idea that we are not appropriating to the authorization level is not a valid basis upon which to cast this vote. Also, I think it is important to note that there is a lot of money already appropriated by the Federal Government that is unspent. The Department of Education has some figures on this. The most conservative estimate is that prior to this year, so not even counting money appropriated in this fiscal year, there is 1.7 billion Federal dollars that we have appropriated to State and local governments for schools that is waiting to be spent, which raises the question: Shouldn’t we be cautious about how much more we spend?

Now, the budget that we are acting on would add $100 million to title I, which7 billion, all Federal dollars, or a 47-percent increase since the last year of President Clinton. That is a big increase, and just to put this in perspective again, I have this chart. I think to be fair about it we would have to say President Bush, this President, and the Congress which he has served in the last 2 years, have been good friends to title I.

During President Clinton’s time in office, 8 years, the increase was $2.4 billion. President Clinton cared about what he was doing with $2.4 billion. I served with him when he was Governor. We worked together on those things with other Governors, too. And he felt it was important over his 8 years to increase title I by $2.4 billion. I salute him and those past Congresses for having done that. But if we are going to salute him and those past Congresses, I think we ought to put ourselves on the back a little bit, and this President, because he has been at war, because he has increased funding by $1 billion. And so did the Congress. So it is $4 billion for the first 4 years of Bush, $2.4 billion for the 8 years of Clinton.

Mr. President, well, this was after No Child Left Behind was enacted; it should have gone up. And that is correct, it should have gone up. I was not here when that happened, but the Congress looked at that and said we made a new commitment. We need additional dollars for title I. We need additional funds for IDEA. We need additional funds for teacher training. We need additional funds for some of the things we have asked the States to do. So we have increased funding for title I in the last 4 years by 47 percent—over 5 years.

So including this budget, title I would be up to $12.8 billion, or 47 percent since the last year of President Clinton.

Mr. President, I am here today agreeing with the distinguished Senator from West Virginia that title I is an immensely important program. I am proud of the fact that the Congress and President Bush have over the last 4 years increased funding by $4 billion. That builds on the significant increases in title I that have been approved by Congress during the time of President Clinton and even before that. It may be that as time goes on and we see the need, and we are not in the middle of a war and we don’t have three hurricanes of Titanic proportion and homeland security becomes less of a risk, we will have more money available. But in these times I believe the proper thing to do is to do what the President has asked us to do and support the budget point of order of the Senator from Pennsylvania.

I thank the Chair, and I thank the Senators for giving me this opportunity to speak before the vote.

Mr. KOHL. Mr. President, I rise today as a proud cosponsor of the Byrd amendment. This amendment would increase funding for title I by $5 billion. The No Child Left Behind Act authorized $22.7 billion in fiscal year 2006 for programs that benefit disadvantaged students and schools across the Nation. Unfortunately, this bill falls $9.9 billion short. This modest $5 billion increase is only half of the difference between the authorized amount in NCLB and the Senate bill level. I believe that some of the Federal Government’s primary roles is to improve education for disadvantaged students. Without adequate funding, we will put States, school districts, teachers and ultimately, students at a disadvantage as many will be unable to meet the requirements in the new law and it will be the students who will suffer. I hope
my colleagues will support this important amendment.

The PRESIDING OFFICER. All time has expired. Under the unanimous consent agreement it is now appropriate to have a rolloff vote.

The Senator from Pennsylvania. Mr. SPECTER. Mr. President, one more reminder. This is a 20-minute vote.

I yield the floor.

The PRESIDING OFFICER. The question is on agreeing to the motion to waive the Budget Act with respect to amendment No. 2275. The yeas and nays have been ordered. The clerk will call the roll.

The bill clerk called the roll.

Mr. MCCONNELL. The following Senators were necessarily absent: the Senator from Florida (Mr. MARTINEZ) and the Senator from Virginia (Mr. WARREN).

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. CORZINE), the Senator from Minnesota (Mr. DAYTON), and the Senator from Florida (Mr. NELSON) are necessarily absent.

The PRESIDING OFFICER (Ms. MURkowski). Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 44, nays 51, as follows:

[Rollcall Vote No. 269 Leg.]

YEAS—44

Akaka
Baucus
Bayh
Biden
Bingaman
Boxer
Burr
Bunning
Bennett
Alexander
Dorgan
Collins
Clinton
Cantwell
Boxer
Bingaman
Bayh
Baucus
Akaka

NAYS—51

And insert “$9,153,832,000”.

The motion to lay on the table was agreed to.

The PRESIDING OFFICER. The Senator from Pennsylvania. Mr. SPECTER. We are now prepared to proceed with the Dodd amendment. I ask unanimous consent that we limit the time on this amendment to 45 minutes equally divided.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The Senator from Iowa.

AMENDMENT NO. 2283, AS MODIFIED

Mr. HARKIN. Madam President, before we proceed with the Dodd amendment, I believe the pending amendment is my amendment. I have a modification at the desk. I ask for its consideration.

The PRESIDING OFFICER. The Senator has a right to modify the amendment. The amendment is so modified.

The amendment (No. 2283), as modified, is as follows:

(Purpose: To make available funds for pandemic flu preparedness)

On page 169, line 18, strike “$125,589,000: Provided, That $120,000,000” and replace with “$16,589,000: Provided, That $8,095,000,000”.

Mr. HARKIN. I further ask unanimous consent that no second-degree amendments be in order on the Dodd amendment prior to the vote.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The Senator from Connecticut.

AMENDMENT NO. 2254

Mr. DODD. Madam President, I understand that we have a 45-minute time agreement on this amendment. Is that correct?

Mr. SPECTER. Madam President, that is correct.

Mr. DODD. Madam President, I call up amendment No. 2254 and ask for its immediate consideration.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

The Senator from Connecticut (Mr. DODD), for himself, Mr. KENNEDY, Mrs. CLINTON, Mr. MURPHY, Mr. KERRY, Mr. LAUTENBERG, Mr. CORZINE, Mr. DURBIN, Mr. LIEBERMAN, Ms. STABENOW and Mr. DAYTON proposes an amendment numbered 2254.

Mr. DODD. Madam President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To increase appropriations for Head Start programs)

On page 162, line 1, strike “$9,000,832,000” and insert “$9,153,832,000”.

On page 162, line 7, strike “$8,158,589,000” and insert “$7,317,314,000”.

Mr. DODD. Madam President, the Head Start Program, which is what this amendment is about, is, of course, very familiar to all Members. The Head Start Program began some 40 years ago. Ed Zigler from the State of Connecticut, who hails from Yale University, was the father of the Head Start concept and idea. I think it goes without saying that with the reforms that have been instituted over the last number of years, Head Start has been a very successful program during the past 40 years.

There have been modifications to the program that I think have even strengthened it over the years. Literally thousands of children who would otherwise not get a good start in their educational process, have been benefitting as a result of Head Start.

Annually, there are some 900,000 children in the United States who are involved in some 18,000 programs across the country. That is serving about one in four of the eligible children under Head Start.

Over the years, there have been various amendments that have been offered to fully fund Head Start or to raise the amounts considerably to increase the number of eligible children who could receive a Head Start Program. That is not my amendment today.

I should have begun these remarks by thanking my colleague from Pennsylvania. He has been recognized already by the Senator from West Virginia and the Senator from Iowa for his support of these programs and ideas over the years. In fact, some 24 years ago, when he and I arrived as newly minted Senators in January of 1981, we formed together something called the Children’s Caucus in the Senate. Senator SPECTER and I were the chair and co-chair of that caucus, to raise the level of awareness about issues affecting one in four Americans who are children. We had a variety of ad hoc hearings. We did not have any funding. We did not have the means to actually go out and solicit public support for our efforts to highlight some of these issues.

The very first ad hoc hearing Senator SPECTER and I ever held dealt with latchkey children, afterschool programs, childcare, the related issues for single parents or both parents working. We were trying to get those children to have a good start to provide some resources and support for them. We went on to hold a variety of different hearings over the number of years thereafter. He was a great advocate and a great supporter of those programs. He continues to be today.

Today I recognize that in fact the committee has had a modest increase in the Head Start Program of some $21.2 million. I am appreciative of that. My amendment merely raises that amount by $153 million to make sure we do not have a decline or loss in services for the 900,000 children being served. This amendment is designed to protect about 20,000 children who would fall out of the Head Start Program if we were not able to keep pace with the rising costs of administering these programs.

Also, I ask unanimous consent that Senators KENNEDY, CLINTON, DURBIN, KERRY, MURPHY, CORZINE, LIEBERMAN, and DAYTON be listed as cosponsors of this amendment.
The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DODD. Madam President, I said about $100 million. The idea is just, if we can, to get these levels of support and funding up because of the rising cost of these programs.

Energy costs are going up on the average in Head Start Programs by 15 percent. Transportation costs are going up 16 percent. Health insurance in some places has gone up as high as 25 percent. And our staff is up 4 percent. Facility maintenance is up 9 percent. Services for children with special needs, of course, continues to rise.

This amendment does not expand the program; it is not going to add 100,000 children to the Head Start Program. It is just designed to make sure that we do not see the program deteriorate, that we do not force children presently in the program to be dropped because we are not able to afford to pay these predictable inflationary costs of about 2.7 percent in Head Start Programs across the country. That is the rationale for it. It is not an excessive amendment at all.

It is a realistic effort to try to do what we can to see to it that these children are going to get the kind of start they deserve.

To make my case, I want to point out two studies. One was done a number of years ago. It was a survey done of kindergartens throughout the United States. These were asked, How ready are children when they come to kindergarten? How ready are they to learn? Over 50 percent of kindergarten teachers in the United States, when surveyed and asked that question, responded that the majority of children were not ready to learn when they entered kindergarten.

There are a variety of reasons for that. We are not doing anything to solve the problem overnight. But we do know now, after 40 years, that children who are in a Head Start Program clearly benefit and have a much higher degree of success than children in similar circumstances who do not participate in programs.

We know, for instance, that Head Start children are more likely to maintain grade level performance in elementary schools and on into secondary schools. We know that Head Start children stay out of the juvenile justice system to a far higher degree than children who are not in those programs. We know that children in the Head Start Program are less likely to become substance, alcohol or drugs. We know these children, who are involved in Head Start Programs are less likely to become teen mothers.

In a study after statistic, we find these children who get the benefit and advantages of a Head Start Program have a greater likelihood of success. It is not a guarantee of success. There are obviously children who do not make it. But we know after 40 years this program works pretty well.

Again, I am not suggesting today we expand the program. I have tried that in the past. All I am asking my colleagues today is to say for the coming fiscal year can we do what is possible to avoid some 20,000 children who are presently in the program from falling out of it?

The second point I want to point out has just come out in the last several days. I do not know if my colleagues have yet received these in their offices. My colleagues, Senator LAMAR ALEXANDER and Jeff Bingaman of New Mexico, wrote to the National Academy of Sciences a couple of months ago. If I can paraphrase their request, they said to the National Academy of Sciences: Would you mind telling us, over the next number of years, what are the 10 things we ought to better prepare to handle the math, the science, and the technology demands of our Nation?

I am not going to recite the full study here, which is entitled “Rising Above the Gathering Storm.” I will just list some of the authors. The chair is Norman Augustine, chair of Lockheed Martin; Craig Barrett, chairman of the board of Intel Corporation; Rick Levin, the president of Yale University; the president of MIT, the president of DuPont company, the president of the Monterey Institute—it is just an incredible list of distinguished Americans and academicians who worked over a period of time, I think 3 or 4 months, to come up with a series of recommendations. I will not go through all of their report. You will get it and it is worth looking at. There were some very dramatic recommendations and ones we should take very seriously.

Their findings come in this smaller pamphlet entitled “Rising Above the Gathering Storm.” In the first paragraph, these distinguished Americans say:

We are worried about the future prosperity of the United States. Although many people may assume the United States will always be a world leader in science and technology, this may not continue to be the case inasmuch as great minds and ideas exist throughout the world. We fear that the loss with which a lead in science and technology can be lost, and the difficulty of recovering a lead once lost if, indeed, it can be regained at all. The Nation must prepare with great urgency to preserve its strategic and economic security.

It continues, but I think that language directly bears on the amendment I am offering today. The No. 1 suggestion that they make is that we must prioritize it, but the first suggestion is to train and put into the field 10,000 teachers a year in math and the sciences. The goal is that each one of these teachers might educate 1,000 students over a career, so that over a million students in our country would benefit from a tremendous education in science and math and engineering.

If America is going to avoid exactly what these distinguished Americans have warned us against we must prioritize it. If we know that Head Start kids are more likely to be prepared for school, stay in school, stay out of trouble, avoid substance abuse, don’t become teen parents, then we ought to be doing what we can to keep those 900,000 kids in the program. We know full well that Head Start, after 40 years, does make a difference.

We can do a lot better. We can do so much better if we start making these modest investments. We know the modest investments in these programs pay huge dividends. Should we not try to stop some erosion in this program? That is all I am offering today, a modest 2.7-percent increase, a little more than $150 million to just keep the number of children in the program there for the coming fiscal year. Then, I hope, in the coming years when our fiscal condition is much stronger, certainly than it is today, we can do more to see that these children have a chance to go on.

Someday I want to come back and offer an amendment again, as I did years ago, to make sure every eligible child can get in a good program like Head Start and Early Head Start. I wouldn’t try that today. I know my colleagues cannot accept that. I understand the budget realities. But can we not find $153 million? We are spending $6 billion a month in Iraq. That doesn’t include Afghanistan. My colleague from Tennessee and I and Senator Enzi and Senator Kennedy recently worked on a package for 1 year to help out some 400,000 students who have lost their schools as a result of Katrina and Rita mostly Katrina. It was a great idea. Let’s put aside our differences. Let’s make sure these kids can get going so they do not miss a year because the schools have been washed away or destroyed.

But there are not hurricanes and natural disasters all over our country, thank the Lord. But these children in Head Start, in many ways, live in a disastrous situation every day. They live in chaos, many of them. They live in families and neighborhoods where it is amazing that anyone can come out of that environment. Head Start has reached into these communities and provided a safe place, a harbor for children with talents and abilities. If you go to a Head Start Program you see the children are bright and they want to learn and they become doctors and nurses, and their parents do every day, to give them a chance to get going. I don’t want some kid in a Head Start Program to be dropped out this year who could have become that engineer or that scientist who becomes the CEO of Intel; who becomes the CEO of Lockheed Martin or becomes the president of RPI or Yale University. And they are there. These kids are not just in the private
Mr. DODD. Madam President, much as I regret, I move to waive the appropriate sections of the Congressional...
Budget Act, and I ask for the yeas and nays.  

The PRESIDING OFFICER. Is there a sufficient second?  

There is a sufficient second.  

The yeas and nays were ordered.  

Mr. SPECTER, Madam President, may I inquire how much time remains on this amendment?  

The PRESIDING OFFICER. The sponsor's time has expired, and 17 minutes 20 seconds remain on the other side.  

Mr. SPECTER. Madam President, we are going to move to the amendment by the Senator from New York.  

Mr. DODD. I thank the Senator. I thank the Chair.  

Mr. SPECTER. Madam President, I ask unanimous consent that the pending amendment be set aside temporarily and the vote in relation to this amendment be determined by the majority leader after consultation with the minority leader and that we move ahead to the amendment to be offered by the Senator from New York, Mrs. CLINTON.  

The PRESIDING OFFICER. Without objection, it is so ordered.  

The Senator from New York.  

Mrs. CLINTON. Madam President, I send an amendment to the desk.  

The PRESIDING OFFICER. The clerk will report.  

The assistant clerk read as follows:  

The Senator from New York [Mrs. CLINTON], for herself, Mr. DODD, Mr. KENNEDY, Mr. JEFFORDS, Ms. STABENOW, Mr. DAYTON, Mr. LIEBERMAN, Mr. HARKIN, Mr. RENN, Mr. LAWRENCE, Mr. KOHL, Mr. CORZINE, and Ms. MUKULSKI, proposes an amendment numbered 2292.  

Mrs. CLINTON. Madam President, I ask unanimous consent that reading of the amendment be dispensed with.  

The PRESIDING OFFICER. Without objection, it is so ordered.  

The amendment is as follows:  

(Purpose: To provide additional funding for part B of the Individuals with Disabilities Education Act)  

At the end of title III (before the short title), add the following:  

Sec. ______. In addition to amounts otherwise appropriated under this Act, there are appropriated out of any money in the Treasury not otherwise appropriated, $3,958,901,143 for carrying out part B of the Individuals with Disabilities Education Act (20 U.S.C. 1411 et seq.).  

Mrs. CLINTON. Madam President, I come to the Chamber today to offer an amendment to provide much-needed resources to help educate the most needy of our students in New York and across America.  

At the outset, I would like to recognize some of my colleagues who have been extraordinary leaders on behalf of children with special needs, starting with my colleague from Connecticut who is still here on the floor, Senator DODD. He has been a longtime leader in the fight to increase Federal funding for special education. In that fight for years he has stood with HARKIN, KENNEDY, JEFFORDS, HAGEL, and others who have come to this Chamber repeatedly championing the right of those with special needs and reminding us that the noble effort we undertook as a nation to require that children with disabilities and special needs be given the education they deserve, to have as a mandate that has been placed upon our local school districts. It is a noble and worthy undertaking to require that no child literally be left behind, but it is also something that we recognize that our local districts struggle with every school year.  

I began working on special education issues as a very young lawyer literally just out of law school many years ago working for Children's Defense Fund. I worked on a project where I walked door to door in communities, knocking on doors and asking people if they had school-age children. We had realized when looking at census data compared to school enrollment data that we were missing hundreds and thousands and on a national basis millions of children. They were not in our schools. What I found as I went from home to home was alarming: Children with disabilities back in 1973 and 1974 were being kept at home because the mandate of IDEA without cutting to its promise ever since. Today, Senator DODD and I am seeking to honor that original promise, the pledge to provide up to 40 percent of the per-pupil expenditure for students with disabilities. Today, the Federal Government provides less than 25 percent, which makes it very difficult for schools to provide a high-quality education to students with disabilities.  

In short, after 30 years, the Federal Government still fails to live up to the promise we made in 1975 to every child, to that child's family, and to the school districts of America.  

This amendment will provide close to $4 billion. That is the difference between the amount appropriated in the Senate bill and the amount promised in IDEA for New York, that would mean $243 million extra.  

Lack of funding for this mandated program, as important as it is, has serious implications for local communities. School districts do not have a choice about what they comply. They are legally required to do so, and they should be. They have to provide the necessary services that ensure every child with special needs receives that free, appropriate public education.  

Throughout New York, I have spoken with many educators, teachers, principals, and superintendents who work hard every single day to make IDEA a reality for the children in their care. But the other reality is that IDEA, the education to students with disabilities.  

I will give an example from my own home county. In Westchester County we just learned the Children's Rehabilitation Center, a wonderful program that serves children with disabilities such as cerebral palsy, spina bifida, Down's syndrome, is closing. That leaves parents scrambling to find other arrangements. The parents are understandably concerned about the impact of this closure on their children.  

Our local newspaper, the Journal News, in a recent op-ed about the situation, said the following:  

Heart of compassionate people, of course, go out to the [parents]. But there are public-policy implications also at play here that many, if not most, taxpayers may not realize.  

The paper went on:  

The reality is this. All children have a right to an education, one that is in the home district or as close as possible. Public
education, and transportation to it, are paid for by a combination of local, state, and federal funding. When a desperately needed program like Children’s Rehabilitation Center scaled down, and even if accommodations are made for those affected, the impact is well beyond an individual family and employees—it affects the entire community and, quickly, legislative districts. And, yes, that means higher property taxes.

A similar situation is occurring in Bethlehem, NY, where property owners are facing a 7.9-percent increase in their tax rate for the coming school year, a rate that would pay for increased special education costs. Under the new rate, a homeowner whose property is assessed at $100,000 will be charged $203 more this year than last year.

According to a recent article in the Pittsburgh Post-Gazette, Pennsylvania is considering a proposal for additional funding for special education that would enable property taxes to be cut in half.

I know many of my colleagues on the other side of the aisle will come to the Senate and argue this amendment breaks the budget, raises the deficit, and could increase Federal expenditures. The truth is, quite simply, this amendment would lower taxes for New Yorkers, Americans who pay property taxes because it will relieve some of the pressure on local communities. The choice before the Senate today is not between this amendment and lower taxes for Americans. The choice, as many imperatives, is between this amendment and higher local property taxes. The total tax burden for American families will stay roughly the same. We will succeed only in shifting the responsibility for raising revenue to overburdened localities and homeowners, struggling to meet the mandates of No Child Left Behind and the 30-year-old mandate of IDEA.

This amendment is particularly critical today because the cost of special education has increased substantially in both absolute and relative terms. Today, 15.3 structures in New York public schools have special needs. The National Center for Education Statistics reports New York’s demand for IDEA has consistently increased over the last decade and a half. Since 1991, the percentage of children between ages 3 and 21 served by IDEA has increased 4 percent in constant dollars since 1985, while the cost of special education has increased 10 percent.

Part of the reason is because we have also witnessed dramatic increases in the rates of diagnoses of particular types of disabilities. Before 1985, for instance, only 4 to 6 of every 10,000 children were diagnosed with autism. Today, 1 in 1,000 is considered a conservative estimate. We should not be discouraged by this increasing need for services. Part of the reason more children are being identified is as a result of enrollment of children with disabilities. One of the programs we have turned to over the last several years, the Preschool Grants and Infants and Toddlers With Disabilities Program, helps identify children earlier, which in turn helps them get better educated and learn how to deal with their particular disability. It goes hand in hand. It is a good news and challenging news story. The good news is we are reaching out and finding out about what disabilities children suffer from. But the challenge is, how are we going to take care of their needs?

We still have a lot of work to do on student assessments. We know from State assessments there is a large gap between the performance of students receiving special education services and their nondisabled peers. Wide gaps also exist in the performance of students with disabilities who attend high-need school districts compared to school districts with greater resources. And a great percentage of minority students are identified as having disabilities. Once identified, a greater percentage are placed in more restrictive special education settings.

We must remain accountable for the promises we make these children. Under No Child Left Behind, we are testing these children. We are publishing the results. We are telling school districts, you cannot come to us and say you have to discard the scores of our children with Down's syndrome or cerebral palsy. We are saying, we expect you to educate all of your children. I am very supportive of that. However, in order to do that, we have to be fair to the school districts and give them the resources they need to fulfill this mandate.

We are in the year 2005. We cannot blame the war in Iraq. We cannot blame Katrina and Rita in failing to make good on our promise for special education funding. This has been going on for 30 years, through good times and challenging times. Now more than ever we need to invest in the education of children with special needs. I hope we will do what is wise. I am working on putting the Federal Government on record to fulfill its promise and provide the resources, help districts keep down property taxes, help them meet the needs of these children.

I hope if there is a budget, point of order, which I fully expect there to be, that my colleagues will vote in favor of fulfilling the promise of IDEA and opposing the budget point of order.

I yield the floor to the PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Madam President, I concur with the Senator from New York about the tremendous importance of special education. That has been a priority of mine since becoming chair of the subcommittee.

In the 1996 fiscal year, the Federal contribution was 7.3 percent. Since that time, through fiscal year 2005, we have slightly increased. We are still a good bit shy of approximating a 40-percent figure, but when we look at the funding for IDEA, there have been very marked increases as we have moved along, with an increase one year over another, of $1.3 billion, another year $1.1 billion. We now at a time the total funding for IDEA has come up very dramatically but candidly is not as far as I would like to see it. We now stand in a range of funding of $10.7 billion.

The amendment offered by the Senator from New York increases funding by $3.959 billion, almost $4 billion. Like the amendment offered by Senator DODD for Head Start, I would like to see the money for IDEA. Last year, Senator DAYTON offered an amendment for $11 billion which—even that draws a smile from my colleague from Connecticut. Or the amendment offered by Senator BYRD for $5 billion, or the one yesterday for Head Start.

A few years ago, after managing this bill for some time, I made a determined effort to become chairman of the Subcommittee on Foreign Operations. It seems to me a good place to be so when these votes came up I would be free to cast a vote to exceed the budget limitations, since it takes 60 votes. That means if you take 44 Democrats and Senator JEFFORDS and 14 votes possible, you can be with the good guys and still not bust the budget. That luxury is not enjoyed by the manager, however. It is one of the footnotes in the manager’s book, raise a point of order and vote against a point of order. It presents a very difficult voting record for reelection to vote against Head Start, against education funding, against Pell grants, and against special education.

I have stayed in this Subcommittee on Labor, Health, and Education because it is important. Senator HARKIN and I have led the way on funding for NIH. We have some very important funding for the Centers for Disease Control. But I think we have done a great deal with this budget, to the maximum extent possible. Each year it becomes much more difficult. The increase of $100 million for special education this year is insufficient. I wish there were more money that could be advanced. I am well aware that the education for special education, disabled, and handicapped puts people in the mainstream of American life and improves the quality of their life. It is important.

But when we have a budget resolution that is thought out—and I voted for the $5 billion Senator KENNEDY wanted to add to education which would have given money. It was a 51-
to a 49-vote. I was importuned by the Republican cloakroom with great pressure to change my vote and make it 50 to 50 so that that amendment would go down. I stayed with Senator KENNEDY's amendment. If we had had $5 billion more, or incorporated, the position we feel so strongly about; and that is, the people who rely and count on us to come up here and raise these issues to try to see if we can't do a bit better. I know within the Budget Act the restrictions are set, but all those of us that we can make choices here in this Chamber. We can make choices about revenue raising, about different priorities within our overall budget. I don't want to leave anyone with the impression that it is impossible for us to do this. If the will of a majority here exists—or in this case a supermajority to overcome the Budget Act—we can do this.

It is a matter of choices we all get asked to make every single day. They are not easy choices—I understand that—time to time, although I think the case for special education is so profoundly clear that it ought not to be that difficult. We all appreciate the spirit of the amendment. If I am not able to pass that, I will be showing a lack of heart when he offers, as he must, a point of order because what we are suggesting does break the ceiling. But that should not be a restraint on anyone else who has the opportunity to make a choice about whether they think this issue has merit.

The Senator from New York has pointed out there have been a number of people over the years—Republicans and Democrats—who have supported increasing funds for special education. The Senator from New York rightly goes back and talks about a not too distant history—this is not ancient history—when millions of our fellow citizens, merely because they were confined to wheelchairs because they had a physical disability, had a learning disability, were deprived the opportunity to receive an education in our country.

It was only 30 years ago we decided it was important that provide an opportunity for every child—every child—to reach his or her potential and that our educational system ought to be able to accommodate those children, and to see to it they have the opportunity to become as independent and as successful as those God-given talents would provide them. That has been a great success in our country.

Back not that many years ago, only 20 percent of children with disabilities ever got an education. Imagine that. It is not that long ago. The Senator from New York has pointed out how she met children, when she was doing her work early on, who were in wheelchairs, children who were blind.

My oldest sister Carolyn—whom many of my colleagues have met; I know my colleague from New York has met—was born legally blind. She just retired after 41 years of teaching. She holds two masters degrees in early childhood development. She ran and taught in Montessori schools, and taught, in the late 1950s, in the Whitby School in Greenwich, CT, with Nancy Rambusch, for those who follow Montessori and education. The Senator from Connecticut, I will see Senator Dodd on his feet for a short speech.

The PRESIDING OFFICER. Mr. THUNE. The Senator from Connecticut.

Mr. DODD. I will wait until you make the point of order.

Mr. SPECTER. Mr. President, I raise a point of order under section 302(f) of the Congressional Budget Act that the amendment provides budget authority and outlays in excess of the sub-committee's 302(b) allocation under fiscal years 2005 and 2006, and therefore is not in order.

The PRESIDING OFFICER. The Senator from New York.

Mrs. CLINTON. Mr. President, pursuant to section 304 of the Congressional Budget Act I move that the applicable sections of that act for purposes of the pending amendment, and I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The yeas and nays were ordered.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. DODD. Mr. President, if I may, take a few minutes in support of the amendment by my colleague from New York. I am a cosponsor of this amendment. As she very graciously pointed out, over a number of years, a number of us have worked on this issue. But my colleague is much too humble. You know that she has only been in this Chamber a little short of her first term belies her interest in this subject matter, which goes back years.

As she pointed out, she was a lawyer working with the Children's Defense Fund. I know my mutual friend, Marion Wright Edelman, has had this issue on the agenda for years and years and years. While the Senator from New York is a relatively new Member of this Chamber, she is not a newcomer to this issue, and she is delighted she is taking the lead on this issue this year to highlight the importance of this issue.

She made all the important arguments. Again, I think the Senator from New York and I both agree, saying to our friend from Pennsylvania: We don't want you to go anywhere. We like the fact you are the chair. You won't mind if the Senator from New York and I might prefer that Senator HARKIN were the chairman of the committee and you could have accommodated us. You appreciate our desire to be in the majority, not in the minority, on these issues. But we appreciate immensely the deep commitment of the Senator from Pennsylvania on these issues, not just intellectually but passionately as well. And that is understood.

But, certainly, as you understand and we understand the situation you are in, and the one I accommodated, the position we feel so strongly about; and that is, the people who rely and count on us to come up here and raise these issues to try to see if we can't do a bit better. I know within the Budget Act the restrictions are set, but all those of us that we can make choices here in this Chamber. We can make choices about revenue raising, about different priorities within our overall budget. I don't want to leave anyone with the impression that it is impossible for us to do this. If the will of a majority here exists—or in this case a supermajority to overcome the Budget Act—we can do this.

It is a matter of choices we all get asked to make every single day. They are not easy choices—I understand that—time to time, although I think the case for special education is so profoundly clear that it ought not to be that difficult. We all appreciate the spirit of the amendment. If I am not able to pass that, I will be showing a lack of heart when he offers, as he must, a point of order because what we are suggesting does break the ceiling. But that should not be a restraint on anyone else who has the opportunity to make a choice about whether they think this issue has merit.

The Senator from New York has pointed out there have been a number of people over the years—Republicans and Democrats—who have supported increasing funds for special education. The Senator from New York rightly goes back and talks about a not too distant history—this is not ancient history—when millions of our fellow citizens, merely because they were confined to wheelchairs because they had a physical disability, had a learning disability, were deprived the opportunity to receive an education in our country.

It was only 30 years ago we decided it was important that provide an opportunity for every child—every child—to reach his or her potential and that our educational system ought to be able to accommodate those children, and to see to it they have the opportunity to become as independent and as successful as those God-given talents would provide them. That has been a great success in our country.

Back not that many years ago, only 20 percent of children with disabilities ever got an education. Imagine that. It is not that long ago. The Senator from New York has pointed out how she met children, when she was doing her work early on, who were in wheelchairs, children who were blind.

My oldest sister Carolyn—whom many of my colleagues have met; I know my colleague from New York has met—was born legally blind. She just retired after 41 years of teaching.
We made a promise 30 years ago. We made a promise that we would pick up the cost of 40 percent of the special educational costs. We are now at about 18 percent. What the Senator from New York offers us would get us to a little more than 24 percent, for 1 year. That is the amendment that provides the funding in the succeeding years. It would result, without any question, I can tell you, in rural communities in my State, in lowering property taxes, without any question whatsoever, that will be true in larger communities as well, but certainly in smaller communities, in rural areas in the country, if we could begin to meet our obligation.

We are not creating an obligation here. We are merely fulfilling one. We could actually make a huge difference in a tax that is very onerous to most people in the country—rising property taxes. That occurs because of, primarily, education costs, in most areas. It is the education budget that drives the property tax increases more than anything else.

So if you are interested in reducing some of the taxes on our people, particularly on one that affects middle-income people, who could really use the break, then you ought to be supporting the amendment offered by the Senator from New York; not to mention, of course, the advantage and the benefit that our country receives here providing an opportunity for children who can make such a difference in our society.

The other day I was talking with my colleague, Senator ISAKSON. I think Senator ISAKSON made this point. If he didn’t then I stand corrected. But I believe it was Senator ISAKSON. We were talking about special education and the importance of these programs, and I was recalling that not that long ago I went to a program in Connecticut where there is an effort to integrate special needs children with mainstream children. Part of the day these children are also in special classes. Seeing special needs children interacting with their peers was a wonderful thing to see.

I wish all of my colleagues could have been with me that morning to see the children who are not special needs children and what an education they are getting sitting in a classroom with children who have learning disabilities or other special needs. You can see these children defend, understand, help, reach out, and recognize the talents of their fellow classmates—in a wheelchair or having a learning disability because of some mental retardation—and see how proud they are to be in a classroom with these kids, how proud they are of their accomplishments and what they can do, even under limited circumstances.

I cannot put a line item in the budget for you on that one. There is no way I can calculate the cost of what it means for a child to understand that a fellow classmate of theirs—in an elementary school, by the way—is learning and doing their best. What a better citizen, what a better person that child without those needs is because of that experience. It is an incredible thing to see.

We have a choice to make on special education. It can be done. Don’t go home to constituents and say it was impossible for us to do. It is not impossible. It is possible. It is a question of whether you want to make the choice and make it possible. That is the difference. That is what we are asking here to do.

Again, I commend my colleague from New York and thank her immensely for offering this amendment. I look forward to someday getting some real success in all of this. But this is a major step forward, and I commend her for it.

The PRESIDENT pro Tem, the Senator from New York.

Mrs. CLINTON. Mr. President, I thank my colleague, who has been such a great leader on this issue, for his eloquent, passionate explanation as to why this amendment is so important. I also thank the chairman for his very eloquent and moving statement and appreciate his leadership on this and so many other issues over the years.

Amendment No. 2313

Mr. President, I ask unanimous consent that the pending amendment be set aside to call up amendment No. 2313.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered. The clerk will report the amendment.

The legislative clerk read as follows:

The Senator from New York [Mrs. CLINTON], for Senator SIMON, proposes an amendment numbered 2313.

Mrs. CLINTON. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To provide for payments to the New York State Uninsured Employers Fund for reimbursement of claims related to the terrorist attacks of September 11, 2001, and payments to the Centers for Disease Control and Prevention for treatment for emergency services personnel and rescue and recovery personnel)

At the appropriate place, insert the following:

SEC. 1. (a) Notwithstanding any other provision of law, $125,000,000 shall be available and shall remain available until expended to replace the funds appropriated but expended under chapter 107 of the Department of Defense and Emergency Supplemental Appropriations for Recovery from and Response to Terrorist Attacks on the United States (Public Law 107-—117), and of such amount, $50,000,000 shall be made available for payment to the New York State Uninsured Employers Fund for reimbursement of claims related to the terrorist attacks of September 11, 2001 and for reimbursement of claims related to the first response emergency services personnel who were injured, were disabled, or died due to such terrorist attacks, and $75,000,000 shall be made available to the Centers for Disease Control and Prevention upon enactment of this Act, and shall remain available until expended, for purposes related to the September 11, 2001 terrorist attacks. In expending such funds, the Director of the Centers for Disease Control and Prevention shall give first priority to the existing programs coordinated by the Mount Sinai Center for Occupational and Environmental Medicine, the New York City Department of Health and Mental Hygiene World Trade Center Health Registry that administer baseline and follow-up screening, clinical examinations, or long-term medical health monitoring, analysis, or treatment for emergency services personnel or rescue and recovery personnel, and shall give secondary priority to similar programs coordinated by other entities working with the State of New York and New York City.

On page 116, line 10, strike ‘‘$3,325,000,000’’ and insert ‘‘$3,201,000,000’’.

Mrs. CLINTON. Mr. President, I ask unanimous consent that the amendment be temporarily set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mrs. CLINTON. Thank you, Mr. President.

The PRESIDING OFFICER. The Senator from New Hampshire.

AMENDMENT NO. 2215, AS MODIFIED

Mr. SUNUNU. Mr. President, I have a technical modification to one of my amendments that has been pending. It is amendment No. 2215. I ask unanimous consent that the pending amendment be set aside, that amendment be called up, and I be allowed to submit the modification to the desk.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered. The amendment is so modified.

The amendment, as modified, is as follows:

(Purpose: To increase funding for community health centers)

At the appropriate place in title II, insert the following:

SEC. 101. Amounts appropriated in this title for community health center programs under section 330 of the Public Health Service Act (42 U.S.C. 254b) shall be increased by $198,560,000. Notwithstanding any other provision of law, amounts appropriated under this Act shall be reduced by 0.14 percent.

Mr. SUNUNU. I yield the floor.
Mr. SPECTER. Mr. President, in the absence of any Senator seeking recognition, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. SPECTER. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. SPECTER. Mr. President, we have a request from Senator DeMINT for 15 minutes of morning business. This would be a good time to accommodate that request.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. SPECTER. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. DURBIN. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The amendment numbered 2228.

Mr. DURBIN. Mr. President, I ask unanimous consent to set aside the pending amendment and call up amendment No. 2228 already filed at the desk.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk read as follows:

The Senator from Illinois [Mr. DURBIN], for himself, Mr. LAUTENBERG, Mr. FEINGOLD, Mr. BINGHAMAN, and Mr. KENNEDY, proposes an amendment numbered 2228.

Mr. DURBIN. I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To ensure the scientific integrity of Federally-funded scientific advisory committees and their findings)

At the appropriate place, insert the following:

SEC. 228. (a) None of the funds made available in this Act may be used to request that a candidate for appointment to a Federal scientific advisory committee disclose the political affiliation or voting history of the candidate or the position that the candidate holds with respect to political issues not directly related to and necessary for the work of the committee involved.

(b) None of the funds made available in this Act may be used to disseminate scientific information that is deliberately false or misleading.

Mr. DURBIN. I ask unanimous consent that Senators LAUTENBERG, FEINGOLD, BINGHAMAN, and KENNEDY be added as cosponsors.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DURBIN. Mr. President, all of us benefit from scientific information and advice provided by many Federal agencies. When we go to the Centers for Disease Control Web site to read about infectious disease threats or turn to the National Cancer Institute to learn about the latest in cancer treatment, we have confidence that we are being provided with honest, accurate, and objective scientific information. We rely on scientists and medical experts serving the National Institutes of Health to make wise decisions based on real science, not politics, to ensure that our investments in medical research will improve the health of Americans for generations to come.

The amendment I offer seeks to ensure that the American people will continue to benefit from the best possible scientific advice and information from the Government’s scientific advisers and from the Federal agencies themselves. First, the amendment prohibits the use of Federal funds to ask candidates for appointment to scientific advisory committees to disclose their political affiliation, or their opinions on unrelated political topics. When the Federal Government seeks expert medical and technical advice, it should look for the very best experts. It should not limit itself to only those experts who voted for a particular political candidate or who agree with any President’s policies or who support the death penalty. That is not how we, in our personal lives, would go about choosing a doctor. It should not be the way our Government seeks out expert advice.

It appears this is exactly what has happened in a number of instances. In the year 2002, Dr. William Miller, professor of psychology and psychiatry at the University of New Mexico, was denied a position on the National Advisory Council on Drug Abuse after he admitted that he had not voted for the President. Dr. Miller was also asked for his views on abortion rights and the death penalty. This was for an appointment to the National Advisory Council on Drug Abuse.

In March 2004, the White House screened a nominee to the Arctic Research Commission, an advisory panel on issues that include Arctic drilling. According to the candidate, Dr. Sharon Smith, a professor of marine ecology at the University of Miami:

‘‘The first and only question was, ‘do you support the President?’’

Following incidents such as these, the National Academy of Science convened a committee to study how the Government should select its science advisers. Earlier this year it issued a report that said candidates for scientific advisory positions should find it inappropriate to be asked to provide nonrelevant information such as their voting record, political party affiliation, or their position on particular policies. The report goes on to compare these types of questions to asking candidates about their hair color or their height.

My amendment would prohibit the use of Federal funds to ask these inappropriate political questions of medical and scientific experts. My amendment also prohibits the use of funds to disseminate scientific information that is false or misleading. This ensures that Americans can continue to have full confidence and trust that scientific information provided by the Federal Government is honest, accurate, and objective.

There is reason to be concerned. In one notorious incident, the key findings section of a 2003 report on health care disparities was rewritten and edited to leave out conclusions about the seriousness and pervasiveness of racial and ethnic disparities in health care. In fact, the word “disparity” itself was edited out. The word appears 30 times in the original draft, only twice in the edited version.

Joseph Betancourt, a Harvard professor who served on two Institute of Medicine panels on inequity in health care, said:

I admire the Administration’s ability to look at the positive, but it shouldn’t come at the expense of the truth.

Eventually, the Department of Health and Human Services admitted it made a mistake and agreed to release the original, more honest version. The whole incident should not happen again. My amendment prohibits the use of funds to disseminate scientific information that is deliberately false or misleading. This amendment makes sure that all of us can continue to have full faith and confidence in the scientific information that is being provided by our Federal Government.

I urge my colleagues to support scientific integrity in Federal agencies by voting for the amendment.

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

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. DeMINT. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. DeMINT. I ask unanimous consent to speak for 15 minutes in morning business.

The PRESIDING OFFICER. That authority has already been granted.

Mr. DeMINT. If I may. I ask the Chair to notify me when I have 1 minute remaining.

The PRESIDING OFFICER. The Senator will be notified when he has a minute remaining.

FISCAL CONCERNS

Mr. DeMINT. Mr. President, yesterday I spoke on the floor about the need for fiscal responsibility and the need to pass a deficit reduction bill to get our fiscal house in order. These are serious times, difficult for our country and for many of our citizens. Americans are demanding bold and immediate action. Senator Coburn, Dr. Joseph Lieberman, Dr. Coburn, made some important remarks on the floor last week. I want to associate myself with them. Senator
Coburn talked about a distant rumble, a rumble at the grassroots level, the sound of hard-working Americans who are getting increasingly angry with out-of-control Government spending, waste, fraud, and abuse.

The people are sensing a roar, and it is the sound of the growing frustration of the American people. It is a sense of increasing disgust about blatant overspending, our inability to make the tough budget choices the American people want, and our unwillingness to make priorities rather than spending our children and grandchildren’s future.

I am very pleased the Senate Republicans are adopting a deficit reduction package that will cut Government waste and reduce Federal spending. The fiscal discipline comes at a critical time. There are many wasteful practices of Government, and I will look at one of them that illegally killed over $200,000 in bogus claims.

In New York, there was a dentist who oversold Medicaid, claiming to perform as many as 991 procedures in a single day. It was also reported that school officials in New York have enrolled thousands of low-income students in speech therapy day in a single day without talking to them or reviewing their records.

In Illinois, another dentist cheated Medicaid out of more than $200,000 in bogus claims. This man claimed to treat abused children in the care of the State’s child welfare agency for 7 years.

In California, a Medicaid fraud scheme involved more than 15 clinical laboratories that illegally billed over $20 million for tests that were never authorized by physicians.

In Florida, an ophthalmologist wrote prescriptions for a single drug worth $1,000 over 5 years. . . . On balance . . .

The list goes on and on. We are talking about Medicaid fraud and abuse, not medical care for the poor. The Government Accountability Office reports that perhaps 10 percent of all Medicaid spending is questionable or fraudulent.

We must stop this waste. The Republican deficit reduction package will create some needed accountability to this program.

I have heard objections to these savings from those who believe that these savings will fall on the poor. This is absurd. We are trying to catch a thief, not hurt the poor. If we let billions and billions continue to be wasted, stolen, or embezzled, that will hurt the poor. This Government is controlled by Republicans. All the agencies of Government are headed by individuals appointed by this President. For someone to come and lecture us on spending when both Representative and the Senate are controlled by Republicans. The White House is controlled by a Republican. All the agencies of Government are headed by individuals appointed by this President. For someone to come and lecture us on spending when both Houses of Congress are controlled by Republicans and the President is a Republican takes a lot of nerve.

Of course, we are all opposed to Medicaid fraud and abuse. Of course, there are programs that need to be implemented. But I say to my distinguished friend from South Carolina, the President has the tools to do that right now, without any new laws. The tools are there. Have his Justice Department do something about it. In fact, some time could be spent on that, for sure.

My friend spoke about some of the things going wrong in the State of New York. I would suggest my friend look at this White House as to what is going wrong. The person who was in charge of procurement at the Office of Management and Budget was led away in handcuffs because of alleged corruption. Even this President 5 years ago, the 10-year surplus was expected to be about $5 to $6 trillion. This has been squandered in 5 years; squandered. In 5 years of this President we have a debt now—not over 10 years but right now—of $8 trillion. So don’t lecture us on a spendometer.

This Government is controlled by Republicans. What happened when we had
October 26, 2005

CONGRESSIONAL RECORD — SENATE

S11875

a Democrat in the White House? Some of the time we had a Democratic-controlled Senate, 2 years during President Clinton’s administration we had Democratic control of the House of Representatives. What happened? In 1993 his Budget Deficit Reduction Act passed, yet the economy went on the most prolonged economic boom in the history of the country. In the last 3 years of the Clinton administration the debt was being paid down by some half a trillion dollars. We were spending less money than we were taking in.

So don’t lecture us on how money is to be spent. This White House has squandered trillions of taxpayers’ dollars.

I did not come up with the verbiage describing the budget that is now going to be reconciled in the next couple weeks. I didn’t come up with the verbiage. The leading Protestant churches in America came up with the verbiage that the budget is immoral. And that was before Katrina hit us. If this budget was immoral then, it is really immoral now.

What are we going to do? What do the Republicans want to do? I say to the American public, they want to cut more. What do they want to cut more from? Not the elite of America, but the poorest of the poor, starting with Medicaid, programs for the poorest of the poor. The people suffering the most from Katrina are still suffering. I was with some of them in the House of Representatives yesterday. They came and met with us. One woman lost her job. She was a janitor. The school is gone. She has applied for Medicaid. They are voting on in an appropriations conference report, but we are not aware of what the House earmarks are in those appropriations conference reports.

So don’t lecture us that says those conference earmarks ought to be made available to Members of the Senate so they can, in fact, know what they are voting on in an appropriations conference report.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, I thank the Senator from Oklahoma, that all of the earmarks be specified in the conference report, is a very sound idea. The earmarks from this bill have traditionally and always been properly identified.

I am very pleased to accept the amendment.

Mr. COBURN. I thank the Senator from Pennsylvania.

The PRESIDING OFFICER. Is there further debate?

If not, the question is on agreeing to the amendment No. 2231.

The amendment (No. 2231) was agreed to.

AMENDMENT NO. 2233

(Purpose: To prohibit the use of funds for HIV Vaccine Awareness Day activities)

Mr. COBURN. Mr. President, I call up amendment No. 2233.

The PRESIDING OFFICER. Without objection, the pending amendment is set aside.

The clerk will report.

Mr. COBURN. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Objection is heard.

The Senator from Oklahoma.

AMENDMENT NO. 2233

Mr. COBURN. Mr. President, I call up amendment No. 2233.

The PRESIDING OFFICER. Without objection, the pending amendment is set aside.

The clerk will report.

Mr. COBURN. Mr. President, all this amendment does is say that money spent for HIV vaccine research ought to be spent on HIV vaccine research. There has been $5.2 million spent in the last 4 years to create an HIV Vaccine Awareness Day. It is not used for recruitment of candidates. It is not used for recruitment for anything other than to celebrate the fact that we are working on an HIV vaccine.

I believe it is very important that dollars for research on HIV go to research on HIV and a vaccine, in particular. The hope is that sometime in the next 5 to 10 years, we will have a vaccine. We do not have a cure for HIV, no matter how hard we work, how many hundreds of millions of dollars we are putting into that. And for us to have spent $5.2 million over the last 4 years and another million dollars over the next year in promotional activity to make Americans aware that we are working on an HIV vaccine is an improper placement of the dollars being spent.
I believe the dollars will be better spent toward HIV vaccine efforts rather than an effort to make people aware of that fact.

I hope the Senator from Iowa and the Senator from Pennsylvania will accept this amendment.

The PRESIDING OFFICER. Is there further debate?

The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, the purpose of the advertisements, I have one in my hand, is to set the stage for recruiting people, as represented to me, to use the vaccine when it is developed. This ad, for example, pictures a man which says:

I'm fighting to stop a killer. HIV is a killer. I'm a witness. I have buried babies, I have buried old people and young people, people like me, people like you. HIV is serious. So my life's work is helping others learn about it and prevent it. Today, thousands of research, medical professionals, and volunteers are committed to discovering a vaccine that prevents HIV and stopping this epidemic. To them, I say thank you.

This ad tries to stimulate awareness of what is being done, an ultimate tool in finding people who will be volunteers.

NIH has run this ad. What I suggest to the Senator from Oklahoma is that we set an amendment aside and take a closer look at the purposes NIH has in mind in using it. Then we can revisit it and decide whether to accept it or whether to contest it and have a vote on it.

The PRESIDING OFFICER. The Senator from Oklahoma.

Mr. COBURN. Mr. President, I will be happy to set the amendment aside, but I have to let you know we have looked at all the ads. There has never been recruitment of anybody for vaccine trials in any of the ads they have ever run. The American people ought to be asking why would we be spending $1 million a year?Everybody in this country knows HIV is deadly. There is no lack of knowledge on this issue. To spend $1 million on HIV Vaccine Awareness Day is $1 million to help people with HIV through the ADAP program. $1 million to fund an extra research model or it is $1 million to fund three researchers on an HIV vaccine a year.

I believe we would be well advised to prioritize the money that is going there. I would be happy to set this amendment aside, as per the chairman's request. I am adamant that I think that we are not spending the money properly.

The PRESIDING OFFICER (Mr. SUNUNU). The Senator from Pennsylvania.

Mr. SPECTER. I ask to set it aside and move on to the next amendment.

The PRESIDING OFFICER. Without objection, the pending amendments are set aside.

The Senator from Oklahoma.

AMENDMENT NO. 2230

Mr. COBURN. I call up amendment No. 2230.

The PRESIDING OFFICER. The clerk will report.

The legislative clerk read as follows:

The Senator from Oklahoma (Mr. COBURN) proposes an amendment numbered 2230.

Mr. COBURN. Mr. President, I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To limit funding for conferences)

On page 222, between lines 5 and 6, insert the following:

SEC. 517. LIMITATION ON FUNDING FOR CON- FERENCE PROGRAMS.

(a) DEPARTMENT OF LABOR.—Of the funds made available for the Department of Labor under the heading “Departmental Management, Salaries and Expenses” in title I, not to exceed $2,000,000 shall be available for expenses related to conferences, including for conference programs, staff time, travel costs, and related expenses.

(b) DEPARTMENT OF HEALTH AND HUMAN SERVICES.—Of the funds made available for the Department of Health and Human Services under the heading “Office of the Secretary, General Departmental Management” in title II, not to exceed $25,000,000 shall be available for expenses related to conferences, including for conference programs, staff time, travel costs, and related expenses.

(c) DEPARTMENT OF EDUCATION.—Of the funds made available for the Department of Education under the heading “Office of the Secretary, General Departmental Management, Program Administration” in title III, not to exceed $2,000,000 shall be available for expenses related to conferences, including for conference programs, staff time, travel costs, and related expenses.

Mr. COBURN. This is a very straightforward amendment. Growth in conferences in the Federal Government has exploded in the last 6 years in this country. Over the past 5 years, the Department of HHS has spent $300 million on conferences.

The idea of conferences and using communication to put forward ideas, to promote health, to promote growth, is a good idea, but the expanded growth in these programs through each of these departments, Labor and Health and Human Services, has grown exponentially at the same time that technology has grown even greater. There is a lack of utilization of those technologies in a time of budget crunch, in a time of tremendous debt, in a time where last year we added $546 billion to our children's debt, and we are struggling with Katrina.

This amendment caps the conference costs for each of these departments so that the other can be used in more productive ways. It forces creativity through conferences. It promotes videoconferencing. It saves millions of dollars in travel and hotel costs and still allows the flexibility of the Department for conferences, but does it with the technology we have today, a smarter, more current, and more effective means of accomplishing communication with which each of these agencies is charged.

I will limit my comments to that and respond should the chairman and ranking member have questions.

The PRESIDING OFFICER. Is there further debate on the amendment?
authorized by such section 216, the Secretary shall transfer $60,000,000 from the amount appropriated under this Act for the construction and renovation of the facilities of the Centers for Disease Control and Prevention to carry out such Drug Assistance Programs:"

Mr. COBURN. Mr. President, this amendment does not save us any money. It would mean hundreds of additional lives. Some 5 years ago, we embarked on making major changes at the CDC through a construction program, through advancing the facilities there by increasing the capabilities of the CDC. Last week, September 30, they had unspent monies in excess of $240 million going toward this construction budget. This year, the President asked for $30 million to be in that construction budget. The House passed $30 million in the construction budget. I believe we have in this bill $225 million for additional construction moneys, making available almost $500 million for expenditure in the next 12 months.

The amendment is a simple amendment. It is backed by thousands of groups in the country, and it says while people are dying from HIV, they cannot get medicines under the ADAP program because we cannot find it significantly. We have multiple States with people on waiting lists. We have multiple States that cap the available benefits. It is a death sentence to those people with HIV today. This moves $60 million from that account into the AIDS Drug Assistance Program, a vital program at the CDC. As a matter of fact, that building is complete. It is in the works. We are working to finalize all of that. This $60 million, which still brings us down to $165 million plus the $240 million that is in the account, will put us at $400 million still for CDC to move forward, and we will do something that has never yet been done since ADAP started: We will have enough funding to make sure everybody with HIV in this country has the medicine they need to stay alive.

I know it is a controversial question for my fellow Senators from Georgia. The CDC happens to be there. This puts no risk to that whatsoever. I believe we ought to be thinking about people, not buildings.

We have moved on the emerging diseases portion of this. This will not slow down any of that construction. It will, however, maybe slow down the Japanese gardens and the tremendous waterfalls and all of the gardens that are going to be there.

One thing, the CDC has just completed a $62 million visitors center. I am asking for $60 million for people who have HIV, who are never going to get to visit the visitors center. I do not know how we spent $62 million on a visitors center for the CDC, but I believe that priority is wrong when people are dying from HIV and do not have the available medicines.

I yield until the next time. The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. INHOFE. Mr. President, would the Senator from Pennsylvania yield just for an answer?

Mr. SPECTER. Mr. President, I do.

The PRESIDING OFFICER. Without objection, the Senator from Oklahoma is recognized.

Mr. INHOFE. I thank the Senator from Pennsylvania.

I have been trying for some time to get an amendment in, and it is at the desk. I am not going to ask that it be brought up right now, but I am going to ask for the rest of the afternoon, a procedure that is used. I am going to get a vote on it between now and the passage of this bill. It is a one-sentence amendment that says: Beginning with fiscal year 2007, and thereafter, all non-defense, non-discretionary spending shall not exceed the previous fiscal years without a two-thirds vote of the Members.

It is very simple and straightforward. I am not going to do it right now, but I will do it before final passage. The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. We would be glad to accommodate the senior Senator from Oklahoma. We can handle that amendment.

Mr. INHOFE. I appreciate that. The reason I cannot stay, I chair the Environment and Public Works Committee. We have a very large hearing. I will be there for the rest of the afternoon.

Mr. SPECTER. Mr. President, will I find a time which is convenient to the senior Senator from Oklahoma?

On to the pending amendment, it is always the same thing: We spend, we debate, we vote on when we talk about facts to know what the facts are. My training is that we want to find out the facts, so we have a trial and present witnesses, the witnesses testify, and then we find out what the facts are.

I do know this about CDC because I visited the facility about 5 years ago and found it in shambles. I have seen a lot of Federal installations, I have never seen one as ramshackle as the CDC. It was a couple of years ago, I called up Dr. Gerberding, the chief of CDC. She came on a weekend to those quarters, and I know she wants to be heard. I think the distinguished ranking member wants to be heard. So I will yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. HARKIN. Mr. President, I introduce my chairmen of the Appropriations subcommittee. Mr. HARKIN later made a similar visit, and that year, on an immediate basis, my colleagues and I appropriated $175 million. The Senate took a look at their plans for very extensive renovation when we had appropriated seriatim substantial sums of money.

When the Senator from Oklahoma says that monies have not been spent, it is represented to me that contractors will not contract with the Federal Government unless they know the money is in hand. Understandably, unless there is authorization and appropriation, nobody would do business with some Federal employee who makes representations without having the cash in hand. That is the advice which is coming to me.

The landscaping is said to be very modest, which would not include a Japanese garden. I would like to inquire more to find out about it. From what I have seen of the officials at the Centers for Disease Control, Dr. Julie Gerberding is an extraordinary public servant. I know that when I have wanted some information on the problems of pandemic flu, I had to find her in Bangkok, where she was making an international survey. I know when we had a deadly botulism in western Penna., a couple of years ago, I called her up and she came on a weekend to Beaver County, Penna. I do not think it was just because the chairman of the appropriations subcommittee was calling; that is the kind of service they perform.

They wrestle with HIV, SARS, and hurricanes, and now they are wrestling with pandemic flu. Among the many people in the Federal Government whom I have dealt with—and there have been quite a few, because of my time—I would rate Dr. Gerberding, who is the head of it, very highly.

Having mentioned Japanese gardens, I have just been handed a note from my staff that says it does have a Japanese garden. Well, I wish to inquire further. Maybe there could be a less expensive exotic garden than a Japanese garden. I do, at my request, commend the Senator from Oklahoma for his tenacity and for his sharpness in digging up facts, which on this one, he is on the wrong track, but the Senators from Georgia are present, and I know they want to be heard. I think the distinguished ranking member wants to be heard. So I will yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.
modern it was in this movie, and I wanted to go down and see all this. Imagine my surprise when I went down to the Centers for Disease Control and Prevention and I asked to see these wonderful facilities that were in this movie and I was told the movie producers had come down to film the movie there, saw the facilities, and said no one would ever believe these ramshackle buildings are our Centers for Disease Control, so they went out and built their own movie set to make the movie.

I went around and looked at their buildings, some predating World War II, in which the most virulent specimens of viruses and other things were being dealt with. There was a tremendous concern about safety. We perhaps didn’t think about it in terms we are thinking about it now, but in terms of terrorist activity, about someone being able to access those facilities. They are very lethal strains, plus the environment for scientists to be able to work down there.

After looking at this and consulting with scientists, and others, and with probably three administrations, Republican and Democratic, it was decided we needed to bring these buildings up to the 21st century. We embarked on that and we are about through bringing them up. They are state of the art, as they should be.

We have always prided ourselves in America of being on the leading edge—not on the edge, being way out in front of everyone in our medical research, but a leader of the Centers for Disease Control. I don’t know that there is any institution in America dealing with health and safety that is called upon more around the globe to do something than the Centers for Disease Control and Prevention. Whether it was SARS a few years ago—think about it. We prevented SARS from coming to America. We did. The Centers for Disease Control and Prevention did. They are called upon all over the globe. Those are for Ebolavirus, of course now the avian flu, a pandemic that may be confronting us shortly.

These buildings need to be finished. We have the plan. We have gone through. We have had our oversight hearings and we found they came through on time and under budget, so I think we ought to finish it.

I would say the AIDS Drug Assistance Program that Senator from Georgia is talking about is a good program. I have no problems putting money into those programs if they are good programs. But to take it from the Centers for Disease Control for that is—talk about robbing Peter to pay Paul, you are invading one entity that goes to control and prevent diseases and illnesses in America and putting it into another one. It doesn’t make much sense. I think we ought to finish our projects, be proud of the buildings that are built there, be proud of the Centers for Disease Control and Prevention and what they do for America and for the world. I am opposed to this amendment. We ought to finish the job we started on. I don’t know about Japanese gardens. I don’t know that much about gardens and stuff such as that. But, you know, if I might make a minor observation, I remember traveling with Soviet Union years ago and looking at all the government buildings built in Moscow and places such as that, East Germany. They were stark, sterile, concrete block buildings. Who would ever want to work there? They were ugly; depressing. Is that what we want to build here?

As I said, I don’t know much about Japanese gardens, but this is the premier facility in the world regarding health and disease prevention.

I understand that the building in question where this garden is—in fact, I went down and saw it. It is designed to emphasize healthy living. The stairs are located on exterior walls to increase daylight and to encourage daily physical activity. We talked about that with Dr. Gerberding. The green space around the building includes a stream fed by water runoff collected from the building to make the area inviting for exercise for employees and visitors. I must say, I didn’t think it was a Japanese garden; I thought it was a green space. But it is to get people out, exercise, walk more. As far as I am concerned, the more green space the more daylight and the more exercise people get there, the better off we are. That is what they are preaching, right? They are preaching to us to do more exercise to stay healthy. I guess they are going to start doing the more on their own at the Centers for Disease Control and Prevention.

I understand what the Senator from Oklahoma wants to do here. If he wants to increase money for the AIDS Drug Assistance Program that is all well and good, but not at the expense of taking it away from the Centers for Disease Control and Prevention.

Mr. Coburn, Mr. President, I have to tell you, I am a member of a subcommittee hearing. I want to spend 2 or 3 minutes.

No. 1, the head of the CDC, Dr. Gerberding, I know very well as the former head of the President’s Commission on HIV/AIDS in this country.

No. 2, her submission to Congress for building funds this year was $30 million.

No. 3, the total budget for CDC is $4.5 billion. We are asking that we take $60 million in construction money and slow it down and save the lives of thousands of people in this country by making available drugs to them.

We need the facilities at CDC. I am not for their collegiality in working on this amendment. The PRESIDING OFFICER. The Senator from Georgia.

Mr. Chambliss. Mr. President, I rise in opposition to the amendment of my good friend from Oklahoma. He and I were elected to the House together and we fought many battles over there, not unlike what he has brought to the House side when I had to go to the then-chairman of the Appropriations Committee over there, who has jurisdiction of CDC, after I would talk with him I would come over here and visit with Senators because this has been such an important project that we have embarked on. Both Senator Specter and Senator Harkin have been very supportive of the work down at CDC, not just the construction program, which I want to talk a little bit about but also of the ongoing work down there.

Nobody, even my friend from Oklahoma, would disagree that the work being done at CDC is unparalleled anywhere else in the world. Were it not for the great import of Senator Harkin and Senator Specter, I am not sure we would be in this position today. I can only emphasize how important that work is by telling the American people, as we talk about this issue and talk about CDC, that on September 11, after the terrorists struck New York City, there were two planes that were authorized to be in the air. One was Air Force One. The other was an airplane commissioned by the CDC to carry CDC medical workers to New York City. That is how important a priority it is in our country. That is why it is important that we make sure the employees at CDC have the availability of working in first-class facilities.

Most of the laboratory facilities at the CDC in Chamblee, GA, are in a state of extreme disrepair and require immediate repair or modernization. Perhaps the laboratories in the worst condition are 60-year-old wooden former temporary military barracks from the World War II era and previous to that, that are on the verge of collapse and could be repaired only at an expense greater than the value of the facilities. I want to show you a couple of examples of what it looks like at the CDC where we take money away from the CDC building program to put it towards the ADAP program, as this amendment calls for. These are some of the facilities that will go lacking and the construction project will be delayed for the buildings which will house these facilities.

Here is a main environmental health lab at Chamblee, in a World War II barracks. If you will notice, there appears to be a shield of some sort here. This shows the roof above this shield that extends all the way up to the roof. The reason it is there is because there is a leak in the roof. When the water comes through, it leaks into this funnel,
which is this shield, and you will see a pipe connected to that shield and it takes the water to the outside.

Here is a typical infectious disease lab at the Royalbal Campus adjacent to Emory University. This shows not just the crowded conditions in which the most sophisticated scientists in the world operate, but it also shows you it is not adequate for the type of work that needs to be carried out to prevent every dangerous disease that exists in the world today. That is because the CDC is not called on by simply other States in America; it is called on by every country around the world when illness occurs.

This is a pretty typical facility. These are not facilities that have been replaced. These are facilities that exist today. A quick personal anecdote. I will never forget the first time I went to the Chamblee campus a few years before we embarked on this building program. I walked into what then was a World War II barracks. It now has been replaced. There was a shower curtain, and I had to find those $540 shower curtains. This had been purchased by the individual scientist working in that building. That shower curtain was put over a piece of equipment and it was about 5 feet. I guess, above the equipment. Then I asked what was over that was for, they pointed to a hole in the roof. The roof leaks and there is nothing we can do about it. Here we have a piece of equipment worth about $1.5 million that sits right under the roof. It had to be there because of the design of the lab inside the building. That shower curtain was purchased by the individual scientist to make sure that not only the equipment was not damaged but, obviously, that the working papers on that scientist's desk were not destroyed by water coming in and leaking on it. But we have since torn that building down and we have replaced it.

Expensive and sensitive equipment has literally fallen through the floors at some of these facilities. In addition, most of the remainder of the CDC's laboratories are more than 40 years old and are incapable of handling the dangerous viruses encountered over the last 25 years, such as Ebola virus, hantavirus, and Dengue fever. This raises concerns that these facilities will be severely outdated in the future by undiscovered biological threats which have most recently experienced with the threat of anthrax in the past years, and the disasters that occurred on September 11. The Asian bird flu or any other highly pathogenic avian influenza is currently an important concern for animal disease experts, but should this virus mutate to allow for human-to-human transfer, the control and efforts to limit its spread will fall squarely under the purview of the very entity that this amendment would seek to cut, the CDC.

The three prongs critical to managing an animal-borne pandemic—DHS, CDC, and USDA—must all be equipped with the necessary resources to effectively address potential outbreaks in a timely and efficient manner. This amendment will jeopardize a critical element in this effort.

During the avian flu outbreak, CDC worked to create emergency laboratory space by displacing researchers working on other diseases. With additional funding, CDC will be much better prepared to respond to such emergencies as a terrorist attack with biological and chemical threats to our national security is bioterrorism. The CDC is an integral part of the homeland defense because of its ability to identify, classify, and recommend steps to heal in a timely and effective manner with biological and chemical threats.

The CDC master plan will address the current and future needs for surge capacity for responding to large public health emergencies. In addition to working in asbestos-laden facilities, many highly trained scientists perform their research in facilities that lack safety features, such as sprinkler systems and adequate electrical and airflow systems. The poor conditions that have damaged the Agency's ability to recruit and retain the world-class scientists upon which CDC relies to serve the American public.

The multiyear master plan has received widespread bipartisan support in the House and Senate. In the past, addressing these deficiencies has greatly benefited all Americans by enhancing CDC's ability to respond to emergencies as well as providing the desperately needed facilities required for the Agency's ability to respond to emergencies. The CDC master plan will address the current and future needs for surge capacity for responding to large public health emergencies.

The fiscal year 2006 funding will continue to substantially enhance the CDC's ability to build the new infectious disease laboratory, which will include greatly needed biosafety level 4 ("hot lab") construction of a new environmental toxicology lab and greatly needed security updates.

Let me tell you about the master plan to which I referred a couple of times.

Back in 2001, probably about at the time Senator SPECTER said he went to CDC and I am sure Senator HARKIN was there about that time—they observed the condition of the facilities at CDC, both at the Chamblee Campus, as well as the Roalbal Campus. Those buildings were in total disrepair, and in bad need of replacement.

Again, the examples which I alluded to, the personal anecdote as well as what I have shown in pictures, still exist. Particularly, look at the Chamblee Campus.

Under the leadership then of Dr. Jeffrey Koplan, and subsequently under Dr. Gerberding, the CDC developed a master building plan. What they did was unique to any governmental agency that I have ever engaged with since I have been in Congress for 11 years now; that is, they went out and had an architect and a master plan for a specific set of buildings which was a number of buildings where we are going to consolidate laboratories as we tear down these World War II barracks. That master plan not only had the buildings drawn, but they also went further than this master plan and specifications themselves out for bid. And they now have a contract on each one of these buildings. That is the master plan.

Originally, we were scheduled to complete that $15 billion master plan over 10 years.

Senator ISAKSON, who was then a Member of the House, and myself, along with our entire delegation, in a bipartisan fashion, came to our leadership and the leadership in the Senate and said, rather than doing this over 10 years following September 11, we need to consolidate this to five years and let our scientists have the ability to do a better job in a first-class facility.

So we decided to go with a 5-year plan as opposed to a 10-year plan.

Each year, we have asked for $300 million to try to complete that plan. We have been successful for a number of years in getting $250 million.

I have to say that every year—the Senator from Oklahoma is right—the budget that comes over from the President is very low because they know we are going to plus up that amount of money; we have done it every year because we need the facilities. Every year we have had $250 million, beginning with fiscal year 2002. In 2002, 2003, 2004, and 2005, we funded $250 million for CDC in Atlanta, to speed up this master plan. This year, because of the tight budget conditions that we are in, Senator SPECTER and Senator HARKIN allocated $200 million instead of $250 million for this master plan.

Let me respond very quickly to this Japanese garden issue. I will tell you what the Japanese garden is. In parts of Georgia, if you drill a hole in the ground when building, you sometimes hit granite rock. In this case, part of the area on the Royalbal Campus where we are carrying out this master plan, there is rock under the surface. It was necessary to blast that rock out. When they blasted the rock out, instead of hauling that rock off, Dr. Gerberding said, ‘Let’s take that and develop an area for our employees to utilize during the day, to exercise, as Senator HARKIN referred to, and go out and eat lunch. I guess what we have out there is a garden of some sort that must have a Japanese “tinge” to it, and that is why it is referred to as the Japanese garden. It may not be the nicest place where employees could go out in the open air and have lunch. I have seen them out there doing this.
I am going to let Senator Isakson address a couple of other specific items that have been suggested as being somewhat wasteful spending. They are hard-working, dedicated employees. If we are going to continue to recruit the very finest that the world has to offer, we ought to let them know they can have a little bit of money and take advantage of the contours of the land to give them a nice place to go out and sit on their break and at lunchtime.

I sympathize with the Senator from Oklahoma when he says that we need to continue spending money on the AIDS Drug Assistance Program. We have responded to that in the Congress. We have maintained a level amount of spending for CDC in Atlanta, for the completion of our master plan over the last 5 years. The ADAP appropriations for 2001 was $589 million. In 2002, that rose to $639 million; then $714 million; then $748 million; and in the 2005 appropriations, it was $793 million. In 2006, we expect that.

It is not like we haven’t been increasing the funding for ADAP. We have, and we need to continue to do so, but not at the expense of providing the most premier medical scientists and research in the world with a facility within which to work.

I urge my colleagues to vote against this amendment.

Again, I say to Senator Specter and Senator Harkin that under their leadership, we do have the most premier medical research facility in the world located in Atlanta, GA, today, and we need to continue to provide the funding for this master plan, which we will now complete in another couple of years. We should be able to continue to attract the very finest and best that the world has to offer. We also need to ensure that Americans are safe, when the avian flu presents a threat, that our scientists are able to respond, as they are doing today, and that they have the habitat within which to work, allowing them to do the very best job they can to do protect Americans and to protect the world from the health hazards that exist.

I yield the floor.

The PRESIDING OFFICER. The Senator from Georgia.

Mr. ISAKSON. Mr. President, I associate myself entirely with the remarks of my colleague, the senior Senator from Oklahoma.

I rise for two specific reasons. The first is to correct some statements that have been made to be factual that are not and, second, to take issue with the contention that the amendment before us places people before buildings.

Before I do either, however, I want to pay particular praise and attention to Senator Harkin and Senator Specter. My first visit ever to the Senate was as a Member of Congress, shortly after my election, when I came to the offices of both these Senators, accompanied by Mrs. Karnes, Mr. Nunn, Mr. Diaz, and other executives who led a private sector focus on what we are discussing and debating today; that is, the fact that the world’s premier health care and disease prevention facility was crumbling and in shambles.

These corporate leaders came to these two Senators and came to us, all written by Mr. Specter, Congress with a specific plan to rescues and rebuild the CDC so that it could carry out the jobs of the 21st century in health care.

Ironically, that visit was a year and half before September 11, 2001. But fortunately, it’s a year and half before that tragic day because all of the research that was done that helped us in the identification of the anthrax problem that we had was done right there in CDC, to deal with monkey pox, to deal with avian flu, to deal with the West Nile virus—all of these diseases we have, in part, been able to deal with, with the new facilities built in this 5-year building program.

I commend Senators Harkin and Specter for their leadership and for their specific items.

I rise in opposition to this amendment based entirely on the facts which have been presented which are not correct. I will deal with the facts first.

The statement has been made on this floor that CDC has spent $60 million in construction money that is sitting idle at the CDC. There is $200 million for construction at CDC, which is absolutely essential to complete Building 23 and start Building 24, in addition to the $171 million that is included in this amendment.

As Senator Specter said early on, contractors don’t contract until all compensation for construction can be made. We did the seed-planting money in the previous appropriations bills in this Congress. Now it is time to build Building 23, which is the Infectious Disease Building.

It is incorrect to characterize money that is there today as being excess funds. It is part of the cash flow that we need to have a 5-year plan to complete this project.

Second, and most importantly, the statement was made that CDC had spent $60 million of the money on a welcome center.

I happen to know where that came from. That came from a newspaper article in the Atlanta Journal Constitution, which was, on its face, absolutely incorrect. The $60 million building is the Global Communications Center, which was the first thing we completed to allow the United States of America and the CDC to be able to meet a pandemic, a terror attack, and communicate simultaneously and seamlessly throughout the United States. As a result of the death and destruction of Americans, as well the lives of human beings throughout the world. It was an absolutely incorrect statement made in the media. There is no organization in the world that could save a dime of expenditure. It just moves some money around. There are some places we ought to do it. The distinguished Senator from Oklahoma is right many times in his criticism and the characterizations he presents, but he is 100 percent dead wrong in terms of this amendment.

I respectfully submit the facts to the Senate, and I ask my colleagues to reject the Coburn amendment on the CDC and continue our commitment to the health care of the people that surround the world and the safety and security of American citizens by continuing to fund the world’s premier health care, health prevention, and health resource facility, the Centers for Disease Control in Atlanta, GA.

The PRESIDING OFFICER. Without objection, it is so ordered.

The pending amendment is set aside.
The Senator from Minnesota.

AMENDMENT NO. 2244

Mr. DAYTON. Mr. President, I thank the distinguished chairman of the committee and the distinguished ranking member for ceding me this time. I call up amendment No. 2244.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Minnesota [Mr. DAYTON] proposes an amendment numbered 2244.

Mr. DAYTON. Mr. President, I ask unanimous consent the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To provide for the production and mailing of a corrected Medicare and You handbook)

On page 156, line 2, strike "Funds," and insert "Funds: Provided further, That the Secretary, by not later than January 1, 2006, shall produce and mail a corrected version of the annual notice required under section 1882(b) of the Social Security Act (42 U.S.C. 1395f-2(a)) to each beneficiary described in the second sentence of such section, together with an explanation of the error in the previous annual notice that was mailed to such beneficiaries."

Mr. DAYTON. Mr. President, recently the Centers for Medicare and Medicaid Services sent to 42 million Medicare beneficiaries this handbook, "Medicare & You," to describe a myriad of prescription drug coverage. There are an enormous number of plans in Minnesota—over 40 plans. I have tried to go through the book myself. I have had my staff try to explain it to me. I think I am a reasonably intelligent American, but this is extremely complicated and it will be very challenging to many Medicare beneficiaries. That is going to be compounded by the fact that there is a very serious error in the tables that will cost $12 billion to American whose incomes are low enough that they qualify for partial subsidy for their premiums.

The question in the column heading is "If I qualify for extra help, will my full premium be covered?"

Under every single plan, the answer is listed as "yes." That is incorrect. Only about 40 percent of the plan offerings—those with premiums below the regional average—will be covered. The other three will be only covered up to that amount, and anything above that the beneficiary has to pay, but that is incorrectly described here. Yet CMS refuses to correct the error by a subsequent mailing.

My amendment requires them to do so and would transfer such funds as necessary from their administrative accounts so it is offset. It is essential to all beneficiaries and the integrity of the plan.

AMENDMENT NO. 2245

I ask that amendment be set aside, and I call up amendment No. 2245.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Minnesota [Mr. DAYTON] proposes an amendment numbered 2245.

Mr. DAYTON. I ask unanimous consent the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To fully fund the Federal Government’s share of the costs under part B of the Individuals with Disabilities Education Act)

At the end of title III (before the short title), insert the following:

Sec. 1395b-2(a). (a) Notwithstanding any other provision of this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $12,375,000,000 for carrying out part B of the Individuals with Disabilities Education Act (20 U.S.C. 1411 et seq.), in order to fully fund the Federal Government’s share of the costs under such part.

Mr. DAYTON. This amendment increases the Federal funding for IDEA, special education, to what was promised 28 years ago, 40 percent of the cost of State and local governments.

I can only speak for my State, but that money would be desperately needed and very well used. It would amount to about $250 million in additional Federal funding for K–12 education for my State to keep the promise that has been broken. It has cost about $12 billion above what has been committed so far.

I recognize the distinguished chairman and ranking member have made this a priority and have increased funding, and we have made some progress in the last few years. But we are still less than 20 percent—less than half—of the commitment for special education made almost three decades ago.

Funding:

Finally, I ask that amendment be set aside, and I call up amendment No. 2289.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Minnesota [Mr. DAYTON] proposes an amendment numbered 2289.

Mr. DAYTON. Mr. President, I ask unanimous consent the reading be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To increase funding for disabled voter access services under the Help America Vote Act of 2002)

On page 138, after line 25, insert the following:

Sec. 1395b-2(a). (a) Notwithstanding any other provision of this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, $15,121,000 for activities authorized by the Help America Vote Act of 2002, of which $10,000,000 shall be for payments to States to promote access for voters with disabilities, and of which $5,121,000 shall be for payments to States for protection and advocacy systems for voters with disabilities.

Mr. DAYTON. This amendment provides additional funding to State governments and agencies involved with Americans with disabilities to allow them access to vote. The Help America Vote Act of 2003—landmark legislation, bipartisan legislation—unfortunately, has not been funded to the level necessary to help States and local governments comply with this requirement. This is a modest amount. $15 million, offset by the increase in the administrative costs, so it would result in a reduction for administration but would be money we committed that has not been forthcoming.

I yield the floor.

AMENDMENT NO. 2239

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SANTORUM. Mr. President, I call up amendment No. 2239.

The PRESIDING OFFICER. Without objection, the pending amendment is set aside.

The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Pennsylvania [Mr. SANTORUM] proposes an amendment numbered 2239.

Mr. SANTORUM. Mr. President, I ask unanimous consent the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To provide funding for the purchase of rapid oral HIV tests)

At the appropriate place, insert the following:

Sec. 1395b-2(a). (a) In addition to amounts otherwise appropriated under title II for the purchase of not less than 1,000,000 rapid oral HIV tests.

Mr. SANTORUM. This is an amendment that is to instruct the Department of Health and Human Services to purchase of no less than 1 million rapid oral HIV tests.

As we all know, the problem of HIV and the spread of HIV continues to be a problem. Experts tell us that over half of all new HIV cases are as a result of someone who was unaware of their HIV status. The idea is having better testing out there, along with oral testing where it does not require any drawing of blood or needles—obviously, for a lot of folks that is a concern. This provides a safe effective way to be able to get these results in a timely fashion to give people the notice they need before they engage in an activity that might cause the further spread of the HIV virus.

I understand from my colleague from Pennsylvania, this is an amendment he is willing to accept. If there is no discussion, I urge agreement of the amendment.
The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, the amendment as outlined by my colleague from Pennsylvania provides for 1 million HIV oral rapid tests. The funding is provided for within the amount already in the bill. These tests are essential. He correctly states my agreement and acquiescence. I join my colleague in urging agreement.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. HARKIN. I have no objection.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

Mr. HARKIN. I am in urging agreement.

The amendment (No. 2239) was agreed to.

AMENDMENT NO. 2241

Ms. CANTWELL. I call up amendment No. 2241 and ask for its immediate consideration.

The PRESIDING OFFICER. Without objection, the pending amendment is set aside.

The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Pennsylvania [Mr. SANTORUM] proposes an amendment numbered 2241.

Mr. SANTORUM. Mr. President, I ask unanimous consent the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To establish a Congressional Commission on Expanding Social Service Delivery Options)

At the appropriate place, insert the following:

SEC. 3. (a) There is established a Congressional Commission on Expanding Social Service Delivery Options (referred to in this section as the “Commission”).

(b)(1) The Commission shall be composed of 10 members, of whom—

(A) 3 shall be appointed by the Speaker of the House of Representatives;

(B) 3 shall be appointed by the majority leader of the Senate;

(C) 3 shall be appointed by the minority leader of the House of Representatives; and

(D) 1 shall be appointed by the minority leader of the Senate.

Members of the Commission shall be appointed from among individuals with demonstrated expertise and experience in social service delivery, including, to the extent practicable, in the area of reform of such delivery.

The appointments of the members of the Commission shall be made not later than 30 days after the date of enactment of this Act.

Members shall be appointed for the life of the Commission. Any vacancy in the Commission shall not affect its powers, but shall be filled in the same manner as the original appointment.

(c) The Speaker of the House of Representatives shall designate 1 of the members appointed under subsection (b)(1)(A) as a co-Chairperson of the Commission. The majority leader of the Senate shall designate 1 of the members appointed under subsection (b)(1)(B) as a co-Chairperson of the Commission.

(d)(1) Not later than 60 days after the date of enactment of this Act, the Commission shall hold its first meeting.

(2) The Commission shall meet at the call of either co-Chairperson.

(3) A majority of the members of the Commission shall constitute a quorum, but a lesser number of members may hold hearings.

(e)(1)(A) The Commission shall conduct a thorough and thoughtful study of all matters relevant to increasing beneficiary-directed or beneficiary-directed options for social service delivery in Federal social service programs, including certificate, scholarship, and other forms of indirect delivery.

(b) The Commission shall review all relevant Federal social service programs in existence on the date of the study, including the initiatives of the Corporation for National and Community Service. The Commission shall determine program areas, Federal social programs, for which it is appropriate and feasible to implement full or partial beneficiary-selected or beneficiary-directed options for the delivery of the social services.

(ii) maximizing the use of governmental resources in the Federal programs; and

(B) The Commission may secure directly from any Federal department or agency such information as the Commission considers necessary to carry out this section.

(ii) There are authorized to be appropriated to the Commission for fiscal year 2006 such sums as may be necessary to carry out this section.

(2) Any sums appropriated under the authorization contained in this subsection shall remain available, without fiscal year limitation, until expended.

Mr. SANTORUM. Mr. President, this is a commission, a bipartisan bicameral commission, that will be set up as a result of this amendment that would undertake a comprehensive and thoughtful review of all Federal social service programs and make recommendations that would be appropriate to provide beneficiaries more choice in how they receive their social services that are paid for from the Federal Government.

One of the things I hear as I work in communities that heavily rely on social services, a lot of places where they would like to get social services—community-based organizations, in some cases faith-based organizations—are not able. They either do not qualify for Federal funds or do not have the technical expertise to get Federal funds. The President has put forward a faith-based initiative. The Congress has passed a charitable giving section. We have done a lot to try to get more providers in social services involved, and even in some areas provide more flexibility—such as vouchers for certain services that are out there so people can take that voucher and get the services from quality providers.

There is still a level of frustration out in the community. I think we need to do a more comprehensive job in
looking at how we address the issue of giving people choices as to how they get their social services. I think this is a way to bring some of the best minds that we have into the social service delivery area, folks from both the House and the Senate and the White House, appointees to sit down and look to see, is there a better mousetrap than the current system of social service delivery? Is there a better way for us to restructure some of these programs to give more efficient and effective services and with more consumer buy-in and choice?

One of the reasons some of our social services plans do not work very well is people do not interface well with the delivery systems in place right now. This commission would be tasked to determine how we can, in fact, remove some of these barriers to folks who do not access the social services systems.

One of the big problems we have continually with a lot of our programs—whether it is housing programs, rehabilitation programs, or other programs—is we have large segments of the community that simply do not participate. They may be eligible for services, but they do not participate in the services. So we have to figure out: How do we better reach these people? How do we better make these services available in such a way that we can actually start reaching people in how they live their lives and in a way that meets their needs?

As far as the money for this commission, I have asked that it be such sums as may be determined by the committee. Hopefully, they will allocate such resources they have available to stand up this commission. But, to me, it is important we get better utilization. For my mind, just giving more money to the different Departments to figure out ways to advertise or to do things to bump up their enrollment in some of these programs has been tried in the past, and it basically does not work very well. I think we need to at least have some of our best minds look at this together, as to how we could redesign this system and get recommendations given to the Congress as to how we can do a better job providing services.

With that, Mr. President, I urge the adoption of the amendment.

The PRESIDING OFFICER. Is there further debate on the amendment?

The Senator from Pennsylvania. MR. SPECTER. Mr. President, my colleague and I were just discussing the amendment. I believe it is acceptable. I yield to my colleague.

The PRESIDING OFFICER. The Senator from Iowa.

MR. HARKIN. Mr. President, this is the first time I have seen this amendment. This is setting up a congressional commission on expanding social service delivery options. I have no problems with that. But the way it is spelled out and everything, I would ask the Senator from Pennsylvania, the author of the amendment, has this been brought up before the authorizing committee? Has there been any hearing on this? Has there ever been a hearing on this, or has the authorizing committee acted on this at all? This is authorization on an appropriations bill.

The PRESIDING OFFICER. Without objection, the Senator from Pennsylvania is recognized.

MR. SANTORUM. Thank you, Mr. President.

MR. SANTORUM. Mr. President, we have discussed it with the members of the Finance Committee which, as you know, I am a member of. To my knowledge, I am not aware of any objection on the part of the Finance Committee as to this particular provision. I will be offering a couple other amendments promptly which are under the jurisdiction of the Finance Committee which they do object to, which I will just offer and withdraw. But to my knowledge, they have not objected to this particular amendment.

MR. HARKIN. Again, I thank the Senator. I personally do not have any problem with it, but this is something—I think—I always have a little question when any Senator, on this side of the aisle or anywhere, has a pretty thick amendment that involves commissions and how you select commissions and what they do. I have not even had a chance to read this amendment. I don’t even know what is in it.

Again, I ask my friend from Pennsylvania, has this amendment, in its present form, been submitted to either the Finance Committee or the HELP Committee? They probably share jurisdiction there. Have they looked at it to see if there are any objections to this?

The PRESIDING OFFICER. Without objection, the Senator from Pennsylvania.

MR. SANTORUM. Mr. President, to my knowledge, we filed the amendment. My staff has discussed it, I know, with the Finance Committee. I do not know about any other committees. This is not a bill I introduced and has gone to committee. This is something I have brought up on this bill.

So to answer your question, I think, as directly as I can, no, we have not filed this with the Finance Committee as a bill to have them review it as a bill in committee, if that is your question.

MR. HARKIN. Mr. President, I wonder if the Senator from Pennsylvania—well, you have offered the amendment. That is fine. The amendment is at the desk. I wonder if we might put off voting on this amendment.

MR. SANTORUM. I would be happy to.

MR. HARKIN. I would like to have the chairman and ranking member of the Finance Committee, and perhaps the HELP Committee because it perhaps both—to have them at least take a look at it. If it is fine, then I do not care.

MR. SANTORUM addressed the Chair.

The PRESIDING OFFICER. The Senator from Iowa has the floor.

MR. HARKIN. Mr. President, am I correct, has the Senator from Pennsylvania laid down the amendment? Is the amendment at the desk?

The PRESIDING OFFICER. The amendment is pending.

MR. HARKIN. Mr. President, I ask unanimous consent that the amendment be temporarily laid aside.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

MR. HARKIN. Mr. President, I say to my friend from Pennsylvania, if this can be given to the Finance Committee or the HELP Committee, to have them look at it, and if it is fine, then I have no objection. As I said, I have not had a chance to look at it, and it is not in my jurisdiction at all.

The PRESIDING OFFICER. The Senator from Pennsylvania.

MR. SANTORUM. Mr. President, I perfectly understand what the concerns are of the Senator from Pennsylvania. I would be happy to work with him over the next several hours to get that amendment cleared.

AMENDMENT NO. 2237

MR. President, I ask that amendment No. 2237 be called up and ask for its immediate consideration.

The PRESIDING OFFICER. The pending amendments have been set aside. The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Pennsylvania [Mr. SANTORUM] proposes an amendment numbered 2237.

MR. SANTORUM. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

(The amendment is printed in the Record of Tuesday, October 25, 2005, under “Text of Amendments.”)

MR. SANTORUM. Thank you, Mr. President. The next two amendments I am going to be talking about are amendments that I have offered and on which I want to have a discussion. They are in the subject area of this appropriations bill, but they are provisions that, as my colleague from Pennsylvania advised me, rightfully belong as amendments to a welfare bill.

But as Members of this Chamber know, we have not had the privilege in the Senate of having a welfare bill come across this floor, even though the welfare bill of 1996 expired a couple of years ago. We have passed extension after extension. As a result of that, the work requirements in the welfare reform bill of 1996—which have been so effective in transforming the lives of millions of Americans who were trapped in the welfare system—those work requirements in most States have gone away because the requirements only required that 50 percent of the caseload, at the time of the passage of the bill, had to be working.

Well, we reduced the caseload more than 50 percent, therefore the work requirements went away for the caseload caseload...
that is remaining. So many States have begun to sort of go back to the pre-1996 provision of welfare. It is easier for States to do that. Work programs cost money to the States. Other initiatives to try to help people get out of poverty without money. So you do not have to spend that money as a State. If you can just simply continue to pay out the money and not have to provide all those other services, it is a lot cheaper for States to do. In fact, that is exactly what we did for years upon years upon years, as the welfare rolls grew.

There is still a time limit, so that is a good thing. That causes a lot of people, in spite of the lack of effort in many cases by States, to move themselves off of welfare because of the limits on the ability to get relief. But I believe we can do better. So I have many times come to the floor of the Senate and asked for a specific number of amendments, and, candidly, we have had objections from both sides of the aisle. I think that is unfortunate.

So as a result, I have brought forward amendments on two programs that I think are vitally important in the next step on welfare. We did a great job in the welfare reform bill of 1996 in providing an economic path to recovery for millions of Americans, in providing incentives to work. We made work pay more than staying on welfare. In many cases prior to that, that was not the case. We also did a lot in providing strict time limits and giving States very tough provisions to require work as a way of getting people out of poverty, instead of simply just allowing them to be maintained in poverty. It gave them a requirement that a certain percentage of the caseload had to be at work. That is all for the good. We saw the rate of poverty from 1996 to the year 2001—until we had, unfortunately, a recession in this country—we saw the rate of poverty go down, and go down dramatically.

One of the greatest indicators is poverty among African-American children. Poverty among African-American children, in the year 2001, was the lowest ever recorded—lowest ever recorded—and was a dramatic decline from one of the highest rates ever recorded, which was in the mid-1990s. So you can point directly to this act as a way of helping to alleviate poverty.

But what I think we have found since 1996, yes, we have had economic successes, but still there are people struggling at the margins of society. One of the reasons that is the case is, even though we now have moms who have gotten off welfare and are working, we have individuals that are women who were on welfare—what they have not gotten is families brought back together. What we have not seen is an increase in the amount of family unification, moms and dads coming together and marrying and raising children in poor communities.

In fact, the rate of out-of-wedlock births has not changed substantially at all in most of these communities. The amount of fatherlessness in these communities continues to be of epidemic proportions. And we now have folks on the left and the right writing about this. This is no longer just a conservative cliche when we talk about family instability; it is also for the left. Children and fathers raising children. Now even those on the left have said there is no longer an argument. Children raised in healthy, stable, two-parent married families do better.

It should be social policy to encourage those kinds of relationships for the benefit of children, for the benefit of mothers, for the benefit of fathers, for the benefit of neighborhoods, for the benefit of the country. Yet when it comes to that here in Washington, DC, when it comes to public policy that helps build those strong relationships, that helps nurture and foster those relationships of marriage and fathers taking responsibility for their children, the Government stands in absolute neutrality.

We do nothing to promote stable marriages. We do nothing, other than attach fathers' wages and get child support and establish paternity. We do nothing to bring back into the lives of their children and into productive and healthy relationships with the mother of their children.

What I have suggested, in both amendment No. 2237 and No. 2238, are two initiatives that are better placed and will be placed and will be debated in full on the welfare bill. One is a healthy marriage initiative. The second is a fatherhood initiative. Both would provide funding.

Let's review some of the statistics of the impact of marriage. This was done by the Brookings Institution. Those on the other side of the aisle will know that the Brookings Institution is not known for being on the liberal side of the aisle. It shows you that the debate is over. There is no debate anymore about the impact of marriage and the impact of having fathers involved in their children's lives. I talked about the effectiveness of five factors in reducing poverty rates. We hear a lot of talk on both sides of the aisle—unfortunately, more on the other side of the aisle—about reducing poverty. Hopefully, that will change soon.

In 1992, we found, in fact, the most effective thing in reducing poverty, this study found. The most effective thing was not to double cash welfare payments. Some on the other side of the aisle have suggested that all we need to do is pay people more from the Government. If we give them more, they will get out of poverty. Wrong. That doesn't work. In fact, the percentage reduction in poverty rates, if we doubled cash welfare, would only decrease the poverty rate by 8 percent.

What did work? Full-time work. Full-time work decreases the poverty rate by 42 percent. We have done that. We have required work, not full-time work, but we require 20 hours. The bill that is being proposed, that we have yet to bring to the floor, requires 24 hours. But we have required work, and it is working to take people out of poverty.

What is the next biggest factor in reducing poverty? Again, according to the Brookings Institution report, an increase in marriage. We did something to require work. Many States have had generous welfare benefits than what is prescribed by the Federal Government. In fact, I know there is some money out there for healthy marriages, but very few States and very little Federal money goes to do anything about helping to improve the health of marriage among the poor. It is vitally important that we recognize that there is a direct social-policy, social-service community, child-mother-father benefit for encouraging healthy marriages.

The Federal Government doesn't spend a penny. This Congress has not spent a penny on something we know could reduce poverty by 27 percent and, more importantly, provide more stability in the lives of children, reduce domestic violence and improve the lives of millions in communities across America. We will not spend a penny this year. That is why I offered the amendment, because I want to spend more than a few pennies, because we know it has an impact.

What impact does it have? Let's look at the benefits of marriage for children: better school performance and less dropouts; fewer emotional and behavioral problems; less abuse and neglect; less criminal activity; less early sexual activity and fewer out-of-wedlock births. I am not too sure if I know anybody who doesn't think all of those things are good. The Federal Government doesn't spend a penny.

Think of all the things we spend money on in Washington. One of the things you hear most when you go back home is all the waste, fraud, all the problems we throw away which people have no rhyme or reason as to why we spend the money. Yet here is something that we know will help children, mothers, fathers, neighborhoods, will build on a stronger America, and we don't spend one cent on.

You might ask the question: Why is that, Senator? Why don't we spend any money on this? Let me tell you what some of my colleagues on the Finance Committee have suggested. Well, who are we to impose our values on other folks; who are we to suggest that marriage is something the Federal Government should be concerned with; that is a private matter.

But let's talk about the health and safety of children. Is that a private matter? Is less abuse and neglect a private matter? Is less criminal activity a private matter? This isn't a private matter. We are talking about policies that have a direct impact on the health and safety of children. It is not a private matter. Supporting healthy marriages is a public good. If you think about all the
other things we spend money on. I can't imagine anything that would be a more valuable expenditure than to provide more stable families for children growing up in poor neighborhoods.

The second amendment is an offshoot of the first. I want to try to bring to the attention of those who have children out of wedlock and get them involved in their children's lives—not necessarily to marry, but to have them involved. I was at a conference within the last year where Jason DeParle, a writer from the New York Times, was giving a talk. He was talking about a book he had written, following three women in Milwaukee, WI, post welfare reform of 1996. He wrote about many things, about how welfare reform is working in some ways and not in others. One way he talked about where it wasn't working was with regard to fathers. There was a question from the crowd about how the programs are. We are not talking about the best neighborhoods in America when it comes to crime, wealth. We are talking about a lot of dads who, yes, were or even are incarcerated, were or still are dealing with addiction, dealing with unemployment, dealing with who is most of other maladies that affect large segments of our population.

The question was: Do we want these dads involved in the lives of these children? I thought that was a bold question. Jason's answer was, in a word—I won't quote him, because I didn't write it down—well, they may not be the best role models of dads, but they are still their dads. These children, like all of us children, want to be loved by their dads. They need that love, as imperfect as it is. As a dad, I know how imperfect it can be. We all do. But it is still your dad.

The programs are not perfect. We are not bringing "Father Knows Best" Robert Young dads back into the home. We understand that. But these children still long for their dad. Do we have a Federal program that helps bring dads back? The answer is no. Do we spend any Federal dollars to help reunite fathers with their children, in spite of all the benefits that we know about two parents? No, we don't. We will spend more money on daycare, billions more on daycare. We will spend more money on afterschool programs, Head Start Programs, early programs, late programs, noon programs. We will spend all sorts of money on Government programs. But the penny to help reunite a father with his children? No. Who are we to impose our values, is the line I hear.

Did anyone ever ask a kid whether he wants his dad back? What kind of value is this over money? We are talking about how important it is for young children growing up in a hostile world in poor neighborhoods in America to have a shot to be with their dad and to start funding those groups who are out there—and there are hundreds across America who are working hard every day on a shoestring—to help dads be a dad.

I can't offer this amendment because it is authorizing on an appropriations bill. We aren't going to get a welfare bill, so kids across America are going to have to wait a little longer while Congress decides whether we want to take the time to help find their dad. Hopefully we will have some time soon. The kids are waiting.

I yield the floor.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, I call up amendment No. 2291 and ask for its immediate consideration.

The PRESIDING OFFICER. Without objection, the pending amendment is so ordered.

The clerk will report.

The legislative clerk read as follows: The Senator from Pennsylvania (Mr. SPECTER) proposes an amendment numbered 2291.

Mr. SPECTER. I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To permit an alien to remain eligible for a diversity visa beyond the fiscal year in which the alien applied for the visa, and for other purposes)

At the appropriate place, insert the following:

Sect. 12. (a) This section may be cited as the "Diversity Visa Fairness Act of 2005".

(b)(1) Section 204(a)(1)(ii) of the Immigration and Nationality Act (8 U.S.C. 1153(a)(1)(ii)) is amended by striking sub-clause (II) and inserting the following:

"(II) An alien who qualifies, through random selection, for a visa under section 203(c) or adjustment of status under section 245(a) shall remain eligible to receive such visa or adjustment of status beyond the end of the specific fiscal year for which the alien was selected if the alien—

"(aa) properly applied for such visa or adjustment of status during the fiscal year for which the alien was selected; and

"(bb) was notified by the Secretary of State, through the publication of the Visa Bulletin, that the application was authorized.

(2)(A) Notwithstanding any other provision of law, a visa shall be available for an alien under section 203(c) of the Immigration and Nationality Act (8 U.S.C. 1153(c)) if—

(i) such alien was eligible for and properly applied for an adjustment of status under section 245 of such Act (8 U.S.C. 1255) during any fiscal year of the alien's life;

(ii) the application submitted by such alien was denied because personnel of the Department of Homeland Security or the Immigration and Naturalization Service took longer to adjudicate such application during the fiscal year in which such application was filed;

(iii) such alien moves to reopen such adjustment of status applications pursuant to procedures or instructions provided by the Secretary of Homeland Security or the Secretary of State; and

(iv) such alien has continuously resided in the United States since the date of submitting such application.

(B) A visa made available under subparagraph (A) may not be counted toward the numerical maximum for the worldwide level of set out in section 201(e) of the Immigration and Nationality Act (8 U.S.C. 1151(e)).

(3) The amendment made by paragraph (1) shall take effect on October 1, 2005.

Mr. SPECTER. Mr. President, this has been cleared with Senator HARKIN. It relates to the Diversity Visa Fairness Act and strikes the language that allows aliens to only be eligible for immigration visas during the fiscal year in which they apply and makes the applicants eligible for immigrant visas despite the end of the fiscal year.
The PRESIDING OFFICER. Is there further debate on the amendment?

The Senator from Massachusetts.

Mr. KENNEDY. Mr. President, reserving the right to object, this deals with immigration. On that immigration comment, I am sure others have had an opportunity to see it. I wonder if the Senator could just let me have a few minutes to look at it prior to making that request.

Mr. SPECTER. Mr. President, I have been advised by staff that this has been signed off by the Senator from Massachusetts as well as others. But of course, if he would like a chance to review it—

Mr. KENNEDY. I am sure I will not object, but just the way it was described, I didn’t understand it the way it had been explained to me. If the chair would extend that opportunity, I would appreciate it.

AMENDMENT NO. 2286

Mr. SPECTER. Mr. President, I now call up amendment 2286.

The PRESIDING OFFICER. The amendment is as follows:

AMENDMENT NO. 2286

The amendment is as follows: Amendments (A) and (B) to section 316 of the Immigration and Nationality Act, to reduce the residency requirement and limit the adjudication period for the naturalization of aliens with extraordinary ability so that such aliens may represent the United States at international events.

At the appropriate place, insert the following:

Section 316(a) of the Immigration and Nationality Act (8 U.S.C. 1439), is amended by adding at the end the following:

``(g)(1) The continuous residency requirement under subsection (a) may be reduced to 3 years for an applicant for naturalization if

``(A) the applicant is the beneficiary of an approved petition for classification under section 245(a)(1)(E);

``(B) the applicant has been approved for adjustment of status under section 245(a); and

``(C) such reduction is necessary for the applicant to represent the United States at an international event.

``(2) The Secretary of Homeland Security shall adjudicate an application for naturalization under this subsection not later than 30 days after the submission of such application if

``(A) requests such expedited adjudication in order to represent the United States at an international event; and

``(B) demonstrates that such expedited adjudication is related to such representation.

``(3) An applicant is ineligible for expedited adjudication under paragraph (2) if the Secretary of Homeland Security determines that such expedited adjudication poses a risk to national security. Such a determination by the Secretary shall not be subject to review.

``(d)(A) In addition to any other fee authorized by law, the Secretary of Homeland Security shall charge and collect a $3,000 premium processing fee from each applicant described in this subsection to offset the additional costs incurred to expedite the processing of applications under this subsection and

``(B) The fee collected under subparagraph (A) shall be deposited as offsetting collections in the Immigration Examinations Fee Account.

(b) The amendment made by subsection (a) is repealed on January 1, 2006.

Mr. SPECTER. Mr. President, this amendment is offered on behalf of Senator Levin and will allow aliens of extraordinary abilities who will represent the United States at an international event to complete the citizen requirement process in less time.

The PRESIDING OFFICER. Is there further debate on the amendment?

Mr. SPECTER. I understand this has been cleared, too, with Senator Harkin.

Mr. HARKIN. Well, I understand. I just hope the appropriate committee of jurisdiction will see this amendment.

Mr. SPECTER. Mr. President, it has been represented that the appropriate Senators have signed off.

Mr. HARKIN. I have no objection.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The amendment (No. 2286) was agreed to.

AMENDMENT NO. 2290

Mr. SPECTER. Mr. President, I am advised further that as to 2290, where the amendment that Senator Gregg had offered on the Defense Appropriations bill was asked for some time to take a look at it, we have his assent at this time.

Mr. KENNEDY. No objection, Mr. President.

The PRESIDING OFFICER. Amend to vote in relation to the following amendments: Senator Reid, 2194; Senator Greggs, 2253; Senator Dodd, 2254; Senator Clinton, 2292; Senator Coburn, 2332; provided further there be no second-degree amendments in order to any amendments prior to the votes, and prior to the vote (b) to order for Senator Specter to modify the Gregg amendment on his behalf.

And I further ask there be 2 minutes for debate equally divided between each of the votes listed after the first vote. Mr. President, I ask that after the first vote, the votes be 10 minutes instead of 15 minutes.

The PRESIDING OFFICER. Is there objection? The Chair hears none, and it is so ordered.

Mr. SPECTER. Mr. President, so that there will be no doubt and all Senators will be on notice, we will start the vote at 4:15, and the first vote will be 15 minutes, with 5 minutes additional, limited to 20 minutes, and each vote thereafter will be 10 minutes with a 5-minute addition, limited to 15 minutes, and the request will be made that Senators remain in the Chamber to complete the votes on those five amendments.

I yield the floor.

The PRESIDING OFFICER (Mr. Chafee). The Senator from Iowa.

Mr. HARKIN. Mr. President, it is my intention now that I would speak for 15 minutes, which time I ask unanimous consent that I be able to yield the floor and Senator Kennedy be recognized for 15 minutes.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. HARKIN. Mr. President, earlier today, on behalf of myself, Senators Kennedy, Reid, Durbin, Obama, Bayh, Kohl, Mikulski, Clinton, Johnson, Dayton, and Byrd, I laid down an amendment dealing with preparing this country for an avian flu pandemic. The amendment that we laid down today and that we will be voting on tomorrow will allow the United States to dramatically step up preparation for an avian flu pandemic.

A month ago, I offered and the Senate approved an amendment to the Defense Appropriations bill that provided $3.9 billion for preparation for such a pandemic. At that time, there was some discussion as to why we were putting it in the Defense bill. We should go in the Labor-Health and Human Services bill. At that time, we didn’t even know if we would have this bill up.

Well, the bill is in the Chamber, and this amendment appropriately belongs on this legislative vehicle in our jurisdiction. So the amendment that was laid down that I offered earlier today is essentially a more robust version of that earlier amendment again based on more and better information we have obtained since that time.

There is a broad consensus in the scientific community as to the steps we need to take to get ready for a potential pandemic. Reflecting that scientific consensus, the amendment we have laid down down will do four broad things.

First, as our first line of defense, it will dramatically step up international surveillance of avian flu outbreaks overseas.

Second, it will ramp up our vaccine production infrastructure here in the United States.

Third, it will give us the resources to build up stockpiles of vaccines that are currently believed to be effective against the flu as well as building up stockpiles of antiviral medications.

Fourth, it will strengthen our public health infrastructure at the Federal, State, and local level, which today is simply not equipped to cope with a major pandemic.

Some have suggested that we be patient, that we wait for the administration to put forward a plan to fight avian flu, but we have already waited...
Black Death is not difficult to picture. Indeed, most experts say it is not a matter of if but when. So we have to ask some tough questions now: Where do our preparedness efforts stand? Can we do better? Have we failed at global surveillance. The Centers for Disease Control is doing a great job working in concert with the World Health Organization and governments in affected regions to detect the disease and help stop its spread, but our first line of defense—surveillance and quarantine in the area in which it occurs. The sooner we can identify it and quarantine it, the better off we will be. To put it in other terms, better to find H5N1 over there than home.

The good news is we have experience. The Centers for Disease Control and Prevention kept SARS from coming to the United States with this procedure. But we do not have adequate personnel, we do not have the resources in place in order to prepare and make sure that we detect as rapidly as possible an outbreak of avian flu. We can and we must do better to protect our people.

Second, the status of our capacity to produce vaccines in the United States. It has been shown to be woefully inadequate. This is astonishing when we tell people we only have one plant in America capable of producing flu vaccines. And that plant uses an egg-based technology. Right now, in the event of a worldwide pandemic, the United States would have to rely on imported vaccines, vaccines that other countries might not be willing to send to us. After all, the first responsibility of any government is to protect its own people, and if this pandemic starts, every government is going to want to protect its own people first. So we are vulnerable. We are playing catchball. We need to help private industry develop more vaccine manufacturing capacity, and we need to do it much faster than we have been able to do it.

So some say it would take many years to produce a non-egg-based, cell-based production capacity. I don’t accept that. This is a matter of incredible urgency. We have to do better, and we can do better. Our goal should be to have research and production capacity to isolate a virus, convert it to a vaccine, produce enough vaccine for nearly 300 million Americans, and do it within 6 to 9 months. Right now we are a long way from reaching that goal. This amendment we have offered will put the money forward to get that process moving rapidly to develop cell-based technology for the production—the rapid production—of vaccines in this country.

Third, as I mentioned, we need an aggressive program of purchasing and stockpiling vaccines and antivirals. Unfortunately, the United States is way behind in what happened to Senator Kennedy for producing this chart. I want to show it here. The World Health Organization a few years ago suggested that countries stockpile at least 25 percent antivirals to cover their population. Look what some other countries did: Australia, 20 percent; Britain, 25 percent; France, 25 percent; Japan, 17 percent; the United States, 1 percent. We are woefully behind in our first line of defense—stockpiling and planning and planning is over. It is now time to act. This amendment would provide, as I said, nearly $8 billion for a comprehensive national effort to prepare our country for an avian flu pandemic. I know that sounds like a lot of money, but keep in mind, it is less than 2 months of our expenditures on the war in Iraq. When this avian flu pandemic comes, as is inevitable, we need to prepare our country.

The emergency room—if we have an avian flu pandemic, that is where people will go. And most victims of avian flu might need ventilators to help them breathe. Right now there are only 105,000 ventilators in the entire United States, and three-quarters of them are in use on any given day. We have our work cut out for us. We face enormous technical and logistical challenges, and we have to move fast to do it right now.

Now, it is not sustained, it is not widespread, but scientists tell us it is only a matter of time. And we do not know how much time we have. We know as we say it has killed 50 percent of the individuals it infected. A nightmare scenario, a kind of 21st century Black Death is not difficult to picture. Indeed, most experts say it is not a matter of if but when. So we have to ask some tough questions now: Where do our preparedness efforts stand? Can we do better? Have we failed at global surveillance. The Centers for Disease Control is doing a great job working in concert with the World Health Organization and governments in affected regions to detect the disease and help stop its spread, but our first line of defense—surveillance and quarantine in the area in which it occurs. The sooner we can identify it and quarantine it, the better off we will be. To put it in other terms, better to find H5N1 over there than home.

The good news is we have experience. The Centers for Disease Control and Prevention kept SARS from coming to the United States with this procedure. But we do not have adequate personnel, we do not have the resources in place in order to prepare and make sure that we detect as rapidly as possible an outbreak of avian flu. We can and we must do better to protect our people.

Second, the status of our capacity to produce vaccines in the United States. It has been shown to be woefully inadequate. This is astonishing when we tell people we only have one plant in America capable of producing flu vaccines. And that plant uses an egg-based technology. Right now, in the event of a worldwide pandemic, the United States would have to rely on imported vaccines, vaccines that other countries might not be willing to send to us. After all, the first responsibility of any government is to protect its own people, and if this pandemic starts, every government is going to want to protect its own people first. So we are vulnerable. We are playing catchball. We need to help private industry develop more vaccine manufacturing capacity, and we need to do it much faster than we have been able to do it.

So some say it would take many years to produce a non-egg-based, cell-based production capacity. I don’t accept that. This is a matter of incredible urgency. We have to do better, and we can do better. Our goal should be to have research and production capacity to isolate a virus, convert it to a vaccine, produce enough vaccine for nearly 300 million Americans, and do it within 6 to 9 months. Right now we are a long way from reaching that goal. This amendment we have offered will put the money forward to get that process moving rapidly to develop cell-based technology for the production—the rapid production—of vaccines in this country.

Third, as I mentioned, we need an aggressive program of purchasing and stockpiling vaccines and antivirals. Unfortunately, the United States is way behind in what happened to Senator Kennedy for producing this chart. I want to show it here. The World Health Organization a few years ago suggested that countries stockpile at least 25 percent antivirals to cover their population. Look what some other countries did: Australia, 20 percent; Britain, 25 percent; France, 25 percent; Japan, 17 percent; the United States, 1 percent. We are woefully behind in our first line of defense—stockpiling and planning and planning is over. It is now time to act. This amendment would provide, as I said, nearly $8 billion for a comprehensive national effort to prepare our country for an avian flu pandemic. I know that sounds like a lot of money, but keep in mind, it is less than 2 months of our expenditures on the war in Iraq. When this avian flu pandemic comes, as is inevitable, we need to prepare our country.

The emergency room—if we have an avian flu pandemic, that is where people will go. And most victims of avian flu might need ventilators to help them breathe. Right now there are only 105,000 ventilators in the entire United States, and three-quarters of them are in use on any given day. We have our work cut out for us. We face enormous technical and logistical challenges, and we have to move fast to do it right now.
Again, I hope as we move forward we can get this amendment adopted and get the money out there. It does not have to be spent now. It is at the Secretary’s discretion, but at least it is there and they can move on it rapidly to do what is all know is necessary to protect our people in this country.

I have used my 15 minutes. I want to reserve 15 minutes for Senator Kennedy.

Mr. SPECTER. Mr. President, if I may be recognized very briefly I know the remainder of the time is reserved for Senator Kennedy. We are 16 minutes away from 4:05 p.m.

Mr. HARKIN. I yield the floor.

Mr. SPECTER. Mr. President, I wish to make a comment or two. I commend the Senator from Iowa for his foresight on moving ahead on the pandemic issue. He and I have been discussing it for several days. I think it is difficult to proceed without knowing what the administration is doing.

As the Senator from Iowa correctly notes, action has to be taken. When the administration decides on a plan and picks a figure, there is going to have to be congressional action, and we are nearing the end of this session. A supplemental or an emergency appropriations bill is always difficult to structure. So there are sound reasons to take a look at it now and make some judgment

We have been in touch with the White House on a number of occasions to try to find out what the position is of the administration. So far they are unprepared to give us an answer. We are working to see if it is possible to structure an appropriation, subject to the Secretary’s discretion, and how it will be in consultation and would be an emergency. There is no doubt there ought to be planning now for this emergency.

What the proper figure is is not known, that is a figure that would be more within the scope of understanding, knowledge, and projection of the administration, and the experts at CDC and NIH.

I wanted to make those few comments. We are going to carry this over until tomorrow. I know the administration will be aware of what is happening on the floor today, and perhaps that will motivate them or enable them to come forward to help us grapple with this issue and find some realistic and practical solution at this time.

Mr. HARKIN. Mr. President, I appreciate my chairman’s remarks. I yield the floor.

The PRESIDING OFFICER (Mr. COBURN). The Senator from Massachusetts.

Mr. KENNEDY. I ask if the Chair will be good enough to let me know when I have 3 minutes remaining.

The PRESIDING OFFICER. The Chair will so notify the Senator.

WAGE PROTECTIONS

Mr. KENNEDY. Mr. President a few moments ago, as I understand, the President of the United States reversed his course on the incredibly damaging decision to suspend wage protections for workers rebuilding the Gulf Coast after Hurricane Katrina, known as the Davis-Bacon provisions. These are the prevailing wage provisions of the age-old policy that the Government should not drive wages below the prevailing wage in a particular community.

The prevailing wage for construction is $8 in Mississippi, $9 in Alabama, and $10 in Louisiana. That would work out to $16,000, $18,000, $21,000 a year as the prevailing wage. That’s not too much for workers who are trying to rebuild their homes and rebuild their lives.

I applaud the decision the President has made on that issue.

Mr. KENNEDY. Mr. President, before speaking on the current Harkin amendment, which I strongly support for the reasons I will outline, I want the Senate to know that our HELP Committee and under the chairmanship of Senator Enzi, and the subcommittee, under the chairmanship of Senator Burr, has been working on this issue, but from a different angle.

Right now we need appropriations, which are included in the Harkin amendment, and we will also consider—hopefully favorably—the Enzi amendment, which deals with a range of issues involving patent, compensation, and liability issues that are all related to encouraging companies to enter this market.

These are different approaches, and each is enormously important in its own way. I thank the chairman of my committee, Senator Enzi, who always is tireless in his courtesies and his outreach to the Members of the committee on his side as well as ours, and to Senator Burr for working with us. I am very hopeful that if we can schedule and pass that legislation, and get this appropriation included today, we will, I believe, have an answer for the world.

Looking at this issue globally, there are various components. We have the resource aspect of it, we have the public health aspect of it, and then the aspect that is related to providing incentives for the private sector. Hopefully, we will deal with all of those before the end of the term.

I believe strongly, as Senator Harkin pointed out, that we must take action now on this legislation, to ensure that we have sufficient resources to deal with the purchasing aspects and also the limited, but extremely important, public health provisions which are included in this legislation.

One provision provides for the global detection of this pandemic, as well as domestic detection, should it come to the United States. It also provides the resources to contain and respond to the danger by improving surge capacity, and developing an overall plan so we are able to effectively deal with this issue.

We have been on notice for years. This chart is going to be difficult to read for those viewing: “The U.S. missed the warning signs of the flu pandemic.” In 1992, the Institute of Medicine pointed out:

Policymakers must realize and understand the potential magnitude of an influenza pandemic.

This is when we began to detect the dangerous indicators of this pandemic: In 1997, there was an outbreak in Hong Kong.

In November 2000, Federal and State influenza plans do not adequately cover the prevention and control of the problem of antivirals.

This comes from a GAO report which found that very few States have made the kind of downpayment that is required to protect individuals from this pandemic.

Again, in May 2002, according to the World Health: Authorities must understand the potential impact and threat of pandemic influenza.

Then in December of 2003, there was an outbreak in South Korea.

In January 2004, there was an outbreak in Vietnam.

The reason the World Health Organization and the European Union have become concerned about this is because of the danger of this particular flu strain.

This chart indicates the death rate from this flu strain. In Cambodia, it has been 100 percent; in Thailand, 71 percent; in Vietnam, 44 percent; an overall average of 50 percent. We are talking about dozens of cases, not hundreds, not thousands, not millions. But if this strain mutates and easily spreads human-to-human, we are talking about potentially a great threat.

I know the Senator from Iowa, myself, Senator Reed, our leader, Senator Obama, and Senator Durbin are frustrated about this issue.

This is a General Accounting Office report that was published in October 2000. “Influenza Pandemic. Plan needed for Federal and State response.”

The General Accounting Office reviewed what the needs were and suggested to Congress and the Administration that we respond. Five years later, we are finally getting some action on the floor of the Senate.

In this chart, we can see what has happened in other countries. In comparison, the U.S. stockpile of antiviral medicine is inadequate. Senator Harkin pointed out what other nations have done. This is a sample: Australia has antiviral medicine for 20 percent of its population; Britain, 25 percent; France, 25 percent; Japan, 17 percent; and the United States, we only cover 1 percent of our population.

We are faced with whether we should take action or not take action. This is a list of the various countries that have developed nationwide plans: Japan, October 1997; Canada, February 2004; Czech Republic, 2004; Hong Kong, 2005; Britain in March of 2005.

I point out the British plan, I am not going to include it in the RECORD, but...
I will include it by reference. It is some 95 pages long. It sets the scene and provides the overall framework for the UK’s response to an influenza pandemic. It is based on the current advice for national pandemic plans from the World Health Organization. The response goes into phases, along with work to be done before a potential pandemic emerges, followed by a step-by-step escalating response to the pandemic.

The plan goes on:

Advanced planning is essential to establish and rehearse contingency arrangements and identify and address gaps in our preparedness so we are in the best possible position to manage the emergency and to ameliorate its impact.

On page 5, it talks about the various aspects of the plans: communication, surveillance, information gathering, the public health response, measures to reduce the health impact, vaccination, health service response, civil contigency, workforce education and training, essential preparatory work. All of this outlined in the UK, in Great Britain.

Here is Canada’s plan. It is 87 pages long. What does this plan address? This is what they have: Who is responsible for the pandemic planning? It lists those in charge. Why is this an important health issue? It outlines why it is a health issue. What preparations are being made? It outlines all of the preparations that are being made. What needs to happen in a comprehensive response? It outlines all of those. What will be involved in a recovery from a pandemic? It has an entire section, all outlined here.

Where is the United States? Where is our response? The USA is the big question mark, and that is what we find unacceptable. That is why the Harkin amendment is important to adopt. It has provisions dealing with antivirals and vaccines. It has the needed global interventions; and it has the detection needed here in the United States. It has the surge capacity and public health provisions that need to be expanded. Senator Burr indicated that hearings on public health provisions will take place after we pass this legislation, which is all well and good. But we need to act now.

Each country with a national plan includes important public health components not be meeting our responsibilities unless we did likewise.

This proposal recognizes that we have a responsibility to move forward on this and provides the resources necessary to get started. This particular proposal works to fulfill the recommendations of the World Health Organization, with $3 billion for antivirals and $3 billion in vaccines. There is flexibility in these allocations and in the allocations for the public health provisions.

So I would hope very much that the Senate would accept this. It is a modest downpayment. As I mentioned, there are several aspects of the battle. One certainly is the stockpiling of the vaccines and antivirals. It is enormously important that the resources are there. A downpayment in terms of the public health is also very important. And we must provide incentives for industry to encourage vaccine development. That is following along with the Enzi-Burr proposal, and all of us owe a debt of gratitude to them.

The PRESIDING OFFICER. The Senator has 2 minutes 45 seconds remaining.

Mr. Kennedy. I thank the Chair. We are all working together to have a bipartisan proposal that we will be able to act on.

If we have positive action on the Harkin amendment, and a positive result on the Enzi-Burr proposal, at the end of this session, the Senate will have made a very strong downpayment in preparing this Nation. We eagerly await the administration’s proposal, but quite frankly, I do not think we can delay any longer.

Other countries have moved ahead. At this time, we have only stockpiled 1 percent of the total amount of antivirals that we will need. This is the issue. Now is the time for action. I am very hopeful that this amendment will be accepted.

I reserve the remainder of my time. The PRESIDING OFFICER. The Senator from New Hampshire.

Mr. Gregg. Mr. President, I ask unanimous consent at this time that my amendment, which is the second amendment to be ordered, be called up and that the other amendments be set aside so I can modify my amendment.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. GREGG. I send a modification to the desk.

The PRESIDING OFFICER. Is there objection to the modification?

Without objection, the amendment is so modified.

The amendment (No. 2253), as modified, is as follows:

(Purpose: To increase appropriations for the Low-Income Home Energy Assistance Program by $1.276,000,000, with an across-the-board reduction)

On page 158, strike lines 12 through 21 and insert the following:

bus Budget Reconciliation Act of 1981, $3,159,000,000.

For making payments under title XXVI of the Omnibus Budget Reconciliation Act of 1981, $300,000,000, to remain available until expended: Provided, That these funds are for the unanticipated home energy assistance needs of one or more States, as authorized by section 269(e) of the Act: Provided further, That the entire amount is designated as an emergency requirement pursuant to section 402 of H. Con. Res. 106th Congress, 1st Session, extending the concurrent resolution on the budget for fiscal year 2006.

GENERAL PROVISION—REDUCTION AND SEC. (a) Amounts made available in this Act, not otherwise required by law, are reduced by 0.982 percent.

(b) The reduction described in subsection (a) shall not apply to amounts made available under this Act:

(1) for the account under the heading "Low-Income Home Energy Assistance";

(2) for the account under the heading "Refugee and Entrant Assistance" with respect to amounts designated as emergency requirements.

SEC. (a) There is rescinded an amount equal to 0.981 percent of the budget authority provided in any prior appropriation Act or concurrent resolution on the budget for fiscal year 2006; for any discretionary account described in this Act.

(b) Any rescission made by subsection (a) shall be applied proportionately to:

(1) to each discretionary account described in subsection (a) to the extent that it relates to budget authority described in subsection (a), and to each item of budget authority described in subsection (a); and

(2) within each such account item, to each program, project, and activity as determined in the appropriation Act accompanying report for the relevant fiscal year covering such account item).

(c) The rescission described in subsection (a) shall not apply to budget authority provided as described in subsection (a)—

(1) for the account under the heading "Low-Income Home Energy Assistance"; or

(2) for the account under the heading "Refugee and Entrant Assistance" with respect to amounts designated as emergency requirements.

Mr. GREGG. I ask unanimous consent that we return to regular order.

The PRESIDING OFFICER. Who seeks recognition?

There is now 10 minutes of debate equally divided on the LIHEAP amendment. Who seeks time?

The Senator from Rhode Island.

Mr. Reed. Mr. President, Senator Collins and I have proposed an amendment that would raise LIHEAP funding to a total of $5.1 billion. That is absolutely necessary as we approach the winter with rising fuel prices, rising natural gas prices. Our amendment will help all States. I want to make it very clear all of our funding goes into the State block grant program, so no State will be disadvantaged.

My colleague from New Hampshire has introduced a complementary amendment that does not provide, in my view, sufficient funding. At his level of funding, States such as Minnesota, Washington, and Wisconsin will receive no new money. I think that is unfortunate because those States and the citizens of those States deserve the kind of support that will be necessary this winter.

Three Senators have already joined us to support the increase in LIHEAP spending to the $5.1 billion total mark. I hope they will continue to support us. There is a second storm surge coming from Katrina, and that is rising energy prices that have overwhelmed vulnerable families throughout this country.

In addition, my colleague from New Hampshire is proposing to fund this with an across-the-board cut. That across-the-board cut will disappear in conference. As Chairman Specter has pointed out, this bill is bare bones. When the conferees arrive and look at the funding for Head Start and look at...
funding for other critical programs. I do not think they are going to allow this supposed increase in LIHEAP funding. Also, we are paying for this LIHEAP increase by taking away valuable programs: 37,000 students in title I will be denied services because of these cuts. We are going to reduce IDEA spending. We are essentially robbing Peter to pay Paul, taking from some who need to give to others who need. That is not fair. It is not appropriate welfare.

This is an emergency. Just as the storm damage in the gulf was an emergency, this is an emergency. I urge support of the Reed-Collins amendment and opposition to the Gregg amendment.

I reserve the remainder of my time.

The PRESIDING OFFICER. Who seeks time?

The Senator from New Hampshire.

Mr. SPECTER. First off, I would note that the amount that is in my amendment is the exact amount which the Senator from Rhode Island asked of the Appropriations Committee less than a month ago. It is the exact amount that the Senator from Maine asked of the Appropriations Committee less than a month ago. It is the exact amount that 41 other Senators sent a letter to the Appropriations Committee and asked for relative to LIHEAP costs, low-income energy costs.

Why was that amount chosen? It was not picked out of the air. It was chosen because that is the amount necessary in order to hold harmless the various low-income energy programs across this country, in order to cover the costs of the increase of fuel oil estimated in September, which was actually at a higher cost level than today. So this actually will represent more money than is necessary in order to keep these programs whole. It will actually represent additional money. It represents over a 48-percent increase in funding. That is a rather dramatic increase.

In addition, this amendment that I have proposed is paid for. Our job should be to set priorities in this Congress. We should say, what is the priority? Well, I happen to think one of the priorities is making sure that senior citizens, people who live on fixed incomes, low-income individuals who are trying to heat their homes in this very difficult winter, with prices being high and with the winter already upon us—at least in New Hampshire we had some significant snow yesterday—that they will have the ability to have a program which covers those costs. But we should pay for it.

What have I suggested? I have suggested a less than 1 percent cut across the board in all the other programs in this bill. That is the logical and appropriate way to pay for this increase in funding which is needed, an increase which is the exact amount of money that was asked for by the Senator from Rhode Island, the Senator from Maine, and other Senators who felt the need, as I do, for a commitment in this account.

So it is a reasonable step. My bill is a reasonable action. I would also note one other thing. The Senator from Rhode Island and the Senator from Maine have offered an amendment which because it is so over the top from a budget standpoint, so outside the budget structure which we have, is subject to a budget point of order. As Budget chairman, I am fairly familiar with the way this works.

Those budget points of order are put in place to discipline ourselves, and of course it is to set priorities. My amendment is not subject to a budget point of order, an emergency point of order.

So let us remember that when we are voting on this, if my colleagues want to have a realistic chance of getting a significant increase in funding for the low-income energy program, they should vote for my amendment because it is only going to take 51 votes to pass it; whereas, the amendment from the other side will take 60 votes.

Remember that the number I have put into this amendment is the number which was put forward by the sponsors of the first amendment, and therefore it is a reasonable number. It is not an arbitrary number. It is a number that makes sense.

I reserve the remainder of my time.

The PRESIDING OFFICER. Who seeks recognition?

There is 2 minutes 49 seconds remaining.

The Senator from Iowa.

Mr. HARKIN. Mr. President, I thank the Senator from Rhode Island for yielding a couple of minutes.

Here they go again. Every year, Senators on that side of the aisle say they want to increase funding for LIHEAP and other things, but they want to take it out of other programs. These amendments are phony. These across-the-board cuts will never get passed into law.

My good friend from New Hampshire says: Well, it is just 1 percent or just 2 percent or whatever it might be. Let's take a look at what the Senator from New Hampshire's cuts really mean. He said it will not affect anybody. Well, it is a .98-percent cut. That does not sound like much, but in terms of No Child Left Behind, it means that 39,400 kids will not be served by title I. I guess they do not count. It means that we will cut special education by $315 million. It means that 9,300 Head Start kids will not get Head Start programs. That is why this amendment is phony. That is why we have to adopt the Reed amendment.

Again, the Senator from New Hampshire always said he wanted to increase funding for special education. Right now the Federal Government is paying 19.6 percent of the excess costs of special education. We are supposed to go to 40 percent. Under Senator Gregg's amendment, the share will drop to 17.8 percent. We will go in the wrong direction. So we will never reach the goal of full funding for special education if we adopt the amendment of the Senator from New Hampshire. So do not be fooled by these across-the-board cuts.

Mr. SPECTER. Mr. President, it is in order to raise a point of order as to the Reed amendment. Since I have spoken in favor of it, I ask my colleague, Senator CRAPO, to raise the technical point of order.

The PRESIDING OFFICER. The Senator from Idaho is recognized.

Mr. CRAPO. Mr. President, pursuant to section 402 of H. Con. Res. 95 of the 109th Congress—

The PRESIDING OFFICER. The Senator will cease. A budget point of order has to be raised at the conclusion of debate. It cannot be raised at this time.

Mr. CRAPO. I will withhold.

The PRESIDING OFFICER. Who yields time?

Mr. GREGG. What is the time status?

The PRESIDING OFFICER. There is 1 minute 5 seconds left to the Senator from New Hampshire, 38 seconds left to the Senator from Rhode Island.

Mr. GREGG. Mr. President, I will respond briefly—because I only have a minute, I will have to do it briefly—to the point of the Senator from Iowa.

What is happening is that we are suggesting that we should put approximately a $3 billion hole in the budget to pay for heating costs. Who is going to pay for that? Who is going to pay for it if we do not set the priorities here and offset the costs? I will tell you who is going to pay for it—our children are, because we have to go out and borrow that $3 billion. So what we are essentially saying is we are going to take $3 billion from our children to pay for heating costs this winter for seniors and other people who are on fixed incomes. We should be responsible for that here this year, not be passing it on to the next generation to pay that cost through a debt, financing it through debt.

Clearly, offsetting this spending makes sense, and my amendment does exactly that. It offsets it in a reasonable way, less than a 1 percent across-the-board cut, less than 1 percent in order to fund a very important program to assist seniors and other people who are on fixed incomes and low incomes.
The PRESIDING OFFICER. The Senator from Rhode Island is recognized.

Mr. REED. Mr. President, quickly, Senator Collins and Senator Gregg and I are trying to put more money in the State block grant program. Mr. President, $1 billion will not provide assistance in many States that need it now. Wisconsin and other States that are going to see a very difficult winter. Only by supporting our amendment will we reach all the States, all the people who need it. These cuts, as Senator HARKIN suggested, are illusory; they will not be made. Frankly, I don't think it is appropriate, when we are trying to help poor people in the winntertime to heat their homes, we think about offsets; we think about that when we are providing tax cuts for very wealthy Americans.

I urge passage of Reed-Collins and the rejection of the Gregg amendment.

The PRESIDING OFFICER. The Senator from Rhode Island.

Mr. REED. I move to waive the applicable section of that act for the purposes of the pending amendment. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second? There appears to be a sufficient second.

The yeas and nays were ordered.

The Senator from Pennsylvania.

Mr. SPECTER. I remind all our colleagues, under the unanimous consent agreement, we are now going to proceed to have five rollcall votes. The first will be 15 minutes and 5, the other four will be 10 and 5. Pursuant to our arrangements, the time limits will be enforced.

The PRESIDING OFFICER. The question is on agreeing to the motion. The yeas and nays have been ordered. The clerk will call the roll.

The assistant legislative clerk called the roll.

Mr. MCCONNELL. The following Senators were necessarily absent: the Senator from Alaska (Ms. MURKOWSKI) and the Senator from Alabama (Mr. SESSIONS).

Further, if present and voting, the Senator from Alaska (Ms. MUKOWSKI) would have voted “yea.”

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. CORZINE) is necessarily absent.

The yeas and nays resulted—yeas 54, nays 43, as follows:

The result was announced—yeas 54, nays 43, as follows:

[Rollcall Vote No. 270 Leg.]

YEARS—54

|----------|-------|-------|---------|------|-----------|-------|-----|-------|----------|-------|----------|-------|------|-------|-------|-------|-------|-------|-------|-------|----------|-------|-------|-------|----------|-------|-------|-------|----------|-------|-------|-------|----------|-------|-------|-------|----------|-------|-------|-------|----------|-------|-------|-------|

YEARS—49


YEARS—3

| Corzine | Murkowski | Sessions |

The PRESIDING OFFICER. On this vote, the yeas are 54, the nays are 43. Three-fifths of the Senators, duty chosen and sworn not having voted in the affirmative, the motion is rejected. The point of order is sustained, and the emergency designation is removed.

Mr. SPECTER. Mr. President, I move to reconsider the vote, and I move to lay that motion on the table. The motion to lay on the table was agreed to.

AMENDMENT NO. 219, AS FURTHER MODIFIED

Mr. SPECTER. Mr. President, I raise a point of order under section 302(f) of the Congressional Budget Act that the amendment provides budget authority outlays in excess of the subcommittee’s 302(b) allocation for fiscal year 2006, and it is not in order.

The PRESIDING OFFICER. The point of order is sustained. The amendment falls.

Mr. SPECTER. Mr. President, we were 3 minutes over on that vote. We will try to hold this next vote in line with 15 minutes, as the unanimous consent agreement provided a 10-minute vote with an additional 5 minutes.

AMENDMENT NO. 2253

We are now proceeding to vote on Gregg amendment No. 2253.

The PRESIDING OFFICER. There is now 2 minutes of debate equally divided on the Gregg amendment.

The PRESIDING OFFICER. The Senator from New Hampshire.

Mr. GREGG. Mr. President, I simply note that this amendment increases the funding for the low-income assistance program by $1.27 billion, which is the number 41 Senators asked for the amount of increase. That means the program will effectively have been increased by about 48 percent. It will allow for the program to be held harmless, and, in fact, it will probably put extra money into the program beyond holding harmless.

Moreover, this amendment is funded by cutting valuable programs—Head Start, education for disabled Americans, a host of programs—that cannot be cut.

As our chairman and ranking member said, this amendment probably will be disregarded in conference because they will not fund but be taking away what very little exists already—title I, Head Start, and a host of other programs.

I urge my colleagues to reject this amendment. We will try again for a real LIHEAP amendment.

Mr. GREGG. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second. The yeas and nays were ordered.

The PRESIDING OFFICER. The legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. CORZINE) is necessarily absent.

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 46, nays 53, as follows:

[Rollcall Vote No. 271 Leg.]
Mr. DURBIN. I announce that the Senator from New Jersey (Mr. CORZINE) is necessarily absent.

The yeas and nays resulted—(Rollar Call Vote No. 272 Leg.)

YEAS—47

Akaka        Daschle        Lugar
Alexander     Dole          Merrill
Allard        Domenici       Murray
Allen         Ensign         Nelson (NE)
Bennet        Reed
Bond          Frist          Sessions
Brownback     Graham         Smith
Burns         Gregg          Specter
Burk          Hagel          Stevens
Chambliss     Hatch          Sununu
Cuburn        Hatchett       Talent
Cochran       Imhof          Thomas
Coleman       Isakson         Thune
Conrad        Kyl
Conyn         Lott
Craig         Martinez        Voinovich
Crapo         McNuin         Warner
DeMint        McConnell

NOT VOTING—1

Corzine

The amendment (No. 2253), as modified, was rejected.

The PRESIDING OFFICER. There will now be, by previous consent, 2 minutes of debate equally divided on the Dodd amendment.

The Senator from Connecticut.

Mr. DODD. Mr. President, we discussed this amendment sometime ago. In the past, I have offered amendments to fully fund Head Start. This amendment does not do that. This amendment adds $153 million specifically to deal with the inflation that will affect the cost of the 19,000 Head Start Programs across the country.

There are 900,000 children in Head Start. If this amendment is not adopted, the estimates are that 20,000 to 25,000 children will be dropped from the Head Start Program across our country.

We all know that a Head Start child is more likely to finish school, less likely to end up in the juvenile justice system, less likely to be a substance abuser, less likely to become a teenage parent. We know it is not perfect, but after 40 years, Head Start works. This is not to expand the program, but let us not lose the children today who are part of that program.

I urge the adoption of this amendment.

The PRESIDING OFFICER. Who seeks recognition?

The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, the Head Start Program is very valuable. It has received priority attention from our subcommittee. We more than doubled Head Start between fiscal year 1994 and fiscal year 2004. Regrettably, there are no funds to stretch further.

If the Senator from Connecticut had an offset, wanted to discuss priorities, I would have been glad to do that. But we have to work within the budget. Therefore, with great reluctance, I have raised the point of order.

Mr. President, it should be noted that the last vote was less than 13 minutes. I would ask all of my colleagues to stay in the Chamber. We now have another 10-minute vote, with a 5-minute extension.

I yield the floor.

The PRESIDING OFFICER. The question is on agreeing to the motion to waive the Budget Act. The yeas and nays have been ordered. The clerk will call the roll.

The assistant legislative clerk called the roll.

Mr. SPECTER. Mr. President, regular order. I hate to interrupt my colleague from Virginia, but we have a unanimous consent request to proceed with—

Mr. WARNER. I reserved the right to object and I ask the respect of the manager to allow me to state my case. I thank the distinguished Senator.

He graduated from Howard University in 1936, classmate of Thurgood Marshall and Appellate Judge Spottswood Robinson. He graduated from Howard Law School first in his class and then, with no real opportunities for African-American attorneys in the District of Columbia, served as chief research assistant to Ralph Bunche, who later won the Nobel Prize. From 1943 to 1947, he was in the Army and rose to the rank of lieutenant colonel during World War II. He was a criminal defense attorney, Assistant U.S. Attorney, the first African American ever to be an Assistant U.S. Attorney in the Nation’s Capitol. I was privileged to be in the U.S. Attorney’s Office during some of his tenure there and worked with him. He was a teacher to me and many others. He was appointed to the U.S. District Court in 1965. In 1977, he was appointed the first African American to be chief judge of the U.S. District Court.

Now at the age of 94, Judge Bryant is serving as a Senior Judge on the United States District Court for the District of Columbia. This man, like Rosa Parks, suffered from discriminatory practices and persevered, therefore breaking new ground for African-Americans to come. When he first began trying cases as an Assistant U.S. Attorney in 1951 the Bar Association of D.C. did not allow African-American members. William Bryant, while trying cases in District Court was unable to access the law library at the Courthouse like his white colleagues. Despite the obstacles, William Bryant succeeded.

Over the years this man has been a fixture at that courthouse, first trying cases, and for the past 40 years, hearing them as a judge. The D.C. Bar and his colleagues have unanimously endorsed the legislation I offer today as a tribute to this man’s truly extraordinary life, legendary career, and service to this nation’s judicial system.

However, there are rules in the Environment and Public Works Committee which do not permit courthouses to be named for living or sitting judges. But it is interesting, before the current Chairman of the Committee took over, the rule was waived in certain cases. I am aware of more than 20 instances where this discretion was used to name Courthouses for living and sitting judges. As a matter of fact, I know of some instances where Members of this Chamber have gotten around the rule by attaching naming resolutions to bills, other legislation of the Senate. We can all agree that Rosa Parks is deserving of the recognition to have a building named after her. Today I ask
VerDate Mar 15 2010 21:24 Jan 30, 2014 Jkt 081600 PO 00000 Frm 00041 Fmt 0624 Sfmt 0634 E:\2005SENATE\S26OC5.REC S26OC5mmaher on DSKCGSP4G1 with SOCIALSEC

Ms. STABENOW. Yes, Mr. President. I ask unanimous consent to modify my request to include the Warner amendment.

The PRESIDING OFFICER. Is there objection?

Mr. INHOFE. Mr. President, reserving the right to object, let me state the position we have on the committee. I have chaired this committee for 3 years. The distinguished Senator from Virginia knows—he used to chair the same committee, as did the minority leader—we have a rule that we don't name courthouses after anyone who is living. I am going to object to this. However, if you want to have a vote on this, I will record myself as opposing it because I am not going to break the record. I think it is a good rule to keep. That is my position.

The PRESIDING OFFICER. Is there objection?

The Senator from Missouri.

Mr. BOND. Reserving the right to object, Mr. President, the Rosa Parks naming and the Bryant naming are very important measures. I would support both of them. But I believe as long as we have this rule in the committee, unless the committee will change the rule, I would be happy to join with my colleague from Virginia in suggesting a change in the rule to permit.

Mr. WARNER. If I could ask my distinguished colleague, were you not confronted with the same dilemma several years ago and managed to get a courthouse named for a sitting judge in your State by action of the Appropriations Committee?

Mr. BOND. What was the judge's name?

Mr. WARNER. I have talked to the Administrative Office of the Courts, and I will get that answer to the Senator.

Mr. BOND. I must renew my objection. I look forward to a discussion with the distinguished Senator from Virginia.

The PRESIDING OFFICER. Is there objection to the unanimous consent request?

Mr. INHOFE. I object.

The PRESIDING OFFICER. Objection is heard.

Ms. STABENOW. Mr. President, I renew my request to pass that. Rosa Parks is one of the great civil rights leaders of our time, a great heroine who has now passed away at the age of 92. She deserves this recognition. I very much hoped that we could have a unanimous vote in support of honoring this very important woman.

The PRESIDING OFFICER. Is there objection to the unanimous consent request?

Mr. INHOFE. I object.

The PRESIDING OFFICER. Objection is heard.

Mr. INHOFE. Mr. President, there is an easy way out of this. Let's don't make it complicated. Let's go ahead. He will have an amendment to this bill, have a vote on that. I will record myself as voting no. It will pass. I am sure it will pass. Everybody agrees, as far as Judge Bryant and Rosa Parks are concerned, that we want this to happen today. But I will object to that in terms of UCing it. I want to have a vote, and I will record no. That solves the problem.

The PRESIDING OFFICER. The minority leader.

Mr. REID. If we had a voice vote, the distinguished chairman of the committee could still be recorded as voting no; is that correct?

The PRESIDING OFFICER. That is correct.

Mr. WARNER. If I understand, has the Senator amended her request to accept my amendment?

Ms. STABENOW. Yes, I did do that. There was an objection to that. So I renewed my unanimous consent request for the Rosa Parks Federal Building.

Mr. WARNER. I have to object if the Warner amendment is not included in the unanimous consent agreement.

Ms. STABENOW. I will be happy to include a revised unanimous consent for Senator Warner.

Mr. REID. She has included yours.

Mr. WARNER. Fine. I thank the Senator.

Mr. DOMENICI. Reserving the right to object, I will not object, but I want to say, this debate has everybody on this floor thinking about what is going on with reference to other things being held up by this Senate on holds that we don't even know the name of the person holding them. This is not this issue, but there are many of them. I have the Deputy Secretary of Interior for 7 months waiting to be confirmed, and there is some hold somewhere. I think we ought to all begin to understand that that has to stop. Today reminds me that I am going to be looking at it, and perhaps I will stop every bill until we get some of these that are being held up for no reason to be released. I hope this one succeeds. Mr. SPECTER. Parliamentary inquiry.

The PRESIDING OFFICER. Is there objection to the request?

Mr. SPECTER. Mr. President, are we considering the appropriations bill for Labor-Health and Human Services-Education?

The PRESIDING OFFICER. The Senator is correct. We are. We have a unanimous consent request.

Mr. SPECTER. Are we under a unanimous consent agreement binding this Senate to proceed with five consecutive votes?

The PRESIDING OFFICER. We are. Mr. SPECTER. I was prepared to listen for a while. But this has gone on, and we are having more collateral issues. I press my request for regular order.

The PRESIDING OFFICER. Is there objection to the request for regular order?

Mr. REID. There is a unanimous consent request pending before the Senate at this time.

Mr. INHOFE. I have already objected to the unanimous consent request.

The PRESIDING OFFICER. There is objection to the unanimous consent request.

Mr. SPECTER. Parliamentary inquiry: Does a call for regular order require unanimous consent? Regular order means the order has been decided to proceed. I insist on the regular order.

The PRESIDING OFFICER. The Senator is correct.

There are now 2 minutes of debate equally divided on the Clinton amendment No. 2292.

Mr. SPECTER. Mr. President, regular order.

The PRESIDING OFFICER. Who yields time on the Clinton amendment?

The minority leader.

Mr. REID. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. REID. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. REID. Mr. President, I ask unanimous consent that Calendar No. 260, the Rosa Parks Federal Building, be referred to the Committee on Appropriations in addition to the Committee on the Budget, and that the Committee on Appropriations have the right of the Committee on the Budget to consider a bill providing for the naming of the Rosa Parks Federal Building located at 201 United States Courthouse, Washington, District of Columbia, and for the naming of the Barrett Prettyman Federal Building located at 333 Constitution Avenue Northwest in the District of Columbia.

Mr. WARNER. If I understand, has the Senator amended her request to accept my amendment?

Ms. STABENOW. Yes, I did do that. There was an objection to that. So I renewed my unanimous consent request for the Rosa Parks Federal Building.

Mr. WARNER. I have to object if the Warner amendment is not included in the unanimous consent agreement.

Ms. STABENOW. I will be happy to include a revised unanimous consent for Senator Warner.

Mr. REID. She has included yours.

Mr. WARNER. Fine. I thank the Senator.

Mr. DOMENICI. Reserving the right to object, I will not object, but I want to say, this debate has everybody on this floor thinking about what is going on with reference to other things being held up by this Senate on holds that we don’t even know the name of the person holding them. This is not this issue, but there are many of them. I have the Deputy Secretary of Interior for 7 months waiting to be confirmed, and there is some hold somewhere. I think we ought to all begin to understand that that has to stop. Today reminds me that I am going to be looking at it, and perhaps I will stop every bill until we get some of these that are being held up for no reason to be released. I hope this one succeeds.

Mr. SPECTER. Parliamentary inquiry.

The PRESIDING OFFICER. Is there objection?

Mr. REID. I ask for a voice vote, Mr. President.

Mr. INHOFE. Mr. President, what I would like to do is urge the adoption of the Warner amendment to the underlying bill.

Mr. REID. That is what I tried to do. That is what I did do.

Mr. INHOFE. All right. Let’s do it by voice vote.

The PRESIDING OFFICER. The question is on passage of the bill, as amended.

The amendment (No. 2330) was agreed to, as follows:

(Purpose: To designate the annex to the E. Barrett Prettyman Federal Building and United States Courthouse located at 333 Constitution Avenue Northwest in the District of Columbia as the "Rosa Parks Building").
of Columbia as the “William B. Bryant Annex”)

At the appropriate place, insert the following:

SEC. 3. DESIGNATION OF WILLIAM B. BRYANT ANNEX.

The annex, located on the 290 block of 3rd Street Northwest in the District of Columbia, to the E. Barrett Prettyman Federal Building and United States Courthouse located at Constitution Avenue Northwest shall be known and designated as the “William B. Bryant Annex”.

Provided that any reference in a law, map, regulation, document, paper, or other record of the United States to the annex referred to in this section shall be deemed to be a reference to the “Rosa Parks Federal Building”.

SEC. 4. REFERENCES.

Any reference in a law, map, regulation, document, paper, or other record of the United States to the annex referred to in section 1 shall be deemed to be a reference to the “Rosa Parks Federal Building”.

The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.

The PRESIDING OFFICER. The motion to lay on the table was agreed to.

Mr. LEAHY. Mr. President, Rosa Parks and Judge William B. Bryant are two venerable figures in our Nation’s history. I am proud that the Senate agreed to.
The PRESIDING OFFICER. On this vote, the yeas are 46, the nays are 53. Three-fifths of the Senators duly chosen and sworn not having voted in the affirmative, the motion is rejected. The point of order is sustained, and the amendment falls.

Mr. SPECTER. I move to reconsider the vote.

Mr. HARKIN. I move to lay that motion on the table. The motion to lay on the table was agreed to.

AMENDMENT NO. 2232

The PRESIDING OFFICER. There will be 2 minutes equally divided before a vote on the Coburn amendment No. 2232.

The Senator from Oklahoma.

Mr. COBURN. Mr. President, I have an amendment that will transfer $60 million to save the lives of people who are infected with HIV. There is no question where I get this money. It is a good goal. Enhancing the CDC, the buildings, the development of that, is all good. We have been on a fast track to do that in 5 years. That ought to continue.

What I am saying with this amendment is, since this amount is eight times what the President requested, we ought to put saving lives right now in this country at this time ahead of all good. We have been on a fast track to do that in 5 years. That ought to continue.

I look forward to working with Senator Coburn soon on the reauthorization of the ADAP program as well as reauthorization of the other vital programs in the Ryan White CARE Act. We need to expand our commitment to the whole of the CARE Act programs so we can improve lives of people living with HIV and AIDS.

But this amendment isn't the right approach. It is irresponsible and dangerous. It proposes to increase funding for the ADAP program by cutting our investment in the Centers for Disease Control—the frontline Federal agency in the battle against bioterrorist threats and avian flu that threaten the health and safety of all Americans. In the past they fought and protected us from the SARS virus and their expertise is often called upon to protect others across the world from Ebola and other deadly viruses.

Senator Coburn has outlined the need for modern facilities for the CDC. They cannot fight 21st century threats in 20th century buildings.

It is wrong to cut $60 million from CDC construction appropriations at this time when so many public health threats are converging on us and I urge all my colleagues to vote against the Coburn amendment.

The PRESIDING OFFICER. Who yields time in opposition?

The Senator from Iowa.

Mr. SPECTER. Time is yielded to the Senator from Georgia.

The PRESIDING OFFICER. The Senator from Georgia.

Mr. CHAMBLISS. Mr. President, I rise in opposition to this amendment.

While I agree with the need to continue to fight AIDS, the program to which this money is transferred.

The PRESIDING OFFICER. Who yields time in opposition?

Mr. SPECTER. The Senator from Georgia has the time.
The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To provide funding for the AIDS Drug Assistance Program within the Health Resources and Services Administration)

At the appropriate place in title II, insert the following:

SEC. __. _21ST CENTURY COMMUNITY LEARNING CENTERS._

(a) FUNDING INCREASE.—In addition to amounts otherwise appropriated under this Act, there is appropriated $51,900,000 for 21st century community learning centers under part B of title IV of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7171 et seq.).

(b) OFFSET FROM TITLE I DEPARTMENTAL MANAGEMENT.—In addition to amounts otherwise appropriated under title I under the heading "DEPARTMENTAL MANAGEMENT" for salaries and expenses shall be reduced by $51,900,000.

Mr. DURBIN. I ask unanimous consent that the amendment be set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

The Senator from New Mexico.

AMENDMENT NO. 2259

Mr. BINGAMAN, Mr. President, I call up amendment No. 2259 for Senator Smith and myself.

The PRESIDING OFFICER. Without objection, the Clerk will report.

The legislative clerk read as follows:

The Senator from New Mexico (Mr. BINGAMAN), for Mr. SMITH and myself.

Mr. DURBIN. I ask unanimous consent that the amendment be set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. Without objection, it is so ordered.

According to a recent report issued by the National Science Foundation, the scientific and technical building blocks of this Nation’s economic strength are eroding at a time when many other Nations are gathering strength. In no uncertain terms, the NAS Committee on Prospering in the Global Economy of the 21st Century expressed “fear” that our ability to lead in science and technology can be lost abruptly, and that once lost, it may be very difficult to regain, if at all.

The NAS report issued a number of recommendations to strengthen the economic security of this country. Among the highest priorities, the NAS urged that we increase America’s talent pool by vastly improving K-12 mathematics and science education. My amendment seeks to do that by increasing funding available for advanced placement programs.

According to the NAS report, the vast majority of students in this country will never take an advanced math or science course while in high school. Evidence shows, however, that the intensity and rigor of a student’s high school coursework is directly related to the student’s success in college and beyond. Students who take a solid college prep curriculum are less likely to need remedial classes, and are more likely to earn a college degree.

In fact, evidence shows that the intensity and quality of a high school curriculum is the greatest measure of completion of a bachelor’s degree. Importantly, studies also show that not only do college-bound students benefit from rigorous courses, but that all students benefit from more rigorous coursework.

Accordingly, it is critical that all of our young people have access to rigorous coursework in secondary school in order to meet the demands of post secondary education and a competitive workforce.

NAS urges us to expand the pipeline—increase the number of students
taking advanced science and math courses, such as AP–IB. Accordingly, we must create additional opportunities and incentives for middle-school and high-school students to pursue advanced work in math and science. NAS recommends quadrupling the number of students taking AP–IB math or science courses to 4.5 million by 2010.

Moreover, I believe we all know that the quality of the teaching force is paramount to improving student achievement. A great teacher can not only motivate a student but can develop that student’s analytical, and problem-solving skills, or mastery of a particular subject, but can motivate a student to pursue a career in the field.

Unfortunately, this country is facing a shortage of highly qualified math and science teachers.

According to the NAS report, the vast majority of high school students in this country are being taught science and math by teachers without certification in the subject or in the subject being taught. In fact, a U.S. high school student has a 70 percent chance of being taught English by a teacher with a degree in English while the same student has about a 40 percent chance of being taught chemistry by a teacher with a degree in chemistry.

The NAS report recommended that we strengthen the skills of 250,000 teachers through training and educational programs. One of the critical steps in reaching that goal is through increased training for instructors in the Advanced Placement or International Baccalaureate—AP–IB—Programs. NAS recommended that we train an additional 150,000 AP–IB and pre AP–IB instructors to teach advanced courses in math and science.

The FY 06 Labor-HHS-Education Appropriations bill presents a critical opportunity to begin implementing some of the recommendations. We must invest in our economic security of this great country.

This amendment seeks to increase funding for advanced placement programs in the underlying bill by $18.5 million, to a total of $31.5 million. This level of funding, which is the same as the level requested by the administration, would help train additional AP–IB teachers, and help more low-income students take AP–IB courses.

NAS recommends we invest in excess of $400 million to achieve these goals. Therefore, this amendment only represents a down payment, however, toward meeting the committee’s recommendation, but would demonstrate our commitment to our children and grandchildren that we do not take their prosperity and security for granted.

The NAS advises us to prepare with great urgency to preserve this Nation’s strategic and economic security. By investing in AP, we can provide the foundation for students to be internationally competitive. This amendment is a step in that direction, and I urge my colleagues to support this amendment.

Mr. BINGAMAN. I ask that the amendment be set aside. The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENT NO. 2219

Mr. BINGAMAN. Mr. President, I call up amendment No. 2219.

The PRESIDING OFFICER. Without objection, the clerk will report.

The legislative clerk read as follows:

The Senate from New Mexico [Mr. BINGAMAN] proposes an amendment numbered 2219.

Mr. BINGAMAN. I ask unanimous consent the reading of the amendment be dispensed. The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To increase funding for school dropout prevention)

At the end of title III (before the short title), insert the following:

Sec. 325. (a) In addition to amounts otherwise appropriated under this Act, there is appropriated, out of any money in the Treasury not otherwise appropriated, an additional $4,900,000 to carry out part H of title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6316 et seq.). (b) Notwithstanding any other provision of this Act, the amounts made available for administrative expenses and salaries for the school dropout prevention purposes under this Act shall be reduced by $4,900,000.

Mr. BINGAMAN. Mr. President, I ask unanimous consent that Senators REID, KENNEDY, CLINTON, DODD, and SALAZAR be added as cosponsors of this amendment.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BINGAMAN. This is an amendment to maintain current funding for the school dropout prevention program that is authorized under No Child Left Behind. The underlying bill would completely eliminate funding for dropout prevention, which I think would be a terrible mistake. This amendment is essential in order that that not occur.

According to the NAS report, the vast majority of high school students take AP–IB programs. NAS recommended that we train an additional 150,000 AP–IB and pre AP–IB instructors to teach advanced courses in math and science. NAS recommended that we train an additional 150,000 AP–IB and pre AP–IB instructors to teach advanced courses in math and science.

The FY 06 Labor-HHS-Education Appropriations bill presents a critical opportunity to begin implementing some of the recommendations. We must invest in our economic security of this great country.

This amendment seeks to increase funding for advanced placement programs in the underlying bill by $18.5 million, to a total of $31.5 million. This level of funding, which is the same as the level requested by the administration, would help train additional AP–IB teachers, and help more low-income students take AP–IB courses.

NAS recommends we invest in excess of $400 million to achieve these goals. Therefore, this amendment only represents a down payment, however, toward meeting the committee’s recommendation, but would demonstrate our commitment to our children and grandchildren that we do not take their prosperity and security for granted.

The NAS advises us to prepare with great urgency to preserve this Nation’s strategic and economic security. By investing in AP, we can provide the foundation for students to be internationally competitive. This amendment is a step in that direction, and I urge my colleagues to support this amendment.

Mr. BINGAMAN. I ask that the amendment be set aside. The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENT NO. 2262

Mr. BINGAMAN. Mr. President, I call up amendment No. 2262.

The PRESIDING OFFICER. Without objection, the clerk will report.

The assistant legislative clerk read as follows:

The Senate from New Mexico [Mr. BINGAMAN] proposes an amendment numbered 2262.

The amendment is as follows:

(Purpose: To increase funding for school dropout prevention)

At the end of title III (before the short title), insert the following:

Sec. 325. (a) In addition to amounts otherwise appropriated under this Act, there is appropriated, out of any money in the Treasury not otherwise appropriated, an additional $4,900,000 to carry out part H of title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6316 et seq.). (b) Notwithstanding any other provision of this Act, the amounts made available for administrative expenses and salaries for the school dropout prevention purposes under this Act shall be reduced by $4,900,000.

Mr. BINGAMAN. Mr. President, I ask unanimous consent that Senators REID, KENNEDY, CLINTON, DODD, and SALAZAR be added as cosponsors of this amendment.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BINGAMAN. This is an amendment to maintain current funding for the school dropout prevention program that is authorized under No Child Left Behind. The underlying bill would completely eliminate funding for dropout prevention, which I think would be a terrible mistake. This amendment is essential in order that that not occur.

According to the NAS report, the vast majority of high school students take AP–IB programs. NAS recommended that we train an additional 150,000 AP–IB and pre AP–IB instructors to teach advanced courses in math and science. NAS recommended that we train an additional 150,000 AP–IB and pre AP–IB instructors to teach advanced courses in math and science.

The FY 06 Labor-HHS-Education Appropriations bill presents a critical opportunity to begin implementing some of the recommendations. We must invest in our economic security of this great country.

This amendment seeks to increase funding for advanced placement programs in the underlying bill by $18.5 million, to a total of $31.5 million. This level of funding, which is the same as the level requested by the administration, would help train additional AP–IB teachers, and help more low-income students take AP–IB courses.

NAS recommends we invest in excess of $400 million to achieve these goals. Therefore, this amendment only represents a down payment, however, toward meeting the committee’s recommendation, but would demonstrate our commitment to our children and grandchildren that we do not take their prosperity and security for granted.

The NAS advises us to prepare with great urgency to preserve this Nation’s strategic and economic security. By investing in AP, we can provide the foundation for students to be internationally competitive. This amendment is a step in that direction, and I urge my colleagues to support this amendment.
Mr. BINGAMAN. I ask unanimous consent the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: Funding for education programs serving Hispanic students)

At the end of title III (before the short title), insert the following:

SEC. 11898. INCREASED FUNDING FOR EDUCATION PROGRAMS SERVING HISPANIC STUDENTS.

(a) MIGRANT EDUCATION.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $9,600,000 for the education of migratory children under part C of title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 681 et seq.).

(b) ENGLISH LANGUAGE ACQUISITION.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $133,000,000 for English as a second language programs and civics education programs under part A of title III of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6811 et seq.).

(c) HEP/CAMP.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $5,700,000 for the High School Equivalency Program and the College Assistance Migrant Program under section 418A of the Higher Education Act of 1965 (20 U.S.C. 1070d-2).

(d) SCHOOL Dropout PREVENTION.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $5,000,000 for school dropout prevention programs under part H of title I of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 6391 et seq.).

(e) ESL/CIVICS PROGRAMS.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $6,500,000 for English as a second language programs and civics education programs under the Adult Education Act (20 U.S.C. 9201 et seq.).

(f) PARENT ASSISTANCE and LOCAL FAMILY INFORMATION CENTERS.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, an additional $13,000,000 for the Parent Assistance and Local Family Information Centers under subpart 16 of part D of title V of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7273 et seq.).

(g) HISPANIC-SERVING INSTITUTIONS.—In addition to amounts otherwise appropriated under this Act, there are appropriated, out of any money in the Treasury not otherwise appropriated, $9,900,000 for Hispanic-serving institutions under title V of the Higher Education Act of 1965 (20 U.S.C. 1101 et seq.).

Mr. BINGAMAN. Mr. President, I ask unanimous consent that Senator SALAZAR be added as a cosponsor of this amendment.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BINGAMAN. Mr. President, let me speak for just for a very few minutes on this amendment. Then I see there are other Senators seeking recognition. I will not delay them long.

This is a very important amendment on which I will request we actually have a rolcall vote tomorrow. It is an amendment to invest an additional $60 million in eight different programs, in a combination of eight different programs. They are very important to the Hispanic community in this country. The eight programs are migrant education, English as a second language, the High School Equivalency Program, the College Assistance Migrant Program, Dropout Prevention, English as a Second Language Programs, local family information centers, and Hispanic-serving Institutions Program.

The amendment is strongly supported by the Hispanic Education Coalition, which is an ad hoc coalition of national organizations dedicated to improving educational opportunities for more than 40 million Hispanics living in the United States, including groups such as the National Council of La Raza, HACU, and MALDEF. The National PTA is also a very strong supporter of this amendment.

The Title I Migrant Education Program was established to provide a compensatory education program designed to deal with the difficulties encountered by children of migrant workers.job on which I will request we actually chế. These children attend three or four schools in a single school year.

They have a great need for coordination of educational services among the States and local districts where they live. The amendment strengthens the Title I Migrant Education Program so that they can achieve high levels of success both in and outside of school.

The U.S. Department of Education reports that more than 750,000 students were identified as eligible for the program in fiscal year 2001. Additional funds are necessary to ensure that these children are able to meet the challenges mandated by the No Child Left Behind Act. This amendment will provide an additional $9.6 million in needed funding.

This amendment would also increase funding to States and local school districts in order to ensure that as many of the 5.5 million children with limited English skills as possible learn English, develop high levels of academic attainment, and meet the same challenging State academic standards as all children.

Title III is a formula grant program that distributes funding to all 50 States based on the number of limited English proficient, LEP, and recent immigrant students. The funds are used for developing effective language acquisition programs; training for bilingual/ESL teachers and regular teachers and educational personnel; parent involvement; and providing services for recently arrived immigrant students.

This amendment requests an additional $10.3 million for Language Acquisition Grants, which restores the program’s funding to its fiscal year 2003 level.

This amendment would also increase funding to States and local school districts in order to ensure that as many of the 5.5 million children with limited English skills as possible learn English, develop high levels of academic attainment, and meet the same challenging State academic standards as all children.

The amendment provides an additional $5.7 million for these programs.

Support for Dropout Prevention is even more significant when considering that the primary source of Federal funding for public schools, authorized by the No Child Left Behind Act, NCLB, focuses mainly on elementary schools. More than 90 percent of Title I funds—the principal NCLB program—are directed to elementary schools. Such an emphasis on elementary education is necessary and appropriate, but equally important is continuing an investment of resources throughout the education continuum in order to meet the needs of middle level and high school students.

The Dropout Prevention program is the only Federal program actively working to reduce the Nation’s dropout rates, and, as recent headlines tell us, it is a problem that is far more severe than previous data indicated.

A report by the Urban Institute finds that only 68 percent of all students in the public high school class of 2001 graduated. Furthermore, it states that only 50 percent of all black students and 53 percent of Hispanic students graduate. Nearly half of all black and Hispanic students drop out of high school. This is a problem that has reached enormous proportions. The Dropout Prevention program was
eliminated in this legislation. This amendment restores $35 million to this program.

The Local Family Information Centers program was authorized under the No Child Left Behind Act to provide parents of students, including English language learners, with information about their children’s schools so that they can help their children to meet the high standards we have set under NCLB.

The Local Family Information Centers also help parents to hold their local and State school officials accountable and become more involved in their children’s education. This amendment would increase funding for these centers by $13 million.

The need for increased funding for English as a Second Language, ESL, is evident by the growing demand for services and the lack of resources to meet that need.

Enrollment in Adult ESL has increased 105 percent over the past 10 years, yet there is a lack of programs and funding to ensure that all who desire to learn English have access to appropriate services.

Currently, community-based organizations piece programs together with volunteer labor and facilities. The need for more targeted services is overwhelming. Demand for English-language instruction far outweighs supply, waiting lists for classes typically range from months to years, and many States do not have the capacity to meet the demand.

The current $70 million in funding is insufficient to meet the enormous demand for ESL services. As the labor market continues to require English-proficient labor, investing in ESL programs will strengthen the labor pool and return a more versatile productive workforce. This amendment provides an additional $6.5 million for ESL programs.

Currently, 35 percent of Hispanics are under the age of 18. The Educational Testing Service has projected the U.S. higher education system will grow by 3.5 million additional students by 2015 and that nearly 40 percent of these new students will be Hispanic. HSIs serve the largest concentrations of the Nation’s youngest and largest ethnic population.

The impending emergence of more than 2 million new HSIs, mostly in California, Texas, Florida, New Mexico and Illinois, in the next few years and the rapid growth of the Hispanic college-age population underscore the urgency for immediate, major, and sustained increases in Title V funding.

At a time when the current labor force is reaching retirement age in substantial numbers, Hispanics already represent one of every three new workers joining the U.S. labor force, according to the U.S. Bureau of Labor Statistics. By 2025, the Bureau projects that one of two new workers joining the U.S. labor force will be Hispanic. This amendment would provide an additional $9.9 million in assistance to these great institutions.

We must do everything possible to provide every child with the best education we can. This amendment would provide small, but much-needed in- tervening years appropriate for making a difference in the lives of millions of children. I urge my fellow Senators to support these greatly needed programs by providing them with the proper resources. I will seek some additional time tomorrow before we actually have a vote on the amendment in order to further explain to my colleagues the reasons this amendment needs to be adopted.

I yield the floor.

The PRESIDENT pro Tempore. The Senator from Florida.

Mr. MARTINEZ. Mr. President, I ask unanimous consent to speak as in morning business for 5 minutes regarding the hurricane in Florida.

The PRESIDENT pro Tempore. Without objection, it is so ordered. The Senator is recognized.

HURRICANE WILMA DAMAGE

Mr. MARTINEZ. Mr. President, I rise today to address an issue that unfortunately has become all too familiar to us Floridians, which is the devastating ravages of yet another storm that has hit our coastal zone and particularly the State of Florida.

I have just returned from the State of Florida, from south Florida, having traveled with our Senator from Florida, Nelson. I also traveled around with Members of the Congress, with LIEZANA ROS-LEHTINEN, Congressman LINCOLN DIAZ-BALART, Congressman MARIO DIAZ-BALART, and Congressman CLAY SHAW.

We went first to Miami, Dade County, where we visited the emergency operations center. There we were able to get a briefing and an update from people on the ground about the situation there. Unfortunately, there, and then again in Broward County and Fort Lauderdale where we further visited, the situation seems to be somewhat the same.

There is widespread damage to people’s homes and places of business, but the most important and most pervasive problem seems to be the very severe loss of electrical power.

In addition to the electrical power, there is a combination in some of the places which also has to do with problems of potable water.

As I stand here, there are still 2.8 million people in Florida without electricity. Nearly 6 million people were without power Tuesday morning. We are making some progress, thanks in part to the contributions of other States that have responded to this emergency. More than 5,000 people from neighboring States are actively working to restore power in the lower peninsula.

Damage in Florida not only began in the area of Naples and Marco Island on the west coast, but then it traveled across the rural area of our State, across the Everglades and slammed in an angling way, covering the Florida Keys before it ever reached the mainland, and then Miami, Dade County, Broward County, Palm Beach County, exiting out in the area of Palm Beach. That is the order they have come to without power. I am hopeful that this figure will be dropping substantially in the next several days. That will be good news if it happens. In the meantime, there is an area of great concern. The water has to do with provisions so people will have access resources necessary to restock and obtain water and food supplies.

Banks are closed. The schools in many ways would be ready to reopen in a matter of a couple of days, but they have no power. Hospitals are working on generators; however, there is concern that these generators will begin to start running low on fuel and there is also the “boil water” order given to the people of south Florida. In counties that are, frankly, having problems with water pressure issues.

There are substantial relief efforts in progress. There have been a few glitches along the way. Yesterday, there were long lines of exasperated people, which is understandable in the first 48 hours following a category 3 hurricane that hit with well over 100-mile-an-hour winds in some of the most populated areas of the State of Florida. We commend our Governor, Jeb Bush, for his preparation before the storm ever reached our shores and for the good cooperation that local government has been given throughout the State. Even though we have all heard reports of long lines at these distribution points and that we have run out of supplies too soon, the system is working and will be working even better in the coming hours. Improvements have been made over the last 24 hours, and we believe more improvements will be made in a very short time.

I also commend our Florida National Guard. The Florida National Guard, time and again, has answered the call as we have faced storm after storm in the State of Florida. Right now we have over 4,000 members of the Guard who have been activated, helping to distribute food and material and assisting local law enforcement and patrolling areas, assisting local law enforcement. More troops are being called up, I understand. There are curfews in effect throughout south Florida, and it is a big task to enforce these curfews. Floridians are...
following the instructions and local government officials were pleased to report to us how well Floridians were responding to the call for curfew. We hope this will continue because the curfews will need to be in effect for ongoing recovery. I hope the same level of cooperation will be seen.

FEMA is on the ground in Florida. In addition to helping to provide for immediate needs, the administrators have approved individual assistance for 10 Florida counties covering an estimated 6.5 million people in the State of Florida. That was welcome news to the people in Miami, Dade and Broward Counties, that I visited today.

As far as the overall picture, the extent of the damage, and the economic impact, it is hard to get an accurate dollar figure just yet because the estimates are still coming in. Just to give my colleagues an idea, the preliminary figure from the Federal Finance Council, puts the cost of Hurricane Wilma to somewhere close to $10 billion. If that figure holds, it makes Wilma the most damaging storm to hit the State this year and perhaps Florida’s most damaging hurricane in over a decade.

I also want to underscore that Florida is a State that went into this particular storm with a lot on its shoulders already. Before Wilma, over 10 percent of Florida’s homes were damaged from four previous hurricanes last year. Even today, we still had over 20,000 Floridians living in some sort of transitional housing. Most of that is a backlog of structural repair. Now that number is going to dramatically escalate. Before Wilma was even a squall, Florida’s agricultural damages from the last year stood at $565 million. Whole sectors of our agricultural industry are devastated. Frankly, it will take years to replant and reestablish some of the crops. It is highly likely that this hurricane is going to make yet another agricultural season a total loss for Floridians.

I also want to mention S. 939, the Disaster Recovery Act. This bill, which has been introduced by myself and several others, is pending before this body. It seeks to expedite Federal assistance and assist communities in debris removal. This is straightforward legislation. Without it, people in communities can be kept waiting for months for assistance. In the case of debris removal, it is an issue of public safety that has gone unaddressed for far too long. With the help of my good friends from Maine and Mississippi, this bill is now moving forward, and I will ask my colleagues to give it their support. This is critical legislation, and it will make a difference to millions of Floridians and others affected by the recent storms. This bill is currently hotlined, and I am hopeful that first thing tomorrow morning we will be able to move this bill along.

Beyond that, I know there is still an appropriate time and place for a larger Federal role in this disaster. I ask my colleagues to keep in mind that Florida has been hit by eight hurricanes and two tropical storms in the last 14 months. Going into this storm, we have had a lot of damage from Wilma, and it has only been compounded by existing problems and new ones have been created.

So let me conclude on a brighter note and express appreciation for those of my colleagues who have indicated their concern for Florida. It is times like these it makes me proud to be a Floridian. We are resilient people. What we saw today was folks pulling together. We will repair the damage and we will move on. The communities of Florida are pulling together, helping one another and reaching out to one another in a spirit of cooperation and neighboring, which I think is commendable.

I think we need to continue to pull together because these are difficult days. We are not going to get over this in a matter of 48 hours. It is going to take some time. In the first 48 hours after a category 3 hurricane, it is understandable that people’s nerves are fraying and impatience is setting in. However, we are ready for this, and I know we will pull together and get through it in the best way possible.

I believe it is most important to point out that in spite of all of this, the Orlando International Airport has reopened for business. The cruise ships are coming in and out of Miami Harbor. The fact is that the attractions—all in central Florida—were completely unaffected by any of this and are open for business. Florida, in fact, is open for business. The convention facilities are open. Miami Beach is back to normal in short order. I do hope that people recognize Florida is still a wonderful place to visit.

I thank my colleagues for all of the expressions of support, and I look forward to working with them as we try to seek an appropriate Federal response to Florida’s problem.

Thank you, Mr. President. I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. HARKIN. Mr. President, I ask unanimous consent that the amendment now be laid aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The Senator from Texas.

AMENDMENT NO. 2277

Mr. CORNYN. Mr. President, I call up amendment No. 2277.

The PRESIDING OFFICER. Without objection, the pending amendments are set aside and the clerk will report.

The legislative clerk read as follows:

The Senate from Texas [Mr. CORNYN] proposes an amendment numbered 2277.

Mr. CORNYN. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

Purpose: To prohibit payments for administrative expenses under the Medicaid program if more than 15 percent of applications for medical assistance, eligibility determinations, and appeals reports are processed by individuals who are not State employees meeting certain personnel standards.

At the appropriate place in title II, insert the following:

SEC. 11900. (a) In GENERAL.—None of the funds made available in this Act may be used for Federal matching payments under section 1903(a)(7) of the Social Security Act (42 U.S.C. 1396a(a)(7)) for reimbursement of amounts expended for the proper and efficient administration of a State Medicaid plan under title XIX of such Act to a State agency if more than—

(1) 15 percent of the applications for medical assistance under the State Medicaid plan in any fiscal year quarter are received or initially processed;

(2) 15 percent of eligibility determinations for such medical assistance are initially processed; or

(3) 15 percent of change reports are received and initially processed, by individuals who are not State employees meeting certain personnel standards.

The percentages described in subsection (a) shall be determined without regard to applications received and processed by the Health Resources Services Administration.

Mr. HARKIN. Mr. President, I ask unanimous consent that the amendment now be laid aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The Senator from Iowa.

AMENDMENT NO. 2322

Mr. HARKIN. Mr. President, I ask unanimous consent that the pending amendments be set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. HARKIN. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

Purpose: To increase the amount of appropriated funds available for Community-Based Job Training Grants.

On page 112, strike lines 17 and 18 and insert the following:

Workforce Investment Act of 1998; $2,867,806,000 plus reimbursements, of which $1,871,518,000 is available for obligations for Community-Based Job Training Grants, and not more than an additional $125,000,000 may be used by the Secretary of Labor for such grants from funds reserved under section 132(a)(2)(A) of the Workforce Investment Act of 1998, to carry out such grants under section 132.

On page 132, line 9, strike "$320,250,000" and insert "$320,250,000", of which $13,216,000 is for such management or operation of activities
Mr. SPECTER. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2278) was agreed to.

Mr. SPECTER. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2315) was agreed to.

Mr. DURBIN. Mr. President, this is a fiscal amendment.

The PRESIDING OFFICER. The clerk will report.

Mr. DURBIN. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2315) was agreed to.

Mr. SPECTER. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2315) was agreed to.

Mr. DURBIN. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2315) was agreed to.

Mr. SPECTER. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2315) was agreed to.

Mr. DURBIN. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment (No. 2315) was agreed to.
Mr. DURBIN. Mr. President, I move to reconsider the vote.

Mr. HARKIN. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

AMENDMENT NO. 2244

Mr. SPECTER. Mr. President, I now call up a second Durbin amendment on scientific integrity and yield to the Senator from Illinois.

The PRESIDING OFFICER. The Senator from Illinois...

Mr. KENNEDY. Mr. President, in my understanding that this amendment is pending. If that is the case, I urge adoption of amendment.

The PRESIDING OFFICER. Is there further debate? If not, the question is on agreeing to the amendment.

The amendment (No. 2244), as modified, is as follows:

(Purpose: To ensure the scientific integrity of Federally-funded scientific advisory committees and their findings)

At the appropriate place, insert the following:

SEC. 3. (a) None of the funds made available in this Act may be used to request that a candidate or the position that the candidate holds with respect to political issues not directly related to and necessary for the work of the committee involved.

(b) None of the funds made available in this Act may be used to disseminate scientific information that is deliberately false or misleading.

Mr. DURBIN. Mr. President, I move to reconsider the vote.

Mr. SPECTER. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

The PRESIDING OFFICER. The Senator from Pennsylvania...

Mr. HARKIN. Mr. President, I now call up an amendment by the Senator from Massachusetts, Senator KENNEDY, on women's employment data. I ask unanimous consent that the pending amendments be set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk reads as follows:

The Senator from Iowa [Mr. HARKIN], for Mr. KENNEDY, for himself, Mr. HARKIN, and Mr. LAUTENBERG, proposes an amendment numbered 2246.

Mr. HARKIN. Mr. President, I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To ensure that the Current Employment Survey maintains the content of the survey issued prior to August 2005 with respect to the collection of data for the women worker series).

On page 131, line 18, insert before the period the following: "Provided, That the Current Employment Survey shall maintain the content of the survey issued prior to August 2005 with respect to the collection of data for the women worker series for the period the following: "

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

The amendment (No. 2246), as modified, is as follows:

On page 131, line 18, insert before the period the following: "Provided, That the Current Employment Survey shall maintain the content of the survey issued prior to June 2006 with respect to the collection of data for the women worker series for the period the following: "

Mr. KENNEDY. Mr. President, in June 2005, the Department of Labor's Bureau of Labor Statistics eliminated the most reliable source of employment data on women workers by removing the Women Worker Series from its Current Employment Statistics survey. This move—opposed by a bipartisan coalition of Senators—blocks collection of key data about the status and progress of women in the workplace. I offer an amendment today to reverse that action.

Comprehensive and accurate information on gender employment is vital to ending long-standing economic discrimination against women in our society. The facts are painfully clear: Women today earn 76 cents for every dollar earned by men. They work disproportionately in lower-paying occupations, and have far lower lifetime earnings than men. Congress, researchers, and policymakers across the country need the data collected by the Women Worker Series to understand the true dimensions of gender inequality in the workforce, and guide us in our effort to eliminate it.

The Women Worker Series has the best available data on women in the workforce. It is a part of a broad-based survey of nearly 400,000 business establishments that examines the most accurate data available—employers' own records. The data are the most reliable way to assess monthly changes in employment, and they contain valuable insights on women’s employment and unemployment in the business cycle.

The information collected in the survey is indispensable to policymakers and researchers around the country. A segment of the 2005 panel conducted by the Department of Labor, the comments received were more than 9-to-1 against discontinuing the series. Every business group that commented on the proposed elimination of the data, including the Women's Chamber of Commerce and Business and Professional Women, supported continuing the collection of the data. Janet Norwood, Commissioner of the Bureau of Labor Statistics in both the Carter and Reagan administrations, critical of the decision to discontinue this collection.

Many of the comments cited studies that used the data to uncover important conclusions about the position of women in the workforce. A study by the Federal Reserve Bank of New York, for example, used the data to find that men and women have historically been affected differently by recessions, with women often shifting from work to men during these periods. The study would have been impossible without the Women Worker Series.

The department claims that it has eliminated the series in order to reduce the burden on employers responding in the Current Employment Survey. But it must collect this information would not be unduly burdensome. The gender series is only one question in a larger survey that the department continues to conduct. According to BLS estimates, the entire survey takes only seven minutes to fill out, so the burden imposed by a single question is virtually nonexistent. Indeed, most employers are required to track the gender of their employees for other purposes, so the requested information is almost always readily available.

The decision to eliminate the Women Worker Series is an insult to working women across the country, and can only strengthen the discrimination they face in the workplace. At a time when women's employment may be changing in fundamental ways, we should be expanding—not reducing—our ability to understand the evolving role of women in the Nation's labor force. I urge my colleagues to accept this amendment and avoid taking an unfair step backward on this very important issue for working women across America.

I ask, unanimous consent that letters in support of the amendment be printed in the RECORD.

There being no objection, the material was ordered to be printed in the Record, as follows:

U.S. SENATE


KATHLEEN P. UTFOYD,
Commissioner, U.S. Bureau of Labor Statistics,
Washington, D.C.

DEAR COMMISSIONER UTFOYD: We are writing to express our concern about the Bureau's plans to discontinue the gender series in the Current Employment Statistics (CES) program. We strongly urge you to continue to collect these data.

Comprehensive and accurate gender employment information is vital to end the longstanding economic discrimination against women in our society. Women today earn 76 cents for every dollar earned by men. They work disproportionately in lower-paying occupations, and have far lower lifetime earnings than men. Congress, researchers, and policymakers across the country need the CBS data to understand gender inequality in the workforce, and guide us in our efforts to eliminate it.

The recent recession marked the start of the only period of sustained job loss for women in the last forty years. At a time when women's employment may be changing in fundamental ways, we should be expanding—not limiting—our ability to understand the evolving role of women in the nation's labor force.

The CES data are the best available data on employment trends, and are indispensable.
to policymakers and researchers on the issue. The Current Population Survey is not an adequate substitute. Economists widely agree that the Bureau’s Payroll Survey provides a more complete and accurate view of general employment trends than the Population Survey. As you yourself testified to the Congressional Joint Economic Committee in 2003, “the Payroll Survey provides more reliable information on the current trend in wage and salary employment” than the household survey, because the payroll survey has a larger sample size than the total employment count based on records of the unemployment insurance tax.

You have indicated that eliminating the gender series is necessary so that the Bureau can reduce the burden of the survey on employers. But that benefit is miniscule compared to the significant loss caused by the elimination of the data series. The gender series is only a small portion of a survey that, by your own estimate, takes only seven minutes to fill out. Companies with 100 or more employees already have to submit EEO-1 forms detailing the gender breakdown of their workforce. In smaller companies, it is little burden to see the number of male and female employees.

In light of the special importance of the gender series, we urge you to continue to collect and provide these needed data.

Sincerely,

EDWARD M. KENNEDY,
RICHARD J. DURBIN,
TOM HARKIN,
CHRISTOPHER J. DODD,
JEFF BINGAMAN,
HILLARY RODHAM CLINTON,
MARY LANDRIEU,
JOHN F. KERRY,
MARCANTWELL,
EVAN BAYS,
OLYMPIA J. SNOWE,
SUSAN COLLINS,
LISA MURKOWSKI,
BARBARA A. MIKULSKI,
PATTY MURRAY,
DEBBIE STABENOW,
HIRSH KOHL,
DIANNE FEINSTEIN,
PAUL S. SARBANES,
PATRICK J. LEAHY,
BILL NELSON,
ROBERT P. CASEY,
JOSPEH I. LIEBERMAN,
JON S. CORZINE,
BARACK OBAMA,
TED J. CASEY,
DANIEL K. AKAKA,
FRANK LAUTENBERG,
MARK DAYTON,
KEN SALAZAR.
FEBRUARY 16, 2005.

Ms. AMY A. HOBBY,
Bureau of Labor Statistics,
Washington, D.C.

DEAR MS. HOBBY: On behalf of the 505,000 women business Women Impacting Public Change (WIPC), I am writing to you today to comment upon proposed changes to the Bureau of Labor Statistics’ Current Employment Statistics survey—in particular, the information from this survey no longer be made available by gender of worker.

As you may know, the mission of the National Women’s Business Council is to provide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capacity, we conduct research on issues of importance to women business owners and their enterprises. In this capac-

ity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States.

Research has shown that among the great-
est challenges faced by women in business— in addition to access to capital, training and technical assistance, and networking— is being taken seriously as contribu-
tors to our economy. One of the most signifi-
cant ways in which women have achieved standing women’s employment patterns as es-
cential data.

Next, as you may know, the mission of the Na-
tional Women’s Business Council is to pro-
vide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capacity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States. (WIPP), in accordance with the advi-
sory authority granted us in Public Law 100–
553, and on behalf of Chair Marilyn Carlson Nelson and the other members of the Na-
tional Women’s Business Council, I am writ-
ing to you today to comment upon proposed changes to the Bureau of Labor Statistics’ Current Employment Statistics survey—in particular, the information from this survey no longer be made available by gender of worker.

As you may know, the mission of the Na-
tional Women’s Business Council is to pro-
vide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capac-

ity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States.

Research has shown that among the great-
est challenges faced by women in business— in addition to access to capital, training and technical assistance, and networking— is being taken seriously as contribu-
tors to our economy. One of the most signifi-
cant ways in which women have achieved standing women’s employment patterns as es-
cential data.

Next, as you may know, the mission of the Na-
tional Women’s Business Council is to pro-
vide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capacity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States. (WIPP), in accordance with the advi-
sory authority granted us in Public Law 100–
553, and on behalf of Chair Marilyn Carlson Nelson and the other members of the Na-
tional Women’s Business Council, I am writ-
ing to you today to comment upon proposed changes to the Bureau of Labor Statistics’ Current Employment Statistics survey—in particular, the information from this survey no longer be made available by gender of worker.

As you may know, the mission of the Na-
tional Women’s Business Council is to pro-
vide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capac-

ity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States.

Research has shown that among the great-
est challenges faced by women in business— in addition to access to capital, training and technical assistance, and networking— is being taken seriously as contribu-
tors to our economy. One of the most signifi-
cant ways in which women have achieved standing women’s employment patterns as es-
cential data.

Next, as you may know, the mission of the Na-
tional Women’s Business Council is to pro-
vide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capacity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States. (WIPP), in accordance with the advi-
sory authority granted us in Public Law 100–
553, and on behalf of Chair Marilyn Carlson Nelson and the other members of the Na-
tional Women’s Business Council, I am writ-
ing to you today to comment upon proposed changes to the Bureau of Labor Statistics’ Current Employment Statistics survey—in particular, the information from this survey no longer be made available by gender of worker.

As you may know, the mission of the Na-
tional Women’s Business Council is to pro-
provide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capac-

ity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States. (WIPP), in accordance with the advi-
sory authority granted us in Public Law 100–
553, and on behalf of Chair Marilyn Carlson Nelson and the other members of the Na-
tional Women’s Business Council, I am writ-
ing to you today to comment upon proposed changes to the Bureau of Labor Statistics’ Current Employment Statistics survey—in particular, the information from this survey no longer be made available by gender of worker.

As you may know, the mission of the Na-
tional Women’s Business Council is to pro-
vide advice and counsel to the President and his Administration and to the U.S. Congress on issues of importance to women business owners and their enterprises. In this capac-

ity, we conduct research on issues of impor-
tance to the women’s community, commu-
nicate those findings to the women’s business community to one another and to federal policy makers, and—in so doing—create positive change for an esti-
mated 10.6 million businesses in the United States. (WIPP), in accordance with the advi-
sory authority granted us in Public Law 100–
553, and on behalf of Chair Marilyn Carlson Nelson and the other members of the Na-
tional Women’s Business Council, I am writ-
ing to you today to comment upon proposed changes to the Bureau of Labor Statistics’ Current Employment Statistics survey—in particular, the information from this survey no longer be made available by gender of worker.
Mr. SPECTER. Mr. President, this amendment would require the Bureau of Labor Statistics to continue collecting data on women workers in the current employment statistic survey.

The PRESIDING OFFICER. Is there further debate on the amendment? If not, the question is on agreeing to the amendment.

The amendment (No. 2246), as modified, was agreed to.

Mr. HARKIN. Mr. President, I move to reconsider the vote, and I move to lay the motion on the table.

The motion to lay on the table was agreed to.

The amendment (No. 2244) was agreed to.

Mr. HARKIN. I move to reconsider the vote, and I move to lay that motion on the table.

The motion to lay on the table was agreed to.

Mr. SPECTER. With respect to tomorrow's schedule, we will have a closure vote anticipated to be at 10 o'clock tomorrow morning.

The PRESIDING OFFICER. The majority leader is recognized.

UNANIMOUS-CONSENT AGREEMENT—S.1042

Mr. FRIST. Mr. President, I ask consent that at a time determined by the majority leader, with concurrence of the Democratic leader, the Senate will resume consideration of S. 1042, the Defense authorization bill, and it be considered under the following limitations:

All of the pending amendments be withdrawn and the bill be considered as follows: the only first-degree amendments in order be up to 12 amendments to be offered by the two leaders or their designees; provided further that the amendments be within the jurisdiction of the Committee on Armed Services or relevant to the underlying bill; further, that these amendments be of a sub judice nature and are to be relevant to the amendment to which they are offered; provided further that first-degree amendments be limited to 1 hour of debate equally divided in the usual form, with any second degrees limited to 30 minutes of debate equally divided; provided further that the only other amendments in order other than the above-listed amendments be those managers' amendments which have been cleared by both managers of the bill.

I further ask that there be 2 hours of general debate on the bill divided between the two managers. Finally, I ask consent that at the expiration of that time and the disposition of the above amendments the bill be read the third time and the Senate proceed to a vote on passage of the bill as amended, if amended, with no intervening action or debate.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments as follows:

Purpose: To provide for the production and mailing of a corrected Medicare and You handbook

On page 156, line 2, strike "Funds." and insert "Funds: Provided further, That the Secretary, by not later than January 1, 2006, shall produce and mail a corrected version of the annual notice required under section 1804(a) of the Social Security Act (42 U.S.C. 1395t-2(a)) to each beneficiary described in the second sentence of such section, together with a notice of the error in the previous annual notice that was mailed to such beneficiaries.".

Mr. SPECTER. Mr. President, I ask unanimous consent that the pending amendment be set aside and we call up amendment 2244.

The PRESIDING OFFICER. The amendment is currently pending.

Mr. SPECTER. Mr. President, this amendment requires the Secretary to issue a new "Medicare & You" handbook. There are many errors in the handbook. The book should be reissued and mailed out again. This has been cleared on both sides.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The amendment (No. 2244) was agreed to.

Mr. HARKIN. I move to reconsider the vote, and I move to lay that motion on the table.

The motion to lay on the table was agreed to.

Mr. SPECTER. With respect to tomorrow's schedule, we will have a closure vote anticipated to be at 10 o'clock tomorrow morning.

The PRESIDING OFFICER. The majority leader is recognized.

AMENDMENT NO. 2248

Ms. LANDRIEU. Mr. President, we have several amendments to consider this evening. I will be very brief.

I ask unanimous consent to call up three amendments, to talk about them this evening. I will be very brief.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk read as follows:

The Senate from Louisiana (Ms. LANDRIEU) proposes amendments en bloc numbers 2248, 2250, and 2249.

The PRESIDING OFFICER. Without objection, it is so ordered.

The clerk will report.

The legislative clerk read as follows:

The Senate from Louisiana (Ms. LANDRIEU) proposes amendments en bloc numbers 2248, 2250, and 2249.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendments as follows:

AMENDMENT NO. 2248

Purpose: To increase appropriations for the Federal TRIO programs for students affected by Hurricane Katrina or Rita.

At the end of title III (short title), add the following:
One is the TRIO Program, which has been extremely successful in helping first-generation college students to pursue a degree. Of course, we know 80 percent of all jobs in the future will require some college. This TRIO Program is federally funded and literally led and has been extremely effective with great support from Republicans and Democrats, the House and the Senate. The purpose of my amendment is to target $5 million of the money in hurricane Katrina-Rita—Katrina-Rita—is to make very sure that the thousands of students who have been displaced can have a little extra funding to help them at this time. The second amendment has to do with community health centers that are going to see, because of the good work of the ranking member and the chairman, an increase of $105 million in a competitive grant—additional money for community health centers. One of these amendments just 10 percent of the increase of $105 million and directs it to Katrina-Rita areas, as we have to stand up a new health care system for the region. It would be given out by the Department. Again, it is another way to make money but to just direct and target money that we are already spending—not taking money away from anyone but targeting some of the increase to our region.

Finally, the third amendment would do the same for mosquito abatement. We are hopeful we will not get the avian flu that seems headed our way. For those in Louisiana, Mississippi, and Alabama, we worry about the disease that can be spread—West Nile—by mosquitoes. Our health officials say the mosquito populations, because of the extraordinary flooding, have increased by 800 percent. Since October 18, there have been 81 cases and 6 fatalities. Again, my amendment takes money that is already designated and spends $5, in total, the $40 million to the Katrina-Rita areas.

I ask my colleagues to look favorably on these three amendments. Again, they are small amounts of money, but they could go a long way. They do not take money to the deficit. They do not take money away from anyone else because we are taking a portion of the increase. That portion is based on our population in the region.

It is quite reasonable. I hope the managers will accept them. If not, we can have a vote sometime tomorrow.

I yield the floor.

SEC. . . . FEDERAL TRIO PROGRAMS FOR HURRICANE AFFECTED STUDENTS.

(a) ADDITIONAL AMOUNTS FOR FEDERAL TRIO ADDITION TO PROGRAMS PROVIDED OR OTHERWISE APPROPRIATED UNDER THIS ACT, THERE ARE APPROPRIATED, OUT OF ANY MONEY IN THE TREASURY NOT OTHERWISE APPROPRIATED, $5,000,000. The Federal TRIO Programs under chapter 1 of part 2 of title IV of the Higher Education Act of 1965 (20 U.S.C. 1007a–11 et seq.) for students affected by Hurricanes Katrina or Rita in their respective institution of higher education shall be reduced, on a pro rata basis, by $5,000,000.

(b) OFFSET FROM DEPARTMENTAL MANAGEMENT FUNDS.—Notwithstanding any other provision of this Act, amounts made available under this Act for the administration and management for the Department of Labor, the Department of Health and Human Services, and the Department of Education, shall be reduced, on a pro rata basis, by $5,000,000.

AMENDMENT NO. 2269

(Purpose: To provide funding to carry out the Mosquito Abatement for Safety and Health Act)

At the end of title II (before the short title), add the following:

SEC. . . . MOSQUITO ABATEMENT FOR SAFETY AND HEALTH ACT.

From amounts appropriated under this Act for the Centers for Disease Control and Prevention for infectious diseases-West Nile Virus, there shall be transferred $5,000,000 to carry out the Mosquito Abatement for Safety and Health Act (relating to mosquito abatement for safety and health) with preference given to areas at greater risk of the West Nile Virus because of the effects of Hurricanes Katrina and Rita.

AMENDMENT NO. 2260

(Purpose: To require that any additional community health center funding be directed, in part, to centers in areas affected by Hurricane Katrina or Hurricane Rita)

At the end of title II (before the short title), add the following:

SEC. . . . FUNDING FOR COMMUNITY HEALTH CENTERS IN HURRICANE KATRINA OR HURRICANE RITA AFFECTED AREAS.

Notwithstanding any other provision of law, if the amount appropriated under this Act for community health centers is more than the amount appropriated for such centers for fiscal year 2005, then—

(1) 5 percent of such excess amount shall be directed to establishing or expanding community health centers in areas affected by Hurricane Katrina or Hurricane Rita; and

(2) 5 percent of such excess amount shall be directed to community health centers serving patients affected by Hurricane Katrina or Hurricane Rita.

Ms. LANDRIEU. Mr. President, first of all, all three of these amendments are small in number but important in scope. In addition to the Federal TRIO programs that are already appropriated in the underlying bill and direct and target it, if you will, to the gulf coast area for some extraordinary needs. We have been struggling to find a way to provide for the unprecedented natural disaster that occurred in the Rita-Katrina areas of Texas, Louisiana, Mississippi, and Alabama.

There are many important programs in this bill that seek to send important aid around the Nation. There are three programs I have chosen to bring to the attention of the Senate tonight in very small amounts that could provide great help to the people of our region.

The PRESIDING OFFICER. The Senator from Maine [Ms. COLLINS] and Mr. FEINGOLD, propose an amendment numbered 2265, as modified.

Ms. COLLINS. I ask unanimous consent that the reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment, as modified, is as follows:

(Purpose: To fund grants for innovative programs to address dental workforce needs)

At the appropriate place in title II, insert the following:

SEC. . . . FEDERAL TRIO PROGRAMS FOR HURRICANE AFFECTED STUDENTS.

Ms. COLLINS. Mr. President, 3 years ago, the Senate enacted and the President signed into law the Dental Health Improvement Act as part of the health care safety net amendments of 2002. This was legislation authored by the Senator from Wisconsin, Mr. FEINGOLD, and myself, and that legislation directed the Department of Health and Human Services to study the dental workforce needs of children in the United States. It provided for a small amount of funding to support innovative dental workforce development programs. At that time, we provided $5 million for this important program next year to help States improve access to oral health care.

While oral health in America has improved dramatically over the last 50 years, these improvements have not occurred evenly across all sectors of our population. Particularly, our low-income families have been left out. An estimated 25 million Americans live in areas lacking adequate dental services. Astoundingly, as many as 11 percent of our Nation's rural population has never been to a dentist.

The situation is exacerbated by the fact that our dental workforce is growing older. More than 20 percent of dentists nationwide will retire in the next decade. The number of dental graduates by 2015 will not be enough to replace these retirees. As a consequence, many States, particularly rural States like mine, are facing a serious shortage of dentists.

In Maine, there is one general practice dentist for every 2,900 people in the Portland area. But the numbers drop off dramatically in other parts of our State. In Aroostook County, for example, which is where I am from, there is only 1 dentist for every 5,500 people. And of the 23 practicing dentists in Aroostook County, only 6 are taking on new patients. Moreover, at a time when tooth decay is the most prevalent childhood disease in America, there are few specialists in pediatric dentistry, and virtually all of them are located in the southern part of the State.
The Collins-Feingold Dental Health Improvement Act authorized a new State grant program administered by the Health Resources and Services Administration that is designed to improve access to oral health services in rural or underserved areas. Now, States could use these grants for a variety of programs. For example, they might use the grant for loan forgiveness or repayment programs for dentists practicing in underserved areas. The Senator also used the grant funds to establish or expand community- or school-based dental clinics or to set up mobile or portable dental facilities.

To assist in their recruitment and retention efforts, States could use the funds for placement and support of dental students, residents, and advanced dentistry trainees. Or they could use the grants for continuing education, for distance-based education, and practive or telepractice residencies.

Our amendment is supported by the American Dental Association, the American Dental Education Association, and other members of the Dental Access Coalition. It is also fully supported by the Dental Access Coalition. It is also fully supported by the American Dental Association, the American Dental Hygienists Association, and other members of the Dental Access Coalition. It is also fully supported by the Dental Access Coalition.

There is clearly a need to make our oral health care services more accessible in our Nation's rural and underserved communities.

I would suggest that our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.

I urge all of my colleagues to join Senator FEINGOLD and me in supporting this amendment.

I thank the subcommittee chairman and ranking member for working so closely with us to identify an appropriate offset.

Mr. President, I yield the floor and close our remarks with what I think is a troubling and astonishing statistic; and that is, that 11 percent of rural Americans have never been to the dentist. This is a serious public health challenge. This modest investment could make a real difference.
This is an urgent matter. That is why I am on the floor to offer my amendment, which will simply shift money from the Office of the Secretary to the Office of the Inspector General, so we can get to the bottom of it.

I urge my colleagues to support the amendment, I yield the floor.

The PRESIDING OFFICER. The Senator from South Dakota.

Mr. THUNE. Mr. President, is there an amendment pending?

The PRESIDING OFFICER. Yes, there is.

Mr. THUNE. I ask unanimous consent that the pending amendment be set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

AMENDMENT NO. 2191 AS MODIFIED

Mr. THUNE. Mr. President, I call for the regular order on my amendment No. 2193 and would like to speak in support of that.

I rise today, along with my colleagues, Senators CONRAD, CRAPO, BROWNBACK, TALENT, CHAFEE, and BURNS, in support of an amendment that is pending at the desk that would provide funding to the Office for Advancement of Telehealth, located under the Health Resources and Services Administration.

Telehealth is not only an important component of health care in rural States like South Dakota; it is important to patients and health care providers throughout the United States.

Telehealth is an innovation that promises greater access and higher quality health care with reduced costs. Telehealth uses telecommunications and information technologies to provide health care services at a distance. These communications and information technologies provide people access to quality health care in underserved areas.

Three years ago, Congress enacted a bill called the Health Care Safety Net Amendments Act of 2002. This legislation was approved unanimously in the Senate and passed the House with only five dissenting votes. Section 211 of the bill provided the authority for Congress to fund at least $60 million for certain telehealth activities.

Sadly, 3 years have passed and Congress has yet to appropriate a dime for these important provisions. My amendment provides $10 million for the telehealth activities authorized by the 2002 Health Care Safety Net Amendments. This is one-sixth of the authorized amount and less than one percent—one-seventh of one percent—of the budget for HRSA.

Specifically, my amendment would appropriate $2.5 million for the development of 10 telehealth resource centers. These centers, two of which are required to be located in a State with less than 1.5 million people, would help assist the telehealth community in breaking down barriers to the adoption of telehealth.

My amendment also provides $5 million for network grants and grants for telehomecare pilot projects. In order to be efficient and effective, telemedicine must have strong telecommunication networks.

In addition to these grants, my amendment provides $2.5 million for grants to State health licensing boards to develop and implement innovative policies that reduce regulatory and statutory barriers to telemedicine.

S. 1418, the Wired for Health Care Quality Act, introduced by Senator Enzi authorizes Section 330L(b) of the Public Health Service Act, which allows the Secretary of Health and Human Services to make grants to State professional licensing boards to reduce statutory and regulatory barriers to telemedicine. My amendment simply appropriates funds for this authorization.

Last year, the Office for the Advancement of Telehealth within HRSA was funded at only $3.9 million. OAT was only able to make 14 competitive grant awards. The budget for this lead agency for telehealth has been cut by 1/5 over the past 5 years.

Congress spoke when it passed with broad bipartisan support the Health Care Safety Net Amendments Act of 2002. It is time that we act on the words people in our mouth is and start to put some real resources in this area.

Last year, we provided absolutely no funds for the telehealth safety net provisions. Surely we can find a way to provide $10 million in the current budget for one of the most promising opportunities to help control the rising cost of health care.

My amendment does not break the budget caps. It merely reallocates $10 million for telehealth services from the billions in administrative costs in this budget. On July 8, 2005 a letter was sent to Chairman SPECTER and Ranking Member HARKIN on behalf of over 200 individuals and telehealth organizations across the country, supporting an increase in funding for telehealth.

My amendment answers their call for funding and wider adoption of telehealth.

Telehealth has the promise of delivering quality, efficient health care to individuals in remote, isolated or even devastated areas. Telehealth applications have been proven effective in extending medicine’s reach to underserved areas across the Nation.

The health care system of our country is facing a manpower crisis. By my amendment, while modest, will have an impact on almost every health activity in this giant bill.

Additionally, my amendment is fully offset by reducing the departmental management accounts of the Department of Labor, the Department of Health and Human Services, and the Department of Education pro rata by .0065 percent. The Congressional Budget Office has declared this amendment as budget neutral.

This is a very small investment in the future of our Nation’s health care system. I urge my colleagues to support the amendment.

Of all the things we will debate in this particular bill about how to lower health care costs, how to make quality health care more available to more people, the promise of telehealth can do more to meet that critical objection than almost anything else. This is taking state-of-the-art technology and thinking, state-of-the-art information systems and applying them in a way that can meet health care needs across the country, not just in rural areas, but also in urban ones. At a time when we took advantage of this incredible asset and put it to work for health care needs of Americans.

Mr. President, I ask unanimous consent to print in the RECORD a letter from the American Hospital Association in support of my amendment. Some examples of the organizations that support my amendment are the following: Home Care Technology Association of America; Center for Telemedicine Law; Federation of State Medical Boards; Consumer Health Access Through Technology Coalition; American Telemedicine Association; National Rural Healthcare Association; Northland Healthcare Alliance; University of Missouri Health Care; Northcentral Montana Healthcare Alliance; Avera McKennan Telehealth Network; Avera St. Luke’s; Rapid City Regional Hospital; Health Care Department; Horizon Health Care, Inc.; Sioux Valley Telehealth; Sioux Valley Visiting Nurses; South Dakota Board of Nursing.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

AMERICAN HOSPITAL ASSOCIATION,

October 25, 2005.

Hon. JOHN THUNE,

U.S. Senate, Russell Senate Office Building, Washington, DC.

Dear Senator Thune: The American Hospital Association, on behalf of our member hospitals, health systems and other health care organizations, and our 33,000 individual members, is pleased to support your amendment to the fiscal year 2006 Labor, Health and Human Services, and Education appropriations bill adding $10 million for telehealth activities authorized by the Health Care Safety Net Amendments Act of 2002. We applaud your effort to fund these activities, which can play a vital role in increasing access to health care services for underserved rural and urban populations.

Congress overwhelmingly passed the Health Care Safety Net Amendments, and in doing so authorized monies in grants to help providers overcome technical, legal, regulatory, and service delivery barriers implementing telehealth programs. Several urban and rural hospitals would be among those who would benefit from these grant programs, which, unfortunately, have never received funding.

Your amendment will provide a vital downpayment toward the resources needed to implement telehealth programs. These programs will have the potential to extend access to health care services, improve training of health care providers, and expand the quality and availability of health care. As a result, hospitals will be better able to overcome many of the barriers to telehealth technology adoption and work to further improve safety net areas, as envisioned by the Health Care Safety Net Amendments.

DEAR SENATOR THUNE: The American Hospital Association, on behalf of our member hospitals, health systems and other health care organizations, and our 33,000 individual members, is pleased to support your amendment to the fiscal year 2006 Labor, Health and Human Services, and Education appropriations bill adding $10 million for telehealth activities authorized by the Health Care Safety Net Amendments Act of 2002. We applaud your effort to fund these activities, which can play a vital role in increasing access to health care services for underserved rural and urban populations.

Congress overwhelmingly passed the Health Care Safety Net Amendments, and in doing so authorized monies in grants to help providers overcome technical, legal, regulatory, and service delivery barriers implementing telehealth programs. Several urban and rural hospitals would be among those who would benefit from these grant programs, which, unfortunately, have never received funding.

Your amendment will provide a vital downpayment toward the resources needed to implement telehealth programs. These programs will have the potential to extend access to health care services, improve training of health care providers, and expand the quality and availability of health care. As a result, hospitals will be better able to overcome many of the barriers to telehealth technology adoption and work to further improve safety net areas, as envisioned by the Health Care Safety Net Amendments.
We look forward to working with you and your colleagues to ensure passage of this important amendment.

Sincerely,

RICK POLLACK,
Executive Vice President.

AMENDMENT NO. 2380, AS FURTHER MODIFIED

Mr. THUNE. Mr. President, I send a modification to my amendment to the desk and ask for its consideration.

The PRESIDING OFFICER. Without objection, the amendment is further modified.

The amendment, as further modified, is as follows:

At the end of title II (before the short title), add the following:

SEC. 2. TELEHEALTH.

(a) APPROPRIATION.—Of the amounts appropriated to the Health Resources and Services Administration, $10,000,000 shall be to carry out programs and activities under the Health Care Safety Net Amendments of 2002 (Public Law 107–251) and the amendments made by such Act, and for other telehealth programs under section 330 of the Public Health Services Act (42 U.S.C. 254e–14), of which:

(1) $2,500,000 shall be for not less than 10 telehealth resource centers that provide assistance with technical, legal, and regulatory service delivery or other related barriers to the deployment of telehealth technologies, of which not less than 2 centers shall be located in a rural State with a population of less than 1,500,000 individuals;

(2) $5,000,000 shall be for network grants and demonstration or pilot projects for telehealth service delivery; and

(3) $2,500,000 shall be for grants to carry out programs under which health licensing boards or various States cooperate to develop and implement policies that will reduce statutory and regulatory barriers to telehealth.

(b) OFFSET.—On page 137, line 9 strike $480,751,000 and insert $470,751,000.

Mr. THUNE. I thank the Chair and yield the floor.

The PRESIDING OFFICER. The Senator from Nevada.

AMENDMENT NO. 2213

Mr. ENSIGN. Mr. President, I ask unanimous consent that the pending amendment be set aside.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. ENSIGN. I call up amendment No. 2300.

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

The Senator from Nevada [Mr. ENSIGN], for himself, Mr. WARNER, and Mr. ALLEN, proposes an amendment numbered 2300.

Mr. ENSIGN. I ask unanimous consent that reading of the amendment be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.

The amendment is as follows:

(Purpose: To prohibit funding for the support, development, or distribution of the Department of Education’s e-Language Learning System (ELLS))

At the end of title III (before the short title), insert the following:

SEC. 3. PROHIBITION REGARDING THE E-LANGUAGE LEARNING SYSTEM.

Notwithstanding any other provision of this Act, none of the funds made available under this Act shall be used to support, develop, or distribute the Department of Education’s e-Language Learning System (ELLS).

Mr. ENSIGN. Mr. President, I yield the floor.

AMENDMENT NO. 2213

Mr. OBAMA. Mr. President, I rise today to express my disappointment in the failure of this body to approve an amendment offered yesterday by Senator KENNEDY to increase the financial support for technical, legal, and regulatory service delivery or other related barriers to the deployment of telehealth technologies, of which not less than 2 centers shall be located in a rural State with a population of less than 1,500,000 individuals;

Mr. ENSIGN. My support of this amendment echoes the first piece of legislation I introduced in the Senate and a promise I made during my Senate campaign. That promise, and that legislation, was the Higher Education Opportunity through Pell Grant Expansion Act of 2005, S.697—the HOPE Act. My statement today expresses my continuing efforts on behalf of students who need our support to continue their education.

Many students know that realizing their dreams depends on a college diploma, and, for many, the chance to earn that diploma is dependent on the Pell Grant program. As students dream of that diploma, they also worry about how to pay for it. Statistics confirm their worries. College tuition is rising almost 1 percent a year, and over the last 25 years, it’s gone up more than fivefold. Because of these rising prices, over 200,000 students were priced out of college altogether just last year.

Today, need-based Pell Grants are used by 5.3 million undergraduate students, and 85 percent of these grants go to families earning less than $40,000. Over too long of a period, the amount these awards has not kept up with the spiraling price of tuition or even with the rate of inflation. As a result, the current $4,050 Pell Grant maximum is insufficient.

This amendment would have raised that amount to $4,525, and represented one step toward making college more affordable for those students who have worked hard to keep alive their hope of earning a college diploma. Even in this time of shared sacrifice, I believe we must continue to support those hopes and the students who have a chance to turn them into reality. This remains a priority for me. Despite yesterday’s vote, I will continue to work to increase support for our students through the Pell Grant Program.

Mr. NELSON of Nebraska. Mr. President, due to skyrocketing home energy prices, millions of low-income households are facing an imminent heating emergency this winter. The Department of Energy projects the average household to pay $200 to $1,099 or more this winter; an increase of 30–48 percent over last year’s heating bills.

This is a concern, as volatile and record-high energy costs will inevitably lead to an increase in the number of missed mortgage payments and foreclosures.

LIHEAP is a very positive, effective partnership between the Federal Government, State governments and the private sector.

Leveraging private dollars to supplement Federal dollars, LIHEAP has proven that successful relationships can exist between the government, businesses, gas and electric utilities and community-based social service organizations.

While States, local governments and the private sector have demonstrated their capacity to develop programs to address some energy assistance needs, collectively these programs cannot meet the demand for LIHEAP assistance. The need for energy assistance continues. However, we must ensure that we are addressing this assistance in a fiscally responsible manner.

That is why, along with Senator CARPER, I have filed an amendment to provide an offset for funding for LIHEAP. Specifically, my amendment increases the amount in the LIHEAP program by $1.6 billion.

Because of the severe budget deficits this country is facing today, I feel like wherever practical, we need to consider offsets.

That is why my amendment offsets this increase by using 3 changes in tax policy that have passed the Senate on numerous occasions—most recently as part of the Highway bill this past May. Unfortunately, these offsets were stripped in conference, which is why they are once again available for our use here to pay for additional funding for LIHEAP.

I am very hopeful my amendment will clear all necessary procedural hurdles to be considered on the Labor-HHS appropriations bill. I will continue to encourage my colleagues to support a responsible offset for LIHEAP funding now and in the future. This is a critical program, but we are also facing a critical time with our already increased deficit spending—both are serious issues that require serious solutions.

AMENDMENT NO. 2212

Mr. OBAMA. Mr. President, I would like to speak on an amendment to H.R. 3010 that I was proud to introduce with the support of Senator DURBIN. This amendment increases funding for a program in the Department of Education that has proven success in improving student behavior and school climate in thousands of schools across the country: Positive Behavioral Interventions and Support.

A problem I hear about from teachers all the time is that disruptive students slow down the rest of the class, and can turn our schools into places unworthy of our most precious resource—our children. To help teachers in doing their important work of educating our children, I propose that we expand an
innovative program, already being used in states such as Illinois, that teaches students about positive behavior and expects the adults in our schools to set the same high standards for behavior as they do for achievement.

This system is called Positive Behavioral Interventions and Supports. PBIS is designed to deal with discipline problems in a research-based, experimentally-verified way, based on a simple premise: stop problem behavior before it starts. The problem might be a general lack of discipline, increasing school violence, or a loss of instructional time because of behavioral issues. PBIS has shown that schools benefit from unified and efficient interventions that specifically teach, model, and reward good behavior, while providing consequences for problem behavior.

Kids are smart. When a school has clear and effective expectations, agreed to by the adults in the school, they respond. When the expectations are disputed and ineffective, kids exploit the situation.

PBIS shows positive results. At one school in Illinois, when PBIS was implemented, suspensions decreased 85 percent, there was more time for teaching, and student test scores increased. It makes sense: with fewer disruptions, students can stay on task more, and so learn more. Successes such as these have been replicated in thousands of schools across the country.

Today, I am proposing that we expand our support for this technical assistance program in the Office of Special Education Programs at the Department of Education. PBIS has proven itself, and has already been adopted by many schools. Let’s give all our children the benefit of high expectations and supports for good behavior. Let’s give all our schools the opportunity to adopt this system. Let’s support our kids by supporting PBIS.

I urge my colleagues to support this amendment.

Mr. FRIST. Mr. President, I ask unanimous consent that the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

MORNING BUSINESS

Mr. FRIST. I ask unanimous consent that there now be a period of morning business permitted to speak for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

TRIBUTE TO CONGRESSMAN EDWARD R. ROYBAL

Mr. REID. Mr. President, it was a great privilege for me to serve in the House of Representatives. I loved my job in the House for a lot of reasons, one of which is knowing that was the job of my friend and colleague, Congressman Edward Roybal, who passed away on October 24, 2005, at the age of 89.

As his friends and family gather to pay tribute and celebrate Ed’s remarkable life, I ask all of my colleagues to join with me in paying tribute to the memory of this outstanding public servant.

Ed Roybal devoted over 50 years of his life to public service, 30 of those years as a Member of the House of Representatives from 1962 to 1992. During that time, Ed was a steadfast advocate on behalf of those without a voice.

His long and distinguished career in public service began in 1942. Having returned to Los Angeles, upon completion of military service, he became a director of health for the Los Angeles County Tuberculosis and Health Association. In 1949, he established the Community Service Organization to advocate for the rights of minorities in areas of housing, employment, and education. That same year, he was elected to the Los Angeles City Council where he served until 1962.

When Ed was first elected to the House of Representatives in 1962, he was the first Hispanic from California to serve in Congress since 1879. When he came to Washington, Ed Roybal was one of the few people fighting for the progress of Latinos. There was no Congressional Hispanic Caucus when he arrived, so he created one. It was founded by Ed Roybal. Later in 1976, he helped create the National Association of Latino Elected and Appointed Officials. Getting more Hispanics involved in the political process was a passion of his, and he was a mentor of many Latinos. As part of this effort, he co-founded the Congressional Hispanic Caucus Institute. To this day, this organization is bringing a new generation of talented Latinos into the political system and supporting them as they follow in Ed’s footsteps.

I served on his Aging Committee. His fingerprints are all over the last major immigration bill we had here. I went to Ed Roybal’s house out of how I should vote. I had great confidence in his integrity.

I wish we could all have known Ed as I felt I knew him. Everyone in Government should have known Ed Roybal. He, to me, was a shining example of what Government is all about: selfless, compassionate, committed to equality. He lent his voice and his life to making the American dream a reality for everyone.

On a more personal level, he loved to come to Las Vegas. He loved Las Vegas. I talked with his daughter, Lucille, yesterday and reminded her of that. She said: Yes, but he always left his credit cards at home. He only took enough money so he could have a good time. He would be there for me. He did Hispanic conferences for me. He did Aging Committee hearings. He was always there for me.

I know how proud he was of his daughter, Congresswoman Lucille Roybal-Allard. She has taken up his cause, so his legacy lives on in her work. But the burden does not fall only on her; it falls on us all.

When he died, opportunity lost one of its greatest champions. It is up to all of us to pick up on his absence and continue opening doors and building an America that works for everyone.

Mrs. FEINSTEIN. Mr. President, I rise to pay tribute to a great American, former Congressman Edward Roybal, who passed away on October 24, 2005, at the age of 89.

My heartfelt sympathy goes out to his family, especially to his daughter, my friend and colleague, Congresswoman Lucille Roybal-Allard.

As his friends and family gather to pay tribute and celebrate Ed’s remarkable life, I ask all of my colleagues to join with me in paying tribute to the memory of this outstanding public servant.

Ed Roybal was a national leader for America, former Congressman Edward Roybal, who passed away on October 24, 2005, at the age of 89.

Ed Roybal was a national leader for America, former Congressman Edward Roybal, who passed away on October 24, 2005, at the age of 89.