I believe this instruction would be counterproductive to the flexibility that Senator Chambliss and others would like as they move forward in this conference, and I intend to vote no on it.

Mr. President, I believe the yeas and nays have been ordered.

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

The legislative clerk called the roll.

Mr. MCCONNELL. The following Senators were necessarily absent. The Senator from Georgia (Mr. CHAMBLISS), the Senator from South Carolina (Mr. GRAHAM), and the Senator from Arizona (Mr. MCCAIN).

Mr. DURBIN. I announce that the Senator from Delaware (Mr. BIDEN), the Senator from California (Mrs. BOXER), the Senator from Washington (Ms. CANTWELL), the Senator from Connecticut (Mr. DODD) and the Senator from Connecticut (Mr. LIEBERMAN) are necessarily absent.

If present and voting, the Senator from California (Ms. BOXER) would necessarily absent.

The Presiding Officer. The yeas and nays are ordered to be taken on the FISA modification. The legislative clerk called the roll.

The result was announced—yeas 66, nays 26, as follows:

[Roll Call Vote No. 353 Leg.]

YEAS—66

Akaka
Bahnsen
Baucus
Byrd
Bennett
Baucus
Akaka

The Murray

Cantor

The result was announced—nay 26, as follows:

NAYS—26

Alexander
Allard
Allen
Baucus
Bond
Bunning
Colburn
Collin
Conrad
Dayton
DeWine
Dole
Dorgan
Durbin
Feingold

The motion was agreed to.

Mr. HAGEL. Mr. President, I move to reconsider the vote and to lay that motion on the table.

The motion to lay on the table was agreed to.

ORDER OF PROCEDURE

Mr. HAGEL. Mr. President, I ask unanimous consent that the Senate reconvenes at 2:15, the following Senators be recognized to speak as in morning business: ROBERTS, 30 minutes; MIKULSKI, 15 minutes; CARPER, 30 minutes; I further ask unanimous consent that if a Republican Senator seeks recognition between Senator Mikulski and Senator Carper, my request be so modified.

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

RECESS

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess until 2:15 p.m.

Thereupon, at 1:59 p.m., the Senate recessed until 2:15 p.m. and reassembled when called to order by the Presiding Officer (Mr. EIKENSON).

The PRESIDING OFFICER. Pursuant to the previous order, the Senator from Kansas is recognized for 30 minutes.

PATRIOT ACT

Mr. ROBERTS. Mr. President, I rise today to support the conference report for the USA PATRIOT Improvement and Reauthorization Act of 2005. That is a long title. We are talking about the PATRIOT Act.

I am pleased to report to my colleagues and to the President that the House just passed the PATRIOT Act with a very strong bipartisan vote. We need to do the same. I thank Chairman SPECTER for his hard work in getting this important legislation to the conference.

This conference report is one of the most important that we will pass this year. We must do it prior to leaving because it contains a number of provisions that are absolutely vital to our national security. I say that from my perspective as chairman of the Senate Committee on Intelligence.

Like the original PATRIOT Act, this legislation does contain a number of compromises that are not to my liking. But it is often said that the mark of a good compromise is that it leaves both sides unhappy. We have a great number, apparently, who are unhappy about this bill. I think we can safely say that no one is entirely happy with all of the provisions in the legislation. Simply put, this is not the best possible bill but the best bill possible under difficult circumstances. Again, it is absolutely needed on behalf of our national security.

My primary concern as a conference was to ensure that the intelligence community retains its ability to effectively use the important tools that are provided by the PATRIOT Act, and I think we have accomplished that goal. This act reauthorizes all of the PATRIOT Act provisions that are scheduled to sunset at the end of this year. It does, however, impose a 4-year sunset on the use of FISA court orders for business records, electronic surveillance and an additional sunset on the FISA—what is called the lone wolf authority.

Personally, I am opposed to these extended PATRIOT Act sunsets. I know Congress has conducted extensive oversight of these provisions. I know the Intelligence Committee and other committees have, and we have yet to find any evidence—I know this is not the place where we read about it in the newspapers or that we hear on the electronic media, but we have yet to find any evidence of abuse or overreach with respect to these or any other provisions of the PATRIOT Act.

Moreover, this legislation makes modifications to address the perceived problems with the FISA business records and roving wiretap provisions. I ask this simple question: If we fixed these provisions, why is there need for additional sunsets? It seems to me that Congress always retains the ability to amend the law that is enacted. We have a duty to conduct vigorous oversight with the use of these provisions. The Judiciary and Intelligence Committee did that. We don't need and should not use sunsets to compel oversight of these important issues. That ought to be our reasonable obligation, and we do meet those obligations.

Hearing that, I want to highlight the modifications made to two investigatory tools that have been widely mischaracterized, in my view, by critics and some in the media—FISA business record court orders and national security letters.

With regard to the FISA business record court orders, one of the most contentious issues during this conference was whether a relevance-plus standard should be added to the FISA business record provisions. Critics argued this tool could be used for fishing expeditions. Our oversight did reveal that this was not the case, but we agreed that relevance was the proper standard for obtaining a business record court order.

Some are not satisfied with this approach and demand that we include not only a relevance standard but a requirement to specify facts that would tie the requested records to a foreign power or to an agent of a foreign power, a so-called relevance-plus standard. The problem with this is very easy to understand. It is a standard not used on any other subpoena, certainly not requiring the prior approval by a judge like these FISA orders. The standard would also leave gaps in the FBI's ability to use what is in reality a nonintrusive investigative tool. Under relevance-plus, by then the FBI would have lost the use of section 215 in important circumstances.

Ultimately, the conferees reached a compromise to address the misperceptions about section 215. Under the conference report, the standard remains relevance to an authorized investigation. Let me say that again. The standard remains simple relevance to an authorized investigation. There is no increased burden of proof. The standard remains the same as every
other subpoena that Congress has ever enacted.

If the FBI seeks records that are relevant to any authorized, full investigation or a preliminary investigation, it should be able to obtain those records. Under the conference report, this should be the case. But to address the allegations that the scope of lawful national security investigations is too broad, the conference included language that does provide for a presumption of relevance if the FBI provides a statement of facts explaining the link between the requested records and one of the three statutory categories. Thus, the compromise language encourages the FBI to seek the protection of presumptive relevance by including a link to one of the three statutory categories in its application, but it also maintains the use of investigative technique in those limited circumstances that fall outside the three categories.

The conferees also placed additional restrictions on section 215 orders. Under the conference agreement, the records obtained with a FISA business record court order must be screened through the procedures adopted by the Attorney General. These procedures are not required for any other subpoena, grand jury, court order, administrative, or otherwise. In my opinion, minimization procedures should not be required for the confidential investigative activity, especially in light of the requirement for prior judicial approval of an order.

These procedures unfortunately were part of the price we paid to get this legislation—a price that I did reluctantly accept to preserve this investigative tool. I urged the Attorney General when this bill was passed to adopt flexible minimization procedures.

These procedures must maintain the ability of the intelligence community to analyze the important foreign intelligence information now obtained by FISA business record orders. That information must be made available to other agencies over an extended period of time so that the intelligence community will not lose its ability to connect the so-called dots. One current phone number that would be connected to one 2-year-old credit card record that would be connected to one 10-year-old hotel receipt might be the information necessary to stop an attack. We should never forget that, especially in the age in which we live.

Severe retention or any rules of dissemination for these third-party business records will limit the FBI’s ability to prevent attacks, and that is the standard we have demanded post-9/11. I can assure you that the Intelligence Community will examine these procedures with great interest once they are issued.

Next, with regard to national security letters—and the acronym for that is NSL—this conference report makes three important modifications.

First, it will provide for express enforcement of national security letters by creating criminal penalties for non-compliance with the request.

Second, this bill clarifies the process by which the recipients of a national security letter may seek judicial review of requests that are either unreasonable, oppressive, or otherwise unlawful.

Third, this legislation does replace the current blanket nondisclosure rule with a process that requires a special certification by a high-level official to invoke the protection of the nondisclosure provision. If the official is sufficiently high level, the certification that the disclosure would endanger national security or interfere with foreign relations will not be overturned by a court without a showing of bad faith.

Some have questioned the need for nondisclosure provisions on these national security letters or complained that they can be invoked or defended much too easily. I have an opposite concern. I am concerned that the disclosure of the fact that the FBI has sought business records might hinder the investigation of a terrorist network or an espionage ring. Nondisclosure requirements on these national security letters are necessary for the protection of our national security. We must all keep in mind that these so-called NSLs are issued in the context of classified investigations of terrorists and spies.

Make no mistake, the national security letter that requests information in support of a classified investigation should also be classified. But because many phone companies, Internet service providers, financial institutions, or credit card companies don’t have the facilities to handle classified information, these national security letters are submitted in unclassified form. The FBI relies on the nondisclosure provisions in the NSL statute to prevent the inadvertent disclosure of information on targets of terrorists and spies. Without the protection of a nondisclosure provision, the FBI would have to choose between not using a national security letter or taking the risk that its investigation will be disclosed to the spy or terrorist under investigation. We can’t afford either option.

If a terrorist becomes aware of an FBI investigation that was directed at him based on the fact that a national security letter was issued, the terrorist could obviously take actions to protect other members of his cell, ensure that the terrorist network does proceed with other planned attacks, or, in the worst-case scenario, speed up the time line of a planned attack.

We also cannot afford for the FBI to walk away from valuable intelligence information from fear the disclosure of a national security letter might undermine an ongoing investigation. These NSLs do provide access to limited categories of third-party business records that form the building blocks of national security investigations. They allow the FBI to identify the activities of a terrorist or spy and others who associate with them.

The conference report maintains the protections of the NSL nondisclosure provision. It does modify the nondisclosure provision so it is no longer automatic, and it must be invoked. It provides the recipients with the avenue to challenge the nondisclosure not once, but every single year. Subsequent challenges also require the Government to reexamine the need for secrecy.

With these modifications, it seems to me the conference report strikes the balance needed on this issue. First, we protect the very legitimate rights of the recipients and ensure the sensitive investigations of terrorist and spies certainly are not compromised.

So as my colleagues can see, the protections that are provided in the conference report for privacy and civil liberties are extensive. In fact, I think the modifications to the FISA business record orders and the national security letters should cause serious concerns raised about these tools. I hope my colleagues who have concerns about this know what is in this bill as opposed to what the perception is.

The conferees did not stop there. In addition to the modifications I have mentioned, the conference report includes the provisions enhancing existing oversight of these tools. For example, the bill requires the Department of Justice Inspector General to conduct extensive audits of both the use by the FBI of the national security letters and FISA business record orders. The bill also expends public reporting on these investigative tools.

I cannot help but note at this point that many of the protections for privacy and civil liberties incorporated in this bill were derived from the protections that the intelligence committee would have applied to the national security administrative subpoena that was included in the NSL statute. This conference report has essentially taken all of the protections that were contained in the national security administrative subpoena provision, but it has failed to provide the FBI with the same access to records that now exist in 335 other contexts.

Far too often we legislate to the possible rogue FBI agent, one-tenth of 1 percent who might go beyond the law. When we take this step, we deprive the other 99.9 percent of a lawful investigative tool, and then if something is missed or we have an attack, why, of course, we blame the FBI. Our oversight reveals no abuses. Yet we deprive our national security investigators of these constitutional tools.

I challenge opponents of national security administrative subpoenas to provide one good reason the FBI should not have the authority. I have listened to their arguments. I still have not heard the good reason. For years we have repeatedly made it easy to put restrictions on the intelligence community that are not necessary or appropriate. It seems to me we must
continue to ensure that we provide lawful access to data with appropriate precautions. We must tear down the remaining walls that prevent access to lawfully collected intelligence information. One of the top priority goals of the intelligence committee is information. The one thing that seems to me that we must reach out and accomplish, and obviously passing this act and not rebuilding walls to make this problem worse is a top goal.

With some including Senator Klobuchar, we are increasing the possibility that the next attack will succeed. I will oppose such restrictions and will continue to fight for new authorities for the intelligence community. I believe the national security administrative subpoenas is an appropriate tool that would increase our security without sacrificing our civil liberties. I will continue to ask a simple question: Why are we withholding administrative subpoenas from those who investigate health care fraud, drug violations, and other similar matters.

As I have asked many times before, why can the Attorney General use an administrative subpoena to support a dirty doctor or a dirty drug dealer but not a dirty bomber? That does not make sense. This is a tool that the President, the Attorney General, and the Director of the FBI have all asked Congress in regards to, the intelligence community to allow the national security investigators. Once again, Congress has denied them.

Before concluding, I want to highlight one more important intelligence-related provision in this bill: section 506. That is the section that will establish a national security division within the Department of Justice that is consistent with the recommendations of the executive WMD Commission. The national security division will be headed by an Assistant Attorney General for National Security who will be appointed by the President, with the advice and consent of the Senate.

This process, in regard to confirmation, will be subject to the shared jurisdiction of the Senate Judiciary Committee and our Intelligence Committee.

The provision also requires the Attorney General to consult with the Director of National Intelligence before recommending a nominee to the President. I believe the creation of the national security division will help prevent the rebuilding of these walls that I keep talking about that once hindered access to foreign intelligence information. This new national security division will help ensure that law enforcement and intelligence are indistinguishable partners in the protection of our national security.

Finally, I strongly oppose passing a short-term continuing resolution, as some have suggested, to reauthorize existing authorities. The conferences have already worked extremely hard to reauthorize the existing authorities. I do not believe that any additional time or negotiations will close the gap between the opponents and the supporters in regard to this act.

In fact, on the one issue that prevented some conferences from across the aisle from signing onto the conference report, the so-called bad-faith certification provision, this conference report is actually more protective of national security letter recipients than the version previously passed by the Senate.

I hope the folks who are upset about this know that is in this bill and that this is actually more protective. As convinced as I am that an additional 3 months will not close the gap between opponents and supporters, for those who want a continuing resolution, I am equally convinced that further negotiations will only result in additional concessions that will make the PATRIOT Act tools virtually useless.

I remind you again that 4 years of oversight of the use of the authorities that are provided by the PATRIOT Act have not revealed one single substantiated--let me emphasize that, substantiated—allegation of abuse. Yet despite this fact the conference report contains numerous additional checks on the use of the PATRIOT Act tools.

The arguments for these additional checks and restrictions are not based on any factual allegations of abuse but, rather, on unsubstantiated allegations, hypotheticals, innuendo, and perception. I understand the concern, but facts are stubborn things, and there has been no abuse. Nonetheless, this conference report will place more burdens on national security investigators using these constitutional tools to defeat terrorists and spies. Further compromise will only serve to negotiate away these very crucial tools. I urge my colleagues to base their position on the important legislation on facts, not on hypotheses.

Facts are stubborn things, as I said before: The fact that terrorists continue to seek to kill Americans, the fact that they continue to plot attacks against us, the fact that they are determined to continue their war against us, the fact that this conference report does provide significant increased protections for privacy and civil liberties, and the fact that our national security investigators have not abused authorities that are provided under the original act.

We have had plenty of time to oversee the use of authorities that are provided by the PATRIOT Act and plenty of time to separate fact from fiction or the wheat from the chaff. I am deeply concomitant to the men and women of the intelligence community. The USA PATRIOT Act has provided them with important tools to keep us safe. We should continue to do that. I will vote to cloture if necessary—I hope it is not necessary—and in favor of this conference report. I, again, am very glad that the House has passed the reauthorization of the PATRIOT Act by a large bipartisan vote because this allows the intelligence community to retain these important PATRIOT Act tools and keep America safe. I urge my colleagues to do the same.

I yield the floor.

The PRESIDING OFFICER. Who yields time?

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

The PRESIDING OFFICER. The clerk will call the roll.

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

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

Under the previous order, the Senator from Maryland is recognized for 15 minutes.

Ms. MIKULSKI. Thank you, Mr. President.

(The remarks of Ms. MIKULSKI pertaining to the introduction of S. 2097 are scheduled to be printed in the Senate Record under "Statements on Introductions, Bills and Joint Resolutions.")

Ms. MIKULSKI. Madam President, I suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. MURKOWSKI). The clerk will call the roll.

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

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

Under the previous order, the Senator from Delaware is recognized for 30 minutes.

IRAQ

Mr. CARPER. Mr. President, 10 days ago, I returned home from a bipartisan, bicameral congressional factfinding mission that took a number of Members of Congress, including Senator HAGEL of Nebraska, myself, and Congresswoman ELLEN TAUSCHER from California, to a number of Middle Eastern countries. There we met with, among others, the leaders of Israel, the Palestinian Authority, Jordan, Saudi Arabia, and Iraq, as well as with our own civilian and military leaders. For me, our visit was informative, highly informative, even illuminating, and provided me with a number of insights that I wish to share today with my colleagues and with the American people.

For the past several months, Americans have become increasingly skeptical about our ongoing military presence in Iraq, leading to a fierce debate on how to succeed in Iraq and when to begin to redeploy American troops. With so much discord at home, I was surprised and, frankly, heartened to learn during our mission that there is a growing consensus among both U.S. and Iraqi civilian and military officials over a reasonable path forward that I believe many Americans can embrace.

As our President acknowledged somewhat belatedly today, a number of...
grievous mistakes were made during his administration following the ouster of Saddam Hussein—for example, literally telling the Iraqi army to go home, you are disbanded, not needed anymore. Having said that, there is a whole lot at stake, too much at stake, for us to walk to the door, much less walk through the doorway, where between withdrawing all U.S. forces within 6 months and staying the course is a commonsense policy and a path forward for the United States, for Iraq, and for its Arab neighbors.

I believe we must commit to a plan to redeploy a significant number of U.S. troops from Iraq beginning early next year. It could start with our National Guard men and women, might start with our Reserve Forces. We might bring some of them home. Some of them we may wish to enlist the full cooperation of the Arab League and others to stabilize Iraq politically and economically as we continue to help Iraq militarily and their police force shoulder more of the burden in providing security in their country.

On the sensitive issue of withdrawing U.S. troops, I believe if we were to withdraw all of our military forces within the next 6 or even 12 months, we would leave that country in danger of a civil war, and America and Iraq’s neighbors would be less safe, not more safe, than they were before we invaded Iraq. The truth is, though, a modest American force may well be needed in Iraq for some time. While it will not be close to the size of the force we have there now, America will likely maintain some kind of military presence in Iraq, if the Iraqis want us to, just as we currently do in Afghanistan and Kosovo and several other places around the world.

The President’s open-ended statements, however well intentioned, about staying the course cause many Iraqis to question our Nation’s true intentions. More and more, Iraqis view our troops as occupiers, not liberators. To a lot of them, the President’s rhetoric is code for “We are here for your oil, and we are going to stay until we get it.” That is an interpretation that fuels the very insurgency we are trying to defeat.

That is why it makes sense to me to announce as early as January that we plan to redeploy a significant number of American troops from Iraq in 2006 and then begin to do so shortly thereafter. Taking this step will help make clear to most Iraqis our desire ultimately to leave Iraq and its natural resources where they belong—in the hands of Iraqis.

These views are not mine alone. They reflect the views of Iraq’s civilian and military leaders as well as those of top American officials on the ground. We should listen to them. In the words of one of our top American military commanders, he said, pointing toward the door. “We were there for a meeting, it is time for us to begin moving toward the door. And I believe he is right. Otherwise, I fear our troops, who continue to perform courageously under incredibly difficult circumstances, will find themselves out of a job for months or even years to come.

Although much of the debate in America has focused on withdrawing troops, if all we do by the end of next year is reduce our troop levels, we will not set Iraqis up for success; we will set them up for failure. There is also a political war to win, and it is not going to be easy. I believe America’s Ambassador to Iraq, the gifted Zal Khalilzad, has done a remarkable job this year in narrowing the differences among competing factions in Iraq. Now it looks like tomorrow’s turnout for the parliamentary elections will be strong, even among minority Sunnis, and result in the need to form a coalition government.

In fact, when we were there, we heard that the Sunnis—of which only 3 percent of them voted a year ago when they formed their interim government, and barely a third of them voted 2 or 3 months ago when they voted on their constitution—I understand now that over half the Sunnis are going to vote tomorrow. They will elect anywhere from 50 to 55 to maybe 60 members of this new parliament. The Kurds are expected to elect a similar number, and the Shiites will elect maybe 100, 110. There is not enough among any of them to have a majority. That outcome will create a need, and that is a need to form a coalition government.

The real challenge, though, after the vote, as Iraqis confront at least two enormous tasks. One is setting up a functioning government, and the second is rewriting or amending the constitution they just adopted a couple of months ago, while at the same time trying to subdue an armed insurgency.

America must do all we can to make sure that the Iraqis’ experiment with democracy is not just an exercise in democracy but that this experiment results in something less than a Jeffersonian democracy. But to succeed and become a new and prosperous country, Iraq will need more than just our help. European countries and other nations, including democratic nations, can do their part by helping Iraq set up government ministries and agencies designed to oversee everything from defense and finance to human services and environmental protection.

In fact, I strongly support a proposal that would call for individual countries to adopt a new ministry in Iraq and help them to develop and implement and execute sound policies. For example, Nation A might adopt a finance ministry, Nation B might adopt a foreign ministry, Nation C might adopt the petroleum industry. Nation D might adopt the transportation industry, and on and on and on. It should not be just us; it should be a whole lot of countries joining with us in this effort.

Arab countries that have been extremely critical of the war and of America’s occupation must realize they have a dog in this fight, too. On that point, I am more optimistic than I was before my trip. As Saudi King Abdullah told us a week or so ago—these are his words—“In Iraq, what’s done is done.” That is coming from a monarch, a King, who, frankly, did not appreciate, nor did his people much appreciate, our invading Iraq and taking down the regime of Saddam Hussein. But his words; “In Iraq, what’s done is done.” And from that, I infer he means America must do all we can to make sure that Iraq does not erupt into civil war, a civil war that could create a regional war or turn Iraq into a haven for terrorism. Those nations that have a dog in this fight, including Iraq by, among other things, forgiving the Iraqi debt they hold while also working to improve political relations within Iraq. The United States, perhaps through the Arab League, should exert considerable influence in the region to make sure this happens.

Another area in which the United States and other nations can be helpful is to assist Iraq in formulating and implementing, next year, an economic recovery and growth strategy. Iraq, as we all know, is blessed with enormous oil and gas revenues. Yet it is almost beyond belief that today, some 30 months after the U.S. invasion of Iraq and the lifting of the oil embargo in Iraq, oil production in that country is really not any higher today than it was on the day of our invasion. In fact, we were told on our visit that oil production today continues to hover at barely one-third of Iraq’s capacity of some 5 million barrels per day. That means that this experiment results in something less than a Jeffersonian democracy. But to succeed and become a new and prosperous country, Iraq will need more than just our help. European countries and other nations, including democratic nations, can do their part by helping Iraq set up government ministries and agencies designed to oversee everything from defense and finance to human services and environmental protection.

In fact, I strongly support a proposal that would call for individual countries to adopt a new ministry in Iraq and help them to develop and implement and execute sound policies. For example, Nation A might adopt a finance ministry, Nation B might adopt a foreign ministry, Nation C might adopt the petroleum industry. Nation D might adopt the transportation industry, and on and on and on. It should not be just us; it should be a whole lot of countries joining with us in this effort.

Arab countries that have been extremely critical of the war and of America’s occupation must realize they have a dog in this fight, too. On that point, I am more optimistic than I was before my trip. As Saudi King Abdullah told us a week or so ago—these are his words—“In Iraq, what’s done is done.” That is coming from a monarch, a King, who, frankly, did not appreciate, nor did his people much appreciate, our invading Iraq and taking down the regime of Saddam Hussein. But his words; “In Iraq, what’s done is done.” And from that, I infer he means America must do all we can to make sure that Iraq does not erupt into civil war, a civil war that could create a regional war or turn Iraq into a haven for terrorism. Those nations that have a dog in this fight, including Iraq by, among other things, forgiving the Iraqi debt they hold while also working to improve political relations within Iraq. The United States, perhaps through the Arab League, should exert considerable influence in the region to make sure this happens.

Another area in which the United States and other nations can be helpful is to assist Iraq in formulating and implementing, next year, an economic recovery and growth strategy. Iraq, as we all know, is blessed with enormous oil and gas revenues. Yet it is almost beyond belief that today, some 30 months after the U.S. invasion of Iraq and the lifting of the oil embargo in Iraq, oil production in that country is really no higher today than it was on the day of our invasion. In fact, we were told on our visit that oil production today continues to hover at barely one-third of Iraq’s capacity of some 5 million barrel per day. That means that this experiment results in something less than a Jeffersonian democracy. But to succeed and become a new and prosperous country, Iraq will need more than just our help. European countries and other nations, including democratic nations, can do their part by helping Iraq set up government ministries and agencies designed to oversee everything from defense and finance to human services and environmental protection.

In fact, I strongly support a proposal that would call for individual countries to adopt a new ministry in Iraq and help them to develop and implement and execute sound policies. For example, Nation A might adopt a finance ministry, Nation B might adopt a foreign ministry, Nation C might adopt the petroleum industry. Nation D might adopt the transportation industry, and on and on and on. It should not be just us; it should be a whole lot of countries joining with us in this effort.

Arab countries that have been extremely critical of the war and of America’s occupation must realize they have a dog in this fight, too. On that point, I am more optimistic than I was before my trip. As Saudi King Abdullah told us a week or so ago—these are his words—“In Iraq, what’s done is done.” That is coming from a monarch, a King, who, frankly, did not appreciate, nor did his people much appreciate, our invading Iraq and taking down the regime of Saddam Hussein. But his words; “In Iraq, what’s done is done.” And from that, I infer he means America must do all we can to make sure that Iraq does not erupt into civil war, a civil war that could create a regional war or turn Iraq into a haven for terrorism. Those nations that have a dog in this fight, including Iraq by, among other things, forgiving the Iraqi debt they hold while also working to improve political relations within Iraq. The United States, perhaps through the Arab League, should exert considerable influence in the region to make sure this happens.
December 14, 2005

CONGRESSIONAL RECORD — SENATE

S13535

meet. That is money that could be used to lower the 23-percent unemployment rate among young Iraqis, along with the unemployment rate among adults in that country. How? By putting them to work on a host of worthy projects around the country, such as highways, transportation centers, roads and transit projects, housing, wastewater treatment, electricity generation, telecommunications infrastructure, and the list goes on.

Spurring of economic development. Saudi Arabia continues to increase its oil revenues by more fully integrating their oil and gas business to include surveying, exploration, drilling, recovery, refining, and transportation, as well as providing feedstocks to a growing petrochemical industry. There is no reason why Iraq could not also do the same over time.

But unlike a number of other Arab nations, Iraq’s economy does not have to be what I call a one-trick pony. Iraq is blessed with adequate water supply and plenty of fertile land. Crops, produce, and fruits raised on that land can feed all of Iraq and much of that region. We can help the Iraqis figure out how to realize their potential, and we want to do it.

Iraq is also blessed with a well-educated workforce, many of whom would like to be entrepreneurs in their country as they move away from a command-and-control economy to more of a free enterprise system. I am told that last year some 30,000 Iraqis applied for business licenses to start their own businesses. A lot of them could have used an infusion of capital to get started, too. They did not need $50,000 or $100,000, either. In a number of instances, as little as a couple of hundred dollars is all they might have needed.

One of the missing ingredients in Iraq in terms of an economic recovery is a banking system that can make and service loans to small businesses, which generate a lot of the jobs. In America, we know banking. So do some other nations. We need, collectively, to do more to help Iraqis establish a banking system to fuel, among other things, the growth of small businesses—the engine for job creation.

On a positive note, USAID has begun operating in Iraq trying to develop those micro-loan programs that they are putting in place in other nations around the world. There may be $200 or $300 is extended in a loan to a small businessperson. That is a good program. It is just beginning, but it is one we ought to kick into high gear there.

The idea of Iraq as a tourist mecca was not the first thing that came to mind as we headed for that part of the world. Having said that, Iraq is the home of several of the holiest shrines in the Muslim world, and, lest we forget, it was also the cradle of civilization. Muslims come from all over the world already to visit a number of those holy shrines in Iraq. Given the chance, I believe a lot more of them would come to visit some of those holy places, other holy places, in Iraq if there were airports to serve them, along with restaurants and hotels, bus service, auto rental agencies, and the like.

Next, let me add a word or two about Iran, a largely Shiite nation that borders Iraq, as we know. Iraq’s Shiite population lives primarily in the southern part of Iraq. Hundreds of thousands of people have crossed over the border from Iran over the past year or two. Tens of millions of dollars have followed them into Iraq. Many in the region fear, understandably, that Iran is attempting to expand its influence through southern Iraq all the way to its border with Saudi Arabia. Others fear a balkanized Iraq divided into three parts, and maybe eventually three countries, will evolve, and those fears are understandable.

Last week, in an unprecedented move, Iran’s supreme religious leader, the Ayatollah Khamenei, met with the President, the real boss in that country—sent a personal emissary to Saudi Arabia to meet with its King, King Abdullah, apparently to begin a dialog.

That was 2 weeks ago. I said 1 week. It was 2 weeks ago. I said 1 week.

Recently, Iran has also sent word to U.S. officials in Iraq, through the U.N., through Shiite persons in Iraq, that the Iranians would also like to send, I believe, their national security adviser to meet with our representatives there. I am told that our administration, apparently, is not prepared to give the green light for those talks, arguing that any talks should involve much lower level Iranian representation.

The words of another Arab leader we spoke to on this subject are instructational. That Arab leader said to us during our stay—he was talking about the U.S. unwillingness to join multilateral talks on the Iran nuclear policy but this monarch said to us:

Ignoring someone doesn’t mean they cease to exist.

Think about those words: “Ignoring someone does not mean that they cease to exist.” I would encourage our own administration to give American officials in Iraq the green light and find out what is on the Iranians’ minds. It is hard to imagine much damage coming out of such a conversation, and there may be some upside to it. Time will tell.

If we are willing to engage in multilateral discussions with some of those wild and crazy North Koreans, I don’t know that there is a lot of danger in sitting down and being involved in direct or multilateral relations with Iranians, all the while making clear that their possession of nuclear weapons is not acceptable to us and the views they have toward Israel and pushing Israel into the sea is anathema to us and something we would never countenance.

Let me conclude on the Middle East by sharing with my colleagues an old Navy story. Long before I came here, I served as a naval flight officer during the Vietnam War in Southeast Asia, and later on as a Reserve naval flight officer and mission commander of a Navy P-3 airplane, a four-engine aircraft that we have all seen the Navy P-3s land at Jacksonville, FL, any number of times in our job to hunt for Red October and patrol the oceans of the world.

Every now and then, we would have to change an engine in one of our planes. They break. You land the plane. You pull into the hangar and pull off the engine and put another one on. It takes a day or two, and you have to test it before you go up in the air again. In the Navy, if you had a really hard job to do, we would liken it to changing an aircraft engine in one of our planes. But a really tough job is one that we had to do by changing the engine of the airplane while the airplane was in flight. When you are doing that, the sky was a four-engine airplane. That was 2 weeks ago. I said 1 week. It was 2 weeks ago. I said 1 week.

What the Iraqis face in the coming weeks and months is the political, economic, and military equivalent of changing the aircraft engine while the aircraft is in flight. Tomorrow, they might have to change their government and their National Assembly. The good news is that for 275 parliamentary seats, some 6,500 candidates have filed and are running. That is an astounding number. When the smoke clears literally and figuratively later in the week, they will have to figure out who won and who of those 6,500 lost. They will have to seat a parliament. Then they will have to start putting together a coalition government, not unlike what the Israelis do from time to time. Nobody is going to have a majority. The Shiites may have 100 or 120. But they will need other forces. Or maybe some of the rest of the people who are there, the Kurds or the Sunnis and others, can create a majority coalition of their own.

They will have to figure out who is going to be the prime minister or deputy prime ministers. They have to figure out who is going to be the minister of finance, of foreign affairs, of transportation, of housing, the environment, petroleum, on and on. They have to put the right people in the leadership roles of those agencies and have good people up or down the line in those agencies so they can formulate, implement, and execute policy.

While they are doing all of that, they will have to rewrite their constitution, or at least part of it. To make matters more challenging, they have to do it all while in the face of an armed insurgency. I suggest to my colleagues, doing any of those things in and of itself—going through the elections tomorrow, electing a parliament, standing up a government, putting the right people in place to lead those ministries, rewriting the constitution—any of those things by itself is a hard thing to do. Doing them all almost simultaneously during the course of an armed insurgency, achieving that would be
like the triumph of man’s hope over experience. I returned from Iraq more hopeful than when I left. I acknowledge that a lot of hard work lies ahead for us and, hopefully, for a new coalition of the willing in the Middle East. While there are no easy choices or solutions, I acknowledge that I think we know that. But if we do begin to alter course, as I have outlined earlier, I believe we increase the likelihood that America, Iraq, and its neighbors will arrive at the destination we all seek.

Mr. CARPER. Mr. President, I rise to talk about a young man who lost his life last Sunday in Iraq. He is an Army sergeant first class who grew up in Delaware, a graduate of Tatnall High School. His name is James “Shawn” Moudy. He is the ninth soldier from Delaware to have died in Iraq.

Shawn epitomized the best of our countrymen and women who fought to free Iraq and to secure a new democracy in the Middle East. Shawn exhibited unwavering courage, dutiful service to his country and, above all else, honor. The way he lived his life and how he serves today reminds each of us how good we can be.

Shawn was born in Wilmington, DE, on July 14, 1988, to James and Thelma Moudy who now reside in Newark, DE. Shawn attended the Independence School, which was relocated from Tatnall School in 1986, where he enjoyed playing football and lacrosse. Shawn then attended 1 year at Marion Military Institute in Marion, AL.

After earning a nomination to the Coast Guard Academy, Shawn decided instead to enlist in the Army. For almost two decades, Shawn traveled the world on tours of duty in Korea, Germany, Bosnia, and later at Ft. Benning, GA. It was in Korea that he met and fell in love with his wife, Myong Sun, and today they have a daughter, Sandra Rebecca. She is 13 years old.

In September 2004, Shawn was transferred to Ft. Drum in Watertown, NY, where his family resides today. He was deployed to Iraq in August 2005, a few months ago. Shawn’s mission was to train Iraqi troops, and he joined in the security patrols there. Shawn was a member of the 71st Cavalry Regiment of the 10th Mountain Division. He always described his experience as being like a second home. He had several uncles who served in the military. As a child, his mom and dad told me, he always drew pictures of soldiers. According to his mom, with whom I was privileged to speak the night before last, Shawn believed that “the world needs to be safe and protected and free. That’s what his whole life was dedicated to.” Those are her words and his.

Shawn’s parents take comfort in knowing their son was doing what he believed was right. Their son’s death is a tragic loss to his family and how we remember him, Shawn represents the sacrifice and the people of Delaware to express our sympathy on their tragic loss and on our behalf, to offer his mom and dad and family our support and our deepest sympathy on their tragic loss and on ours.

I suggest the absence of a quorum.

The PRESIDENT. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

The PRESIDENT. Without objection, it is so ordered.

ORDER OF PROCEDURE

Mr. CARPER. Mr. President, on behalf of our leadership, I ask unanimous consent that the following Senators be recognized to speak as in morning business:

Senator CLINTON for 1 hour, followed by Senator COLLINS for a time to be determined; Senator KENNEDY for 30 minutes, followed by Senator LANDRIEU for 20 minutes.

I further ask unanimous consent that Republican Senators be accommodated, if seeking recognition, in between two Democratic Senators, and that the minority Senators be allocated an equal time that is equal to that consumed by the majority Senators.

The PRESIDENT. Without objection, it is so ordered.

Mr. CARPER. Mr. President, I suggest the absence of a quorum.

The PRESIDENT. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

The PRESIDENT. Without objection, it is so ordered.

MOTION TO INSTRUCT CONFERENCE

Mr. KENNEDY. Mr. President, tomorrow, we are going to have a series of votes in the Senate to give instructions to our conferees. It is an expression of the Senate to give instructions to conferees on priority items that are going to be before the conference. In this particular case, it is dealing with the issues of higher education.

I intend to address the Senate again tomorrow. I want to urge a favorable vote by Republicans and Democrats alike because the resolution I will be offering is a reflection of the action that was taken in your HELP Committee, chaired by Senator Enzi, in which there was extremely broad bipartisan support—virtually unanimous support—for that position. That position basically states that the committee would have $3 billion in additional savings for need-based aid.

Our intention is to give this additional aid to Pell eligible students. We would also offer an additional grant of up to $1,500 to Pell-eligible juniors and seniors who are majoring in math or science.

We know that one of the great challenges we are facing in the United States is how we are going to be able to compete in a global market and to equip our country with the ability to succeed in a global market. That means we must be the country, the society, the economy that is innovative and creative, and that is going to mean new opportunities that are presented. That is going to be essential not only for our economy but for our national security. The kind of investments we have and those recommended by our committee are a good start.

I believe we are going to have to do more, and I welcome the opportunity to do more in the next session of this Congress.

The motion that I offer and others support, that will be voted on tomorrow, is a reaffirmation of the importance of strengthening higher education. There are many different aspects of the education budget which are of concern to us. Senator HARKIN and others have outlined those concerns. I join them in expressing our anxiety and disapproval at the fact that we are either going to support education or support greater tax incentives, essentially giveaways, to the wealthiest individuals in our country.

This is really the issue. This is the question. We will have an opportunity to express ourselves tomorrow. The whole battle over the budget is an issue about priorities for our Nation. We can say expending more resources in the area of education isn’t going to solve all of our problems, but it is an expression of a nation’s priorities: investing, investing, investing to make sure that every young person who has ability, who wants to continue their education is going to be able to do it.

Finally, I will just mention that the additional reason this motion is needed is because the Republican proposal from the House could actually increase the cost of college loans by more than $2,000.

Mr. President, I send a motion to the desk. As I understand, the leadership will work out the voting sequence, and we will have an opportunity to tomorrow to go into greater detail on this motion.

The PRESIDENT. The clerk will report.

The legislative clerk read as follows:

The Senator from Massachusetts [Mr. Kennedy] moves that the managers on the part of the Senate at the conference on the disagreeing votes of the two Houses on the Higher Education Act of 1998 in the amendment to the bill S. 922 be instructed to insist that the Senate provisions increasing need-based financial aid in the
Mr. President, the holiday season is strong admonition and keep their homes warm in winter. The Republican budget lays bear the consequences further irresponsible tax breaks that benefit the middle class and working families; make those challenges more difficult to overcome. What is more, under the Republican budget, the special interests instead of compassion for common citizens who face new hardships. They must literally wake up at least ought to debate in this Chamber. Unfortunately, the Republican majority and the administration have made their choice: Breaks for the special interests instead of compassion for common citizens who face new hardships. They must literally wake up each morning and ask, what are we going to do to help our friends today? Never has so much been done for so few who need it so little.

Look at their plans for Medicaid. The Republican majority is recommending cuts of up to $11.4 billion over the next 5 years. The Congressional Budget Office has estimated that these cuts will
result in higher premiums and copays for over 7 million people, including 3.5 million children. Some 70,000 people may lose their health care altogether. A family just above the poverty line could see an increase of more than $1,900 annually to maintain their health care.

New York would bear a disproportionately high burden of these cuts, as we would stand to lose over $1.37 billion, putting at risk the more than 4 million New Yorkers who depend on Medicaid. Over 97,000 New York children and 12,400 New York seniors would lose a substantial portion of their services under the cuts being debated. In stead of closing tax loopholes, Washington Republicans are cutting health care. It is very difficult to understand how we could be doing this. If we took that $2.6 billion in new tax subsidies for oil companies that are having an aggregate year of profits of—give or take a billion or so—around $100 billion, as some taxpayers who depend on Medicaid might think, we could have covered the health care costs of an additional 1.7 million children nationwide.

Sadly, the majority has chosen health care cuts and Medicaid as the tip of the iceberg. We can take a look at one example that will tell us why the American families because of these misplaced priorities. Working parents struggling to pay for child care, health care, and housing will now have the added burden of losing their food payment assistance. Two hundred and twenty-five thousand people will see their food stamps vanish, including up to 14,000 New York residents and some 5,000 New York children.

To put this in perspective, the Republican majority is proposing an approximately $700 million cut in food stamps. If we simply reinstated the Superfund polluter tax, which forces companies that pollute to bear the expense of cleaning up instead of passing it on to the average taxpayers to clean up their mess, that would generate $7.3 billion revenue-raising package adopted by the Senate in its tax bill, which repeals among other loopholes another $4.3 billion tax giveaway to oil companies—honest to goodness, don’t the oil companies ever get tired of taking handouts?

I mean, it is not enough that we are paying so much money to them out of our daily paychecks, now they are going to ask us to pay it out of our tax payments—more and more and more subsidies to companies that are making tens of billions of dollars in profits. It doesn’t add up to me.

But if we took away those $4.3 billion in new tax giveaways to oil companies and we cracked down on abusive corporate tax transactions such as setting up offshore tax havens in places such as Bermuda to avoid paying United States taxes, we would not have to make it more painful and costly for students to go to college.

So what is this tradeoff here? More subsidies for the oil companies, more offshore tax havens for companies that call themselves American but are not willing to pay their fair share to fund our young men and women in uniform, more subsidies to companies that are making trillions of dollars in profits. It is unpatriotic for these companies to pay not one penny in taxes to this Government, to our national defense, for the blessings that make it possible for them to do business and have a good standard of living. It is wrong.

Then, I say to them, don’t you think that they are thinking when it comes to child support enforcement? If there ever was a win-win program, it is this. It is designed to go after deadbeat parents, collect the money that is owed, which in turn can be provided to the families that are in need, helping lift those single-parent families out of poverty by requiring that their parents work and make regular payments to support their children. Well, no, that is going to be cut as well. Funding would be slashed by $16 billion. That means some $24 billion in child support payments would go uncollected. In the next 10 years, children in my State would stand to lose over $1.4 billion in child support payments. It is almost impossible to imagine this happening at any time but here we are in the Christmas season, and we are giving a boon to deadbeat parents, talking about the rights of the children, cutting people off of health care and, of course, under the radar screen, the Republican majority is trying to use this budget reconciliation process for a major overhaul of our Nation’s welfare rules.

I am very proud of welfare reform. In 1997, we created a welfare program that valued work, built around the notion that people who do work should not still be poor after they have worked. And that includes single parents, working parents, getting off of welfare. I think that is what the Superfund polluter tax, which forces companies that are having an aggregate year of profits of around $100 billion, to pay for the victims of Katrina or literally anything else? We could keep doing that. I guess that is the Republican philosophy. Or, we can say: Wait. Enough is enough. We don’t have to give the oil companies any more tax breaks and let’s close these loopholes.

Then we come to a program that is about the future. It is particularly stunning—I am sure many in this Chamber and the House believe that a college education is certainly critical for their own children and grandchildren and is part of the route to success in today’s competitive global economy. Well, one would not know by the budget numbers that are coming out of the Republican majority that they have any value for education at all. In an additional $14.3 billion in charges for student loan recipients, making an education even more difficult to finance. This would be the largest cut in student aid in the history of the loan program.

So while with one hand we paint college education as the path to achievement, with the other we are erecting barriers for middle-class families and working families, let alone poor families, who all of a sudden are going to be told they better try to get their kid to go to college, but tuition is rising so we know it is more and more expensive. Instead of giving more help to the tools we used to, we are trying to make it harder to get the financial assistance that is needed to go to and complete college.

An average student would be saddled with a lot more in costs. For example, if a student had $17,500 in student loans they might pay an additional $5,800 under the Republican plan. In my State, approximately 472,000 students would see an increase in their costs. I do not understand what we are trying to do here. If we have $2.6 billion revenue-raising package adopted by the Senate in its tax bill, which repeals among other loopholes another $4.3 billion tax giveaway to oil companies—honest to goodness, don’t the oil companies ever get tired of taking handouts?

I mean, it is not enough that we are paying so much money to them out of our daily paychecks, now they are going to ask us to pay it out of our tax payments—more and more and more subsidies to companies that are making tens of billions of dollars in profits. It doesn’t add up to me.

But if we took away those $4.3 billion in new tax giveaways to oil companies and we cracked down on abusive corporate tax transactions such as setting up offshore tax havens in places such as Bermuda to avoid paying United States taxes, we would not have to make it more painful and costly for students to go to college.

So what is this tradeoff here? More subsidies for the oil companies, more offshore tax havens for companies that call themselves American but are not willing to pay their fair share to fund our young men and women in uniform, more subsidies to companies that are making trillions of dollars in profits. It is unpatriotic for these companies to pay not one penny in taxes to this Government, to our national defense, for the blessings that make it possible for them to do business and have a good standard of living. It is wrong.

Then, I say to them, don’t you think that they are thinking when it comes to child support enforcement? If there ever was a win-win program, it is this. It is designed to go after deadbeat parents, collect the money that is owed, which in turn can be provided to the families that are in need, helping lift those single-parent families out of poverty by requiring that their parents work and make regular payments to support their children. Well, no, that is going to be cut as well. Funding would be slashed by $16 billion. That means some $24 billion in child support payments would go uncollected. In the next 10 years, children in my State would stand to lose over $1.4 billion in child support payments. It is almost impossible to imagine this happening at any time but here we are in the Christmas season, and we are giving a boon to deadbeat parents, talking about the rights of the children, cutting people off of health care and, of course, under the radar screen, the Republican majority is trying to use this budget reconciliation process for a major overhaul of our Nation’s welfare rules.

I am very proud of welfare reform. In 1997, we created a welfare program that valued work, built around the notion that people who do work should not still be poor after they have worked. And that includes single parents, working parents, getting off of welfare. I think that is what
from an ex-husband. I do not see anything progrowth about that for them.

They do not even make economic sense. You know, we know how to do the economy right. We did it in the 1990s. We not only balanced the budget and cut taxes but helped to generate 22 million new jobs and lifted millions and millions of people out of poverty. We enjoyed a long period of sustained economic growth. We took on the challenges of the day and we tried to prepare for the future.

That is what is happening in Washington today, and I am deeply troubled and regretful about the choices that are being made on both ends of Pennsylvania Avenue.

I have spent many years working on behalf of children in foster care. They are probably the most vulnerable of all of our children, the poorest of the poor—abused, neglected, children who get taken away from their families because their families are vulnerable or unwilling to care for them. When they are taken away by the police or by a court or social worker—maybe they are turned in by a neighbor or relative—they become our children. They become the responsibility of every single one of us. It is our duty to try as hard as we can or who are vulnerable and need our help.

There is a lot of talk about family values. What families need to do is to find a permanent, loving family for them. It is going to be a lot harder because the Republicans are choosing corporate tax breaks instead of foster care. They are going to slash $800 million from foster care support.

I grew up loving the Christmas season, telling the story over and over again about how Mary and Joseph found themselves with no place to stay and how Jesus was born in the manger. Many people say: Look, they were shut out, left behind. We are shutting out and leaving behind a lot of our children with these budget decisions. It is wrong. It is wrong to reward special interests who can do perfectly fine for themselves and slam the door on foster children who need all kinds of help to even have a chance in life.

It is wrong to give more tax breaks to oil companies and not be sure we are going to have enough money to help families pay for the necessities this winter. It is wrong that we are using Orwellian language to call a budget bill that actually raises the deficit a deficit reduction bill. It may be clever. You might fool some of the people but not for long. The deficit will continue to be a drag on our economy and a burden for future generations.

The American people, and particularly our children, deserve better. The Republican majority’s proposals for this budget are not in the best interests of America. They will undermine the hopes and dreams of a lot of hard-working people, who took us at our word 8 years ago. They got off welfare and they are working now. I see them every day. I go into offices or restaurants all over New York and somebody will come up to me and they will say: Senator, I used to be on welfare, but I am working now and my children are so happy. Thank you. Tell your husband thank you.

I always say: Well, God bless you, take care of those children.

Now what are we doing? We are going to cut the child care people need to help take care of their children while they are at work. We are going to cut the housing assistance that people need in order to be able to afford a house or an apartment in most places of which I am aware. We are getting their children off Medicaid with all these cuts in Medicaid, so that little girl who needs that expensive asthma medicine in order to keep going to school may be out of luck. We are going to be cutting child support so we are not going after those people who have to collect money that will help that family stay on the right path, stay out of poverty.

It doesn’t make any sense to me, but those are the choices that the elected representatives of this country are about to make. It is time that we go back to arithmetic and reality: we go back to a conservative fiscal policy that pays as you go, doesn’t spend what you don’t have, produces balanced budgets and surpluses, and takes care of people who are working as hard as they can or who are vulnerable and need our help.

There is a lot of talk about family values. Well, let’s let’s do it, not just with rhetoric, but with money, decisions, budgets that show what our values are.

So in the spirit of this holiday season I call on the Members of this body to reflect on the choices they will be making in the next few days. These choices are going to have a profound impact on millions of people, less fortunate than we are, but there but for the grace of God any of us. It will not just be for the holiday season, it will be for years to come.

I think we can do better. I know America deserves better. We can get back on the right path of fiscal responsibility and moral decisionmaking that takes into account the needs of the least among us.

We can build a nation that reflects the best of what we can and should be. I hope we will take this opportunity to do so. If we do not, there will be consequences, and they will reflect badly on our Government.

Let us have a happy ending to the story. The Grinch had an epiphany. The Grinch came back and said: I don’t want to be a bad guy. I want to share in the Christmas spirit. So let us replace this “Grinch budget” with an American budget that does what it should do for all the people of our country.

I thank the Chair. I suggest the absence of a quorum.

The PRESIDING OFFICER (Mr. Coburn). The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. ISAKSON. Mr. President, I ask unanimous consent that the order for the quorum call be dispensed with.

The PRESIDING OFFICER. Without objection, it is so ordered.
enterprise breeds economic enterprise which breeds more economic enterprise.

We know from the standpoint of our side of that philosophical issue, if you empower business to do more business, the American Government will prosper. Our revenues have gone up in this country. They have not gone down because of tax cuts. June 15, 2005—this year—was the largest single take in tax revenue in the history of the United States of America. It was because our country is running on all cylinders, or almost all cylinders.

When I went to college, 95 percent employment was full employment. We have that today. We have had an unbelievable sustained period of very positive interest rates. We have had an economy that has not been attacked by inflation, and inflation continues to be under control. The jobs that were lost because of the recession in the early part of this decade are coming back, and we are going back at a very high rate. Business formations, prosperity, American home ownership is at an all-time high. The real estate industry is at an all-time high. American business enterprise is thriving, and I submit it is now up to me to do whatever it is we are doing. What we are doing is we are empowering that which has always taken this country to great heights: the American free enterprise system, the American taxpayer, the American home owner, and the American employee. We are empowering them with their money and believing they can do it better, and we can prosper together.

The other side’s philosophy is, you charge the people more money to take care of the problems you perceive. Instead of empowering them, you shackle them with less money, you empower government, you breed mediocrity. That is wrong.

No one predicted September 11. Nobody could have ever predicted September 11. But while in the process of reinvigorating the American economy through strategic tax cuts, this administration has confronted the most horrible fate a country could confront on September 11 in the attack of terrorism. We have pursued terrorists around the world. We have secured our airports. We are securing our ports. We have been fortunate not to have an attack on our soil since that date. That did not come cheap. It came at a great price. A great price we have financed, in part, obviously, with the deficits that were referred to. But we paid for an awful lot of it with the growth in our revenue from an empowered taxpayer and an empowered American employer and an empowered employee.

I just want to make a couple things clear. I am one member of the majority party of this Senate, and I can only speak for myself. But I take issue with being characterized as someone who is trying to cut health care, someone who is trying to take food out of the mouths of children, somebody who is trying to take welfare and turn it back around and hurt people on welfare to recovery, someone who is trying to make it harder for kids to go to college.

All of those examples that I heard in the last speech were examples of taking an issue and distorting an issue to make it appear that one side is against children, for hunger, against education, for ignorance—all those negative connotations. So for a second I will address them, if I can.

We had an earlier motion in the Senate today with regard to Medicaid. We have a lot of Governors in this country who are attempting to get flexibility with Medicaid. I happen to be one who supports giving the Governors flexibility from the standpoint of Medicaid. Why? First of all, they and their legislatures administer Medicaid, we don’t. We pay for two-thirds of it, but we hold them accountable for its administration. If they are accountable for its administration, they are getting a third of the costs, and we are holding them accountable, by golly, they ought to get to flexibility to use some of the tools. I know the distinguished Presiding Officer knows about tools in the medicine that makes them to health care for our poorest.

Being more flexible for our Governors to deal with one of the largest single expenditures of State government, the largest in my State, is good common sense and common sense. It is empowering the people who are helping to get it to the people who need it. This business of taking food out of the mouths of babies, I do not know what the Senator from New York was referring to specifically, and I will give her the benefit of the doubt. But I will say, cutting the rate of growth in programs is not taking food out of the mouths of people who are getting it. Cutting the rate of growth in spending is trying to manage our budget. I have never seen a time, even back in the early 1990s, when the Republicans were attacked in the House for taking the food out of the mouths of young children. It was the rate of growth in programs that was talked about. It was not real dollars. I submit the reference today was probably precisely the same thing.

As far as welfare rules are concerned, one of the great legislative initiatives that was referred to today was welfare-to-work. I have been to the centers in my State. I have seen the bulletin boards, the success stories today of people who were on welfare, shackled for a lifetime, and then empowered by welfare-to-work legislation. We have reduced our roles in this country tremendously. We have not really reduced the cost of welfare that much because we are providing childcare, we are providing training, we are providing transportation, and we are providing education in this country tremendously.

But do you know what we did. We slowed the growth of the cost of welfare to the American taxpayer. In the process of doing it, we empowered Americans who thought they were shackled for a lifetime in poverty, in welfare, because we got them job training. We got them child assistance while they were being trained. We empowered them and challenged them to go off of welfare, and now we are seeing that there are students wanting to go to college and to borrow on student loans. There are going to be some costs, that is correct. We still, however, as a government, provide through Pell grants and through assistance in the College Loan Program unparalleled assistance to students wanting to go to college and to make sure that we are merely trying to make that program accountable and live to a certain extent within our means.

There was a comment in the preceding speech that it is time to get back to arithmetic and reality. I will address my remarks to that for just a second.

There is not one Member in here who likes the deficit situation we have been in. I applaud the White House for en- viates the deficit. But under Senator GREGG in his diligent leadership to force us to try to bring about savings and begin to reduce the rate of spending in programs. The reconciliation bill we passed, which I believe was $39.4 billion in savings, is a start. It is only a start. We will have to do more.

In the case of the reconciliation and those savings, whatever the program might be, there is going to be somebody who says: Don’t cut here, cut there. But if you make this budget process accountable, we will have to be able to open all of government, look at all of government, analyze all of government, and make hard choices. The reality of arithmetic is you cannot tax America into prosperity. You cannot solve everyone’s problem by taxing who are producing the jobs that employ the people of the United States of America. What you can do, however, is hold yourself accountable on the spending side and empower those who produce the revenues to do more.

The arithmetic of our tax cuts is simple, because of capital gains reductions, mature assets which were held and not liquidated because of the tax rate were held, and we applied the tax rate was made, and it was deployed in new investments with growth because dividends became equalized with capital gains and, in fact, were lowered in a rate of taxation. Wall Street began to focus on dividends as being a positive thing for companies to do.

There has been a tremendous move on Wall Street, and the market is
stronger and investment in America is stronger because of what we did in bonus depreciation, because of what we did in expensing. In every one of those things that was called a cut, we raised revenue, and we did so because we empowered business.

But if the Senator from New York or anybody else thinks that if you have a billion-dollar problem, you can just raise taxes by a billion dollars and solve it, that is the way for us to go in America, that is the wrong way. Because there is a point at which when you tax, you suppress prosperity, you cause people who have money to make the decision not to deploy that money anymore. You cause the exact opposite of what has happened in this country for the past 3 years since the tax programs were passed.

So while I may have missed some of the points because I caught this in passing and stopped at the TV to listen, that did not miss one point. The point that was the question: I don’t understand what it is we are trying to accomplish. I will tell you what we are trying to accomplish. We are trying to accomplish empowering the great locomotive of prosperity, the American employer and employee to do better. And as they do better, the American Government does better, and revenues go up, not because we raised rates but because we raised hope and we raised opportunity.

Secondly, I know where we are trying to go in budget reconciliation. We are trying to go where every American is every day of their life. We are trying to sit around the kitchen table, setting priorities, looking to the future, seeing where we can slow the rate of growth of Government expenditures. We are not trying to take food out of the mouth of a single person, nor to take health care away from a single person. Nor do we want a deadbeat dad not to support his child, we have a holiday tree; we have a Christmas tree.

Mr. President, I thank you for the time yielded to me. I thank you for the opportunity to serve with you in this body. In the next few days, as we close out this legislative session, I hope we can, in the end, be where we started this year, with a goal of empowering the American taxpayer, doing a better job handling the expenses of this country, and doing what we always do in giving thanks to live in the greatest Nation on the face of this Earth, the United States of America.

I yield the floor.
who were dramatically impacted by Katrina get Medicaid coverage. Again, that was a decision that was made to reallocate resources.

So the bill itself is probably the biggest and most aggressive effort to try to help people of low income that has gone through this Senate in recent history, probably since the welfare reform bill that was signed by the husband of the Senator from New York.

How did the savings generated which were able to be reallocated? Remember that the bill overall, on a net basis, as it left the Senate, saved about $39 billion. My hope is, after we get to conference, it will save about $45 billion, maybe $56 billion, maybe as high as $48 billion, $49 billion in net savings. But there are other savings that we have taken and reallocated. Where did those savings come from?

Did they come from low- and moderate-income individuals? Were they slashing programmatic activity that benefited low-income individuals, as would be represented by the statement of the Senator from New York that the Grinch has been at work? No. As I said, a more accurate analogy would have been the Cat in the Hat because she was talking through her hat on that issue.

The savings that expand the Pell grant pool would come out of the lenders who, if we do not act under this bill, will realize a $12 billion windfall because the interest rate which students will have to pay will be artificially high unless we adjust that rate to appropriate levels in the marketplace which lend this money to students, and they do a service for the Nation by doing that, but they are getting this artificially inflated rate of return. Because of the way the law was structured, it didn’t reflect the actual interest costs or what the real interest costs are today, if we don’t act, they will get a $12 billion windfall.

What Chairman Enzi and the HELP Committee said was: That doesn’t make any sense. Let’s take back that windfall, which was artificially created by Federal law, and take a significant amount of it and expand the Pell grant program so 5 million more kids will be able to go to college. There are, low-income kids. In fact, the whole program is targeted to the lowest of low-income kids who want to go to college. And take another big chunk of it and use it to reduce the debt of the Federal Government, a pretty low-income approach, certainly not a Grinch approach. It is a rather thoughtful approach, a good approach.

I would say the characterization of the Senator from New York of this bill is inconsistent with the facts on the ground and inappropriate.

The Finance Committee looked at places where we could save money in the health care business to the conclusion that a considerable amount of money could be saved by changing the way pharmacies are reimbursed under Medicaid. So they made a decision. They said: Rather than having an artificially high reimbursement for pharmacies and drug manufacturers, they would rather more accurately reflect the cost of those drugs and what those drugs would go for on the open market and thus take the savings from that and, once again, split those savings. They said: Part of those savings should go to expand assistance to low-income kids, adding another 1.1 million kids to the SCHIP program, the Medicaid Program for low-income kids, and taking another part of the savings and applying it to the Medicare program, creating a deficit reduction event.

In addition, they said: Listen, if we don’t do something about doctor reimbursements, doctors will end up with their fees being cut by 4.8 percent at the end of the year, which will be going to have doctors dropping out of the Medicare system. That is not a very good idea. Low-income senior citizens who want to go see a doctor aren’t going to have to see doctors to see because doctors are walking out of Medicare, and my income is being cut.

Everytime I see one of these patients who is a Medicare patient, I am losing money. I have to pay my overhead. I have to pay insurance, my nurses. I have to pay my overhead. I can’t take a 4.8-percent cut.

So the committee said: Let’s hold the doctors harmless, basically give them no cut. Well, they gave them a 1-percent increase, but it basically amounts to no cut. And they paid for that, again, by bringing areas redesigned or Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically, there is $5.6 billion sitting in the Medicare Part D trust fund, which is actually in Part C, but it applies to Part D, which was euphemistically called the stabilisation fund, which essentially was walking-around money for the Department of Health and Human Services to basically pay out to various insurance companies, HMOs, and drug companies underwriting areas of Medicare which legitimately should be reduced. Specifically,
In the appropriation accounts, we have essentially frozen spending, under this budget, under the budget which was passed in nondefense discretionary activity. But again, it only represents 30 percent of the Federal budget. The rest of the Federal budget, outside of debt financing, is entitlement spending or mandatory spending. Those are programs where people, because of their situation, or institutions or corporations, because of their situation, have the right to come to the Federal Government and get funded.

They may be veterans, students, senior citizens on health care or on Medicaid or on Social Security. They have a right to that benefit because they fit certain criteria—age or income or experience. Those entitlement accounts are the fastest growing element in the Federal Government. They have been for years. Now they are projected to explode in their rate of growth because of the fact that we have something called the baby boom generation, which is going to enter the Federal system. A CBO report is coming out that reflects that it is going to overwhelm our capacity as a society to support it.

The concept that you can tax your way out of a problem which appears to be the proposal of the Senator from New York, cannot stand in the face of facts. It cannot stand in the face of facts. Three programs—Social Security, Medicare, and Medicaid—make up about 80 percent of the mandatory spending. Those 3 programs today absorb I think probably around 8 or 9 percent of the Federal budget. Maybe it is higher.

When the full baby boom generation has retired by the year 2030, those three programs will cost the American taxpayer 20 percent of the gross national product of the Federal Government. Why is that an important number? Because 20 percent of the gross national product is how much we have, historically, as a Federal Government been willing to spend for all Government activity, including defense spending, education, environmental protection and health care for senior citizens and Social Security. But by 2030, those three programs alone will cost as much as the entire Government spends today as a percentage of our gross national product.

What are the implications of that? The implications are that in order to pay for that, and to have a functioning government, you would have to raise taxes on our children and grandchildren over this 20 percent level. That number keeps going up because the unfunded liability of Medicare and Medicaid alone is $27 billion. The unfunded liability of Medicare and Social Security and Medicaid together and all of the other entitlement programs is about $44 billion. So the number keeps going up well beyond 20 percent, so by 2030 30 percent of our gross national product for those three programs. Maybe the Senator from New York is willing to raise taxes as a percentage of the gross national product well above what we have done as a Nation, generally. We have never had a tax rate which has exceeded 21 percent. That has been hit occasionally, but usually the tax rate has been about 18 percent of GDP. Once you get above 18 percent, you begin to suppress the Nation’s ability to be productive. People will come to the conclusion that there is no point in going out and working harder because the Federal Government is simply going to take the extra dollar that they produce.

That is what happened in the late 1970s when tax rates were up to 70, 75 percent. People said: Why should I go out and work hard to produce that extra dollar? They are just going to tax it away from me. So Ronald Reagan came along, following the ideas of John Kennedy, and said: Let’s cut the tax rate, and it will produce more incentive for productivity, more entrepreneurship, and therefore more jobs and more revenue, and that is exactly what happened.

That is also what happened with George W. Bush. He cut the tax rate in the middle of a very severe recession, followed by the attack of 9/11. As a result, we have seen a huge increase in revenues in the last 2 years. That revenue increase is a direct result of the fact that we have created an incentive for people to be productive and create jobs.

So you can do it in a practical manner, even if you wanted to do this, follow the course that has been outlined by the Senator from New York, which is essentially trying to tax your way out of the problem we confront, which is called the Federal deficit and the spending of the Federal Government resulting from entitlement spending. The only way you can address this issue is if you take a hard look at the entitlement programs and begin to restructure them so that they become affordable for the next generation.

I wish this deficit reduction bill was much more expansive than it is. I wish it took a hard look at the LIEAP funding this year. Let me describe the situation we are facing in my home State.

At the same time, it moves forward for the first time in 8 years in an attempt to address the issue of reducing the debt. It is the right policy and it is, rather than being a Grinchlike event, truly an appropriate gift, should we get around to passing it, to our children and our children’s children and to those people who benefit from this bill. Mr. President, at this point, I yield the floor.
Just yesterday, I was in northern Maine, in Aroostook County, which is where I come from, and the high for the day was 12 degrees. That was the high temperature for the day. In weather like this, people simply have no choice but to devote a very large part of their income toward heating their homes. Unfortunately, with the escalating cost of home heating oil, many people simply cannot afford to do so.

In Maine, 78 percent of the households use home heating oil to heat their homes. Currently, the cost of home heating oil is approximately $2.34 per gallon. That is 38 cents above last year’s already inflated prices. These high prices greatly increase the need for assistance, and at least 3,000 additional Mainers are expected to apply for LIHEAP funding this year.

So we have a situation where there are more people in need of assistance compared to last year. The prices are much higher than last year, and yet the average benefit is expected to fall by roughly 10 percent to $440 per qualifying household. Unfortunately, at today’s high prices, $440 is only enough to purchase 188 gallons of oil. That is far from the equivalent benefit of 251 gallons. I can tell you, that is not nearly enough to get even through the first half of the winter in Maine. With rising prices and falling benefits, we have a real problem. Just to purchase the same amount of oil this year as last year, the State of Maine would need an additional $10 million in LIHEAP funds.

Just a few months ago, we passed and the President signed into law the Energy Policy Act of 2005. This law passed the Senate overwhelmingly, and it authorized $5.1 billion for the LIHEAP program for fiscal year 2006. The chairman of the appropriations subcommittee, Senator SPECTER, worked very hard to increase home heating oil bills are already pounding family budgets in homes like these. Families, LIHEAP funds can be the factor that prevents them from having to choose between paying their bills and putting food on the table.

I call on my colleagues to support this motion to instruct the conferees to include this vital assistance as part of the budget reconciliation bill. I wish to recognize the efforts of my colleague from Rhode Island. We have worked very closely toward this common goal on both sides of this aisle. In the Northeast or the Midwest or cold-weather States there is a special appreciation for just how much hardship will be imposed if we do not increase this funding.

I commend the administration for calling for $1 billion in additional funding, but, frankly, that is simply not enough. We need to do more. I hope that just as many of us are responding to the needs of those victims of the hurricanes in the Gulf region, that our colleagues from that area of the country and from other areas of the country will join us in averting this looming crisis.

I thank the Chair, the PRESIDING OFFICER, the Senator from Rhode Island.

Mr. REED. Mr. President, first, I commend my colleague, Senator COLLINS, for her leadership on this issue and for the eloquence and persuasive arguments she made.

As the Senator from Rhode Island pointed out so accurately, there is a real dilemma. Many families will have to give up food to heat their homes, and they will have to make other sacrifices. This is an extraordinary burden and particularly so this winter because of the huge increase in heating costs and the severity of the weather that is predicted for the region.

There has been some suggestion, or objection, I should say, to our proposal on several grounds. There is a suggestion that we have been inconsistent in what Senator COLLINS and I have asked for. In September, Senator COLLINS and I authored a letter, and we were joined by 40 of our colleagues, for an increase of about $1 billion. Forty-three Senators, including myself and Senator COLLINS, wrote to the Appropriations Committee. What we were asking for was allocation of emergency funding, funding that would go to the President so that at his discretion he could identify
areas of the country under severe conditions and makes allocation of these funds.

What we are talking about today is fully funding the State grant program. One of the reasons it is essential to fully fund the grant program at the level of about $5.2 billion is because of the complexity of the formulas. Unless we fully fund this program, many of the States that are in the most dire circumstances won’t receive funding.

Essentially, what happens is there is a front loading of funds to the areas of the country that are affected by winter, but as the funds in LIHEAP increase, appropriations and allocations go to areas of the country—the South, the Southeast—that have problems in the summertime and need cooling assistance. The irony would be if we increase money but do not really increase it to the full level, we would be funding—and I think it is appropriate to do that—States that are not affected by the extreme winter weather for the States such as Wisconsin, Maine, New Hampshire, and others that need the heating assistance today. So that is the rationale underlying our request.

I pointed out that we have brought this issue to the floor on numerous occasions, and we have had the support of a majority of the Senators on both sides of the aisle and across the country. This is not a partisan issue; it is a national issue. There is not a Republican or Democratic issue; this is a bipartisan issue. We have had that support because the majority of our colleagues recognize the reality. Prices are up, the temperature is down. People are going to suffer if we do not act.

There has also been a suggestion that this is inappropriate because it is not offset by cuts in other programs. Well, I would hasten to add that in the next few weeks we are going to consider many programs and funding requests that are not offset. Today, if one reads the newspapers, the Pentagon is preparing about a $100 billion supplemental request for funding in Iraq and Afghanistan. That may come down; it may go up. No one is proposing that we not consider that because it will not be offset by cuts in other programs. I think we are going to see, at least in the House version of the tax reconciliation bill, significant tax cuts which I believe are not offset. I think we should move to a balanced budget. I think we should take the tough steps that we took in the 1980s. I came here as a Congressman in January 1991, and we were running huge deficits every year. It took us a while. It was under the leadership of President Clinton that we were able to reverse that.

At the end of the 1990s, in the year 2000, we were looking at a projected surplus. Lo and behold, it is now the year 2005, and we are back into annual deficits and a projected deficit in many years before us. So we can do it, but I suggest those are not strong arguments to stop us from doing what we have to do today to help people who really will suffer if we do not take appropriate action.

I hope my colleagues would join Senator Collins and I—and again I would point out that this is a bipartisan, broadly based group of Senators who are coming together to make a simple request that I think is compelling, given the obvious reality, huge increase in prices, falling temperatures, people who will give up eating to heat their homes, people who will take drastic steps to be able to heat it every winter in our part of the country, Senator Collins and I, where they turn the stove on at night, they go to sleep, and there is a fire, an explosion, a terrible tragedy. They are just trying to keep warm. We can help them. I hope we will.

I am pleased and proud to be doing this with my colleague and friend, Senator Collins from Maine.

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

The PRESIDING OFFICER. The clerk will call the roll.

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

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

Mr. COBURN. Mr. President, I wanted to take a few minutes to just kind of talk a little bit about the process of the end of the year here in the Senate and something that I do not think is healthy for the American people. It is certainly not healthy for the Senate, but in the long run it is not healthy for our country.

I have thought a lot about this, considering the campaign I went through to become a U.S. Senator. The theme that keeps recurring in my mind is that there is nothing so inadequate as democracy when there are differences within parties, there are conservative Republicans, liberal Republicans, conservative Democrats, liberal Democrats, but we are all Americans. If there ever was a time our Nation required leadership instead of partisanship, it is now.

We are on an absolutely unsustainable financial course. We have heard great criticisms today, not just from any party but by a person who chooses to make those criticisms of the direction it is trying to go in terms of trying to get us off that unsustainable course. It kind of grieves me for our country that we lack the leadership to stay focused on what is important to the country and instead focus on what somebody else does wrong or is perceived to do wrong.

We can have tremendously intelligent and respectful debate that is directed toward a difference of opinion about issues, but the problems that face this country today are greater than any in my lifetime. This last year, we charged to our children and our grandchildren $528 billion. That $528 billion is how much the debt grew last year. It is going to require absolutely zero partisanship over the next 20 years in this country for us to try to attack the structural problems that are going to undermine the future opportunity of our children.

I am reminded of history because Franklin Delano Roosevelt, facing a similar situation to what we have right now in our country, cut out three of his most favorite programs and cut discretion spending that he would do anything to protect to make sure the problems that couldn’t do what was right for the next two generations.

I worry that foresight, or if we do not look at it, we place partisan political positioning and elections that are coming ahead of the best interests of our Nation.

We have heard about cuts. We have heard about taxes. We have heard about all sorts of things, described in a way so you would think anybody who disagreed with you was the opposite of what you believed opposite of that would just be terrible. That is not the truth. It is not anywhere close to the truth. Anybody who is a Member of this body cares immensely about this country. They just differ about how they want to go about getting to a solution.

If we have half a trillion dollars that we added to our children’s debt this year and we are on a course, with Medicare, Medicaid, Social Security, and interest on the national debt—by the way, nobody ever speaks of, which is the fourth largest item and will soon become the largest item—if we do not have the desire and the will to work together as loyal opponents, with the best interests of our country at heart, taking the partisanship out of it—nobody is bad, they just have a different idea.

I hope as we wind up the Senate year that we will keep in mind that what I believe to be true throughout the country is that is that country is nauseated by partisanship. It doesn’t build our country, it tears our country down. It doesn’t promote unity, it promotes division, it promotes polarization, and our problems are so great that we ought to be following the advice of John Kennedy. We ought to be following the advice that says: Don’t ask what your country can do for you, ask what you can do for your country.

If there is ever a time that we needed to be doing that, both as Members of the Senate and as citizens of this country, it is now. The numbers that face us in the future—a war in Iraq, the devastation on the gulf coast, and a structural deficit—require that we have a shift, and the shift is that we look to the long run, that we don’t try to gain the short run, and that we do what is in the best interests of the country, and the first thing we do that is in the best interests of the country is to put partisanship aside.

I yield the floor. 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. HARKIN. Mr. President, I ask unanimous consent that the order for the quorum call be dispensed with.

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

Mr. HARKIN. Mr. President, if I might inquire of my friend and colleague from Louisiana, I know she is preparing to speak. Might I ask how long she may speak? I have a speech preparing to speak. Might I ask unanimous consent, after the Senator from Louisiana finishes speaking, that I be recognized for up to half an hour.

The PRESIDING OFFICER. Is there objection?

Ms. LANDRIEU. I thank the Senator. I will probably speak for about 15 minutes.

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

USA PATRIOT AND TERRORISM PREVENTION REAUTHORIZATION ACT OF 2005—CONFERENCE REPORT

CLOTURE MOTION

Mr. FRIST. Mr. President, I ask unanimous consent that the Senate now proceed to the consideration of the conference report to accompany H.R. 3199, the PATRIOT Act, and I send a cloture motion to the desk.

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

The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The legislative clerk read as follows:

CLOTURE MOTION

We the undersigned Senators, in accordance with the provisions of Rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the Conference Report to accompany H.R. 3199, the U.S. PATRIOT Terrorism Prevention Reauthorization Act of 2005:


Mr. FRIST. Mr. President, we will be very brief. I know we have two of our colleagues on the floor prepared to speak.

What we have just done is turn to the conference report on the PATRIOT Act, a vitally important piece of legislation, that in bipartisan way our colleagues have addressed, in a bicameral way, and it is now our intention to address the PATRIOT Act, discuss it over the course of, I am sure, later this evening as well as tomorrow.

Because we were unable to come to a unanimous consent agreement to address this bill in a limited amount of time, we have to file an amount of time, and then to vote up or down on the bill. I filed a cloture motion, and that cloture vote will actually be Friday morning. I will have more to say about that.

Let me briefly turn to my distinguished colleague, who is chairman of the Judiciary Committee, who has put together, again in a bipartisan way with a strong compromise over the long period of time, a bill that, as we all know, has passed the House of Representatives earlier today with I believe 44 Democrats voting for the PATRIOT Act in the House of Representatives, a bill that we now will be addressing on the floor of the Senate.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. SPECTER. Mr. President, I shall be brief. I know two Senators are waiting to speak.

I congratulate the House of Representatives for approving the conference report by a significant margin.

I thank the majority leader for moving ahead promptly with filling of the cloture motion. There have been a number of public statements made by Senators about an intention to filibuster. We are obviously at the conclusion of our work and we want to proceed. I am advised by the distinguished majority leader that this conference report will be on the floor tomorrow.

I urge my colleagues to come to the Senate to debate the issue. It is a complicated bill. I addressed it at some length the day before yesterday with a floor statement, moving into the critical areas. Yesterday, Senator Finkgold and I had an opportunity to discuss the bill for almost an hour. It is valuable for our colleagues to know the details as to what is in the bill. That can be best accomplished by an interchange of ideas, those who have objections stating them, and hearing the responses so that we may fulfill our responsibility as the world’s greatest deliberative body. I look forward to that exchange and debate.

I believe it is an acceptable bill, a good bill, not a perfect bill. I am prepared to go into detail. I have talked to many of my colleagues on one on one, individually, and I have found, understandable, because of the complexity of the bill, that many of its provisions are not fully understood as to what they mean and what the import is and why we have come to this.

Ideally, I would like to have seen the Senate stand and pass the PATRIOT Act, an emergency, unanimously, passed by the Judiciary Committee 18 to 0, and then on the unanimous consent calendar here, which is, I think, unprecedented for a bill of this magnitude. But we have a bicameral system, and we deferred at length with our colleagues in the House of Representatives and are presenting the conference bill, which I submit is a good bill that I am prepared to advocate tomorrow.

I urge those who want to speak to come to the Senate tomorrow morning when we take up the bill and have a constructive debate so our colleagues may be informed about the contents and vote on the cloture motion in a timely way and hopefully move forward to consideration on an up-and-down vote.

I thank my colleagues from Louisiana and Iowa for yielding this time.

Mr. FRIST. Mr. President, let me very briefly close in stating my strong support for the legislation, the substance of the legislation, but also underscore the importance of this Senate action on this legislation. I encourage our colleagues who have talked about filibuster to do exactly what our distinguished chairman has talked about, and that is look at the substance of the bill. A lot of changes and modifications have been a product of our compromise and negotiation and have been put into the bill. It is very strong in terms of issues such as terrorist financing and protection of our ports and addressing issues surrounding mass transit and privacy and personal liberties.

This bill does present us with a stark and clear choice: Should we take a step forward, which we have an opportunity to do in the next several days, or take a step backwards in that goal to make America safer?

As I speak for just a few minutes this afternoon, it has been over 20 days...