The Senate met at 10 a.m. and was called to order by the Honorable Rob PORTMAN, a Senator from the State of Ohio.

**PRAYER**

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God Almighty, may our lawmakers take refuge in the shelter of Your wisdom and providence. Remind them that You are the potter and they are the clay. As they trust You to make the vessel You desire, fill their hearts with willingness to know and do Your will.

Lord, give them the wisdom to trust You to open doors that no one can shut, and close doors that no one can open. Do for them more than they can ask or imagine. In all they do, may they live for Your glory.

We pray in Your sacred Name. Amen.

**PLEDGE OF ALLEGIANCE**

The Presiding Officer led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

**APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE**

The clerk will please read a communication from the Senate to the President pro tempore (Mr. HATCH).

The senior assistant legislative clerk read the following letter:

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable Rob PORTMAN, a Senator from the State of Ohio, to perform the duties of the Chair.

Orrin G. Hatch,
President pro tempore.

Mr. PORTMAN thereupon assumed the Chair as Acting President pro tempore.

**RESERVATION OF LEADER TIME**

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

**CONCLUSION OF MORNING BUSINESS**

The ACTING PRESIDENT pro tempore. Morning business is closed.

**FEDERAL REGISTER PRINTING SAVINGS ACT OF 2017**

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of the House message to accompany H.R. 195, which the clerk will report.

The senior assistant legislative clerk read as follows:

House message to accompany H.R. 195, a bill to amend title 44, United States Code, to restrict the distribution of free printed copies of the Federal Register to Members of Congress and other officers and employees of the United States, and for other purposes.

Pending:

McConnell motion to concur in the amendment of the House to the amendment of the Senate to the bill.

McConnell motion to concur in the amendment of the House to the amendment of the Senate to the bill, with McConnell amendment No. 1917 (to the House amendment to the Senate amendment to the bill), of a perfecting nature.

McConnell motion to refer the message of the House on the bill to the Committee on Appropriations, with instructions, McConnell amendment No. 1918, to change the enactment date.

**RECOGNITION OF THE MAJORITY LEADER**

The ACTING PRESIDENT pro tempore. The majority leader is recognized.

Mr. MCCONNELL, Mr. President, in 2 hours every Senator can vote to end this government shutdown. At 12 noon we will vote to end the Democratic leader’s filibuster and advance instead a bipartisan bill that would put this mess behind us.

The bill before us does three things that every Democrat and Republican should be able to support. First, it ends the shutdown and restores full funding for the Federal Government through February 8. Second, it extends health insurance for 9 million vulnerable children. Third, it will enable Congress to resume serious bipartisan talks on the important issues facing our Nation.

I respect the passion that many of our friends in this Chamber, both Democrat and Republican alike, bring to the major issues before the Senate—all of these issues. Each of us brings our own views and personal perspectives to discussions of immigration policy, healthcare reform, or details of government spending.

But we should not let the political feuds or policy disagreements obscure the simple fact that every Member of this body cares deeply about the challenges facing our country. All of us want to make life better for the American people.

Bearing this in mind, I hope and intend that we can reach bipartisan solutions on issues such as military spending, immigration and border security, and disaster relief before the February 8 deadline.

But yesterday evening, I restated my position that these negotiations can’t last forever. Should these issues not be resolved by the time the funding bill before us expires on February 8, so long as the government remains open, it would be my intention to take up legislation here in the Senate that would address DACA, border security, and related issues, as well as disaster relief, defense funding, healthcare, and other important matters.

Let me be clear. This immigration debate will have a level playing field at the outset and an amendment process...
that is fair to all sides, and it would be my strong preference for the Senate to consider a proposal that could actually be signed into law. A bipartisian, bicameral group is already negotiating, and I look forward to completion of its work.

But it is abundantly clear that the Senate cannot make progress on any of these crucial matters until the government is reopened. We need to move forward. The very first step is ending the shutdown. It is evident that this government shutdown is doing nothing—absolutely nothing—to generate bipartisian progress on the issues the American people care about. Every day we spend arguing about keeping the lights on is another day we cannot spend negotiating DACA, defense spending, or any of our other shared priorities.

Let's join together and put the filibuster behind us and get back to work for the American people.

**RECESS**

Mr. CORNYN. Mr. President, I ask unanimous consent that the Senate recess until 11:30 this morning for conference meetings.

There being no objection, the Senate, at 10:33 a.m., recessed until 11:30 a.m. and reassembled when called to order by the Presiding Officer (Mr. Johnson).

**FEDERAL REGISTER PRINTING SAVINGS ACT OF 2017—Continued**

The PRESIDING OFFICER. The Senator from Iowa.

Mrs. ERNST. Mr. President, I rise today to urge Senate Democratic leadership to end their reckless government shutdown.

It is no secret that over the years I have made clear that I don't like funding our Federal Government from one shortsighted, bandaid bill to another. We must establish a path forward to responsibly fund our government for the future, for our veterans, and for the American people.

But rather than finding a long-term funding solution to ensure stability in our military, the Senate Democratic leadership has decided to shut down the government. What does that mean for our military? Well, for starters, critical defense projects have come to a halt. We could also see delays in maintenance of our critical aircraft, ships, and weapons systems at a time when our adversaries are becoming more aggressive and more advanced. Our service members, who put their lives on the line every day for our country, don't know when they will receive a paycheck.

I have an adviser right now who is deployed to the Middle East. I received an email from him this morning. He said: It is really hard for all of us here knowing that our government is shut down. But every day it is the same for us here in Afghanistan. We will do what we need to do.

God bless him for that.

Iowa National Guardsmen are deployed overseas right now. One of my former units, the 248th Aviation Support Battalion, is spread out through the Middle East, doing their mission and still going through this shutdown for them here in Washington, D.C. Military schools have been canceled. I spoke to an Active-Duty Army officer this morning. She was scheduled for her pre-command this weekend, and her orders were canceled. She told me: I will not be able to go to that precommand course before I deploy. She will head overseas not having had a vital course to instruct her on leadership in the military. The likelihood of her picking up that course again in the future is near zero—near zero.

Additionally, having served as a battalion commander in the Iowa Army National Guard during our last government shutdown, I can tell you that these shutdowns have a significant impact on our National Guardsmen. A shutdown prohibits our citizen soldiers from participating in drill and training exercises essential to our military readiness.

Our public affairs officer sent out this notice this morning from the Iowa National Guard. The headline: IOWA NATIONAL GUARD FEELS EFFECTS OF FEDERAL GOVERNMENT SHUTDOWN

More than 1,000 full-time federal technicians furloughed

That is just Iowa alone. 'Approximately 400 personnel sent home from weekend training.' That is just Iowa.

And 110,000 National Guardsmen were affected after this last weekend because of the shutdown. Should these men and women be called to defend our Nation in the face of danger, it is critical that they are properly prepared, and a government shutdown does not allow this. During the time that the government shutdown goes on, we are not getting paid for our service, this hurts our readiness. Our personnel can't do their wellness and medical checks; that hurts our readiness. Our military members can't get to their schools for advancement in their careers; that hurts our readiness. And once those orders to schools have been canceled, you can't just pick up on Tuesday or Wednesday or Thursday and say: OK, I am going to school now. There are only so many slots allocated, and if you miss that training period, you may lose your slot. Perhaps even a year, in the National Guard to pick up those schools.

During a shutdown, our folks are furloughed. Depending on how long the government is shut down, our citizen soldiers struggle to find a way to make it through training days to be adequately prepared for duty. This could also mean that their time serving throughout the year might not be included in their total years of service, potentially further jeopardizing their benefits and pay.

What a lot of folks here who haven't served in the military—the Reserves, Guard, or Active Duty—don't understand is that in the Reserves and Guard you have to meet so many points in a year to be considered a good retirement year. If you fall a few days short of that, the entire year does not count toward your retirement. The entire year does not count toward your retirement.

Despite their rhetoric otherwise, Senate Democrats are turning their backs on our men and women in uniform by putting our military's services and readiness in jeopardy. It is inexcusable.

Additionally, the legislation the Senate voted on Friday night would have reauthorized the Children's Health Insurance Program for 6 years—providing approximately 80,000 Iowa children with access to important healthcare services, especially in the rural and underserved areas.

Unfortunately, Senate Democratic leadership is playing political games that have opposed and continue to oppose this critical funding is in place for children in Iowa and across the country. Instead, the Senate Democratic leadership's shutdown hurts Iowa's low-income children, puts rural and underserved areas at a disadvantage, and disrupts States' abilities to ensure sound financial planning for their healthcare programs.

Folk, the reality is, this shutdown happened because Democratic leadership didn't get everything they wanted in this funding bill. They didn't get everything they wanted. As a result, they decided to host hold hostage our military, our military's readiness, our children's healthcare, and our government.

You see, the Senate Democrats who chose to play politics also set arbitrary—arbitrary—deadlines regarding Deferred Action for Childhood Arrivals, also known as DACA. I, too, want to ensure that Congress finds a solution for DACA recipients, as they are many, many recipients in Iowa. Many of my colleagues want to see resolution on this as well.

America is a nation of immigrants, and our diversity truly is our strength. It is incredibly important that we find a fix for DACA recipients, as they are so important to the fabric of our communities and to our future.

Many young, undocumented children were brought here truly through no fault of their own. They have been and must continue to work together to identify and pursue a measured approach that addresses DACA recipients' unique situation and also respects the importance of our immigration laws, keeps our borders secure, and discourages future illegal immigration.

There is still time to achieve a solution. There is still time. But holding the government hostage and stalling important discussions on DACA really is nonsensical. Some of my Democratic colleagues are starting to show a willingness to work through these issues and reopen the government, and I am asking them
to vote yes for funding our government so that we can move ahead. But the decision to remain shut down lies solely with the Democratic leadership here in the Senate.

So today, I am calling on Senate Democratic leaders to put their reckless and irresponsible stunts aside and start working with us on a path forward to fund the government, ensure that low-income children have access to healthcare, provide the resources our military needs, and find a solution for our DACA recipients.

I am asking my Senate colleagues—those whom I have spoken with on both sides of the aisle—to join us in a “yes” vote today at noon or shortly thereafter so that we can find solutions.

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

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

RECOGNITION OF MINORITY LEADER

The Democratic leader is recognized.

Mr. SCHUMER. Thank you, Mr. President.

Today, we enter the third day of the Trump shutdown, the first ever real shutdown to occur when one party controls the entire legislative process. The Republican Party controls the House, the Senate, the Presidency, and yet they were unable to keep the government open for the American people.

Leader McConnell knows it takes 60 votes to win passage of a spending bill, and yet he moved forward with a last-minute extension that he knew lacked the votes. Both Democrats and Republicans voted against that bill.

The reason the Republican majority had such difficulty finding consensus is they could never get a firm grip on the budget. The Republican Party controls the Senate, the Presidency, and yet they were unable to keep the government open for the American people.

Leader McConnell told me to work out a deal with the White House. The White House said work it out with Republican leaders on the Hill. Separately, President Trump turned away from not one but two bipartisan compromises—each would have led to a deal on the budget, healthcare, disaster aid, and things like opioids, veterans, pensions, and on immigration.

My recent offer to the President was a generous one. I put his signature campaign promise on the table, an exchange for DACA and still he turned away. President Trump’s unwillingness to compromise caused the Trump shutdown and brought us to this moment. The facts are well known.

Now I will update the Senate on where things stand after this weekend.

Since our meeting in the Oval Office on Friday, the President and I have not spoken, and the White House refused to engage in negotiations over the weekend. The great deal-making President sat on the sidelines. Despite and because of this frustration, I have been having conversations with the Republican leaders this weekend about a path forward. After several discussions, offers, and counteroffers, the Republican leader and I have come to an arrangement.

We will vote today to reopen the government, to continue negotiating a global deal, while the commitment that if an agreement isn’t reached by February 8, the Senate will immediately proceed to consideration of legislation dealing with DACA. The process will be neutral and fair to all sides. We expect that a bipartisan bill on DACA will receive fair consideration and an up-or-down vote on the floor.

Now, it is a shame the American people and the Senate have had to endure the finger-pointing, hand-wringing, finger-pointing stridency to secure a guarantee that we will finally move to address this urgent issue. It is something the majority could have avoided entirely, a concern the President could have obviated if he were only willing to take yes for an answer.

While this procedure will not satisfy everyone on both sides, it is a way forward. I am confident we can get the 60 votes in the Senate for a DACA bill, and then the House, the Senate, and the White House can move to a bill on the floor and through the Senate. It is a good solution, and I will vote for it.

I am incredibly grateful to the bipartisan group that has come together in recent days to renew the immigration debate with a sense of urgency. I believe this group has the potential to return the Senate to the kind of place it should be on the issue of immigration, a place for bipartisanship, a place for action, a place for achievement. The bipartisan group, in a very fine way, filled the glaring absence of the President in these talks.

I expect the majority leader to fulfill his commitment to the Senate, to me and to the bipartisan group and abide by this agreement. If he does not, of course—and I expect he will—he will have breached the trust of not only the Democratic Senators but Members of his own party as well.

Through complicated and lengthy negotiations, Democrats have always sought to be reasonable, to act in good faith, and get something real done. Despite all of our entreaties, the President was obstinate. Despite bipartisan support for DACA, the Republican Party sat on the sidelines.

The Senate has muddled along for too long, content to delay action on our most pressing challenges until the very last moment. That ends today. The Republican majority now has 17 days to prevent the Dreamers from being deported. We have a way to address the fate of the Dreamers starting right now, instead of waiting until March, with the minority and the moderate middle empowered to bring a bill to the floor instead of being held by the most strident anti-immigration voices in the Republican caucus.

We, on our side of the aisle, will continue to fight as strongly as we can for the Dreamers in the days ahead. I say to all Americans: Urge your Senators to vote yes on the bipartisan compromise when it comes forward. Write, tweet, email, phone, visit, do everything you can so we can finally pass this bill.

In a few hours, the government will reopen. We have a lot to do. The issue of the Dreamers demands resolution, a budget must be written, healthcare has to be addressed, relief provided to disaster-stricken parts of our country, pensions, opioids, veterans, and childcare—all have to be taken care of. The Trump shutdown will soon end, but the work must go on, and it will.

Thank you. I yield the floor.

The PRESIDING OFFICER. The majority leader.

Mr. MCCONNELL. Mr. President, I thank the Democratic leader for his comments and his indication that he intends to support the measure before us.

I think if we have learned anything during this process, it is that a strategy to shut down the government over the issue of illegal immigration is not the American people didn’t understand and would not have understood in the future. So I am glad we have gotten past that, and we have a chance now to get back to work.

Therefore, Mr. President, I ask unanimous consent that the mandatory quorum call be waived.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

CLOTURE MOTION

Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

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 motion to concur with a further amendment in the House amendment to the Senate amendment to H.R. 183.


The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the motion to concur in the House amendment to the Senate amendment to H.R. 183, with a further amendment, shall be brought to a close?

The yeas and nays are mandatory under the rule.
playing field. It will be open to both sides. We will move to the issue, as you characterized it this morning, of DACA and immigration. Thank you for doing that. I believe that then sets the stage for us to work together.

For the first time in 5 years, we will have debate on the floor of the Senate on the Dream Act and immigration. To all the Dreamers who are watching today, don’t give up. I know that your lives are hanging in the balance on what we do here on Capitol Hill and with the White House. Three weeks from now, I hope to be joining you and celebrating the passage, with you and your families and your communities, of a measure which will strengthen America and give you an opportunity to be part of our future.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Arizona (Mr. McCAIN).

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

The yeas and nays resulted—yeas 81, the nays are 18.

YEAS—81

NOT VOTING—1 McCain

The PRESIDING OFFICER. On this vote, the yeas are 81, the nays are 18.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to. Cloture having been invoked, the motion to refer fails.

The Senator from Maryland.

Mr. CARDIN. Mr. President, let me tell you how much I am for the people in Maryland that we are now in the process of ending this government shutdown.
that requires that we have the predictability of a budget. I wasn’t pleased we had a shutdown, but I am pleased that during this debate, we had great discussions among Democrats and Republicans that we are committed to getting out of a continuing resolution by February 8 so that we can give that type of predictability to the people of this country. That was one of the principal frustrations, that many of us didn’t want to go for another continuing resolution without knowing how we were going to deal with the budget.

There are some special needs that we have paid particular attention to that we really also need to get done by no later than February 8.

One of those is the opioid funding. It is in our national interest to recognize that we have a national crisis. Every community in the country is suffering from the opioid crisis, and we need to make sure we have the wherewithal for the moment to be a strong partner in dealing with this crisis.

Many of my colleagues have talked about disaster relief. We certainly need to help the communities of Texas, Florida, Puerto Rico, and deal with the wildfires. We know we have to get that done now. We can’t wait another month. Let’s make sure that by no later than February 8, we have also dealt with those issues.

In the legislation we are considering now, virtually all that we will deal with the Children’s Health Insurance Program. I wish it were permanent. Rather than putting another deadline on the program, we should try to make it permanent. It has been a bipartisan success in all of our States, and the Children’s Health Insurance Program needs further attention for permanency.

However, the legislation we are in the process of passing does not deal with community health centers. We need to extend the program for our health centers.

There are a lot of extenders out there on which we need to act. Just to mention one, the one that I have been interested in and have authored legislation on deals with the therapy cap. A therapy cap means that those who have the need to get physical therapy services—those suffering from strokes and those types of injuries—are not able to get the full services or are at least threatened to not get the services because of a therapy cap. We have extended it ever since we put it into law. The cap should never have been put into law. We also need to pay attention to it in this budget debate. That also needs to be dealt with by February 8.

My colleagues brought up the serious pension issues that affect the workers of this country. That needs to be addressed.

There is reason to say that I am pleased that the government is back up—or will be back up shortly—but we really need to negotiate and not operate under continuing resolutions.

I think that because of the amount of spotlight that has been put on these issues, we have a much better chance to get the budget issues resolved through an omnibus or a Continuing Resolution or an Omnibus rather than a continuing resolution.

Then there is the issue of the Dreamers that I have talked about numerous times on the Senate. The Dreamer issue is urgent. It is urgent. Many Dreamers’ lives have already been affected, and their lives have been changed as a result of President Trump’s announcement last September that he was putting a 6-month time limit on when the Dreamers would be subject to deportation. That deadline occurs in early March.

In the meantime, those who are up for renewal status—there has been uncertainty as to whether they will be able to renew for the remainder of their time in this country by February 8 and the Dreamer issue by that date. We have made real progress. As Senator DURBIN observed—and I must tell you, I think each of us did also—during this very difficult time, the conversations we have had among our colleagues on both sides of the aisle have been very encouraging. I think the Members of this body want to return to the great traditions of the Senate where we listen to each other, where we work together, where we compromise, and where we are able to come to successful completion of our work. It has not been done, but too much is on the table right now that needs to get finished. Let’s take advantage of these next few weeks to show the American people that indeed we will work together in the best interests of our country, putting partisan politics aside, dealing with our budget issues, dealing with our immigration issues, dealing with our healthcare issues, and dealing with our pension issues.

We can do the people’s work. Let’s get that done, and let’s start right now getting that work completed.

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

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

The legislative clerk proceeded to call the roll.

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

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

Mr. BURR. Mr. President, the U.S. Senate has just done the right thing. In a matter of hours, hopefully, the decision to fund the government and to put people back to work will find its way to the House of Representatives. I am sure that it will find a quick agreement there, and tomorrow everyone will be back in place, and both the House and the Senate can work aggressively between now and February 8 to make sure that this doesn’t happen again and that we bring permanency and certainty to the funding.
The vice chairman of the Intelligence Committee and I were notified when the House CR appeared that there was language in it that was different than in the past. The language in section 148 of the CR is of concern to the Intelligence Committee. Let me just read the language:

Sec. 148. Funds appropriated by the Department of Defense Missile Defeat and Defense Enhancements Appropriations Act, 2018 (division B of Public Law 115–96) may be obligated and expended notwithstanding section 504(a)(1) of the National Security Act of 1947.

This language is troublesome for the committee because it would authorize the intelligence community to spend funds “notwithstanding” the law that requires prior authorization by the Senate Intelligence Committee or by the House Intelligence Committee.

The vice chair and I were on the floor, I think, last week, and we had a 65-to-34 vote to reauthorize the most significant intelligence tool to keep America safe. In that debate, both Senator WARNER and I said to our opposition that we would do everything within the committee’s power to make sure we did aggressive, real-time oversight over the entire intelligence community.

Sometimes that means that when we see there might be something we are uncomfortable with, we alter the ability to access funds. In congressional terms, we call it fencing off money. But we use the tools as an authorizer to affect what, in fact, individuals within the intelligence community can choose to do.

When you take away section 504 authorities that the committees have, for the next 3 weeks we will have an inability to exercise, in our estimation, the tools that we might need to keep our commitment to 34 individuals who still voted against us but, more importantly, to the American people, for whom we work and to everyone who wants to make sure our intelligence communities act in a way that those educated and elected in this body see fit. As a result, this language can erode the powers of the authorizing committee. Effectively, the intelligence community could expend funds as it sees fit without an authorization bill in place and with no statutory direction indicating that an authorization bill for 2018 is forthcoming.

Let me just say to my colleagues, a situation like this is untenable. We have worked with our colleagues in HPSCI to develop language to change this. I might say, we have had a couple of opportunities to do it, and we should have done it literally when we changed the date of the CR. When we changed the date from the original date, which I think was the 16th, to the 8th of February, we should have inserted this new language. But because there is a flight between appropriators and the Intelligence Committee in the House, we weren’t able to do that.

I have a feeling that Senator WARNER and I are going to find there is now a fight between the Intelligence Committee and the appropriators in the U.S. Senate because, I fear, someone might object to the unanimous consent request I will ask after Senator WARNER speaks.

Let me read what the committee has come up with. This is bicameral. The House Select Committee on Intelligence is in agreement. In section 148, it would say:


The vice chairman is a lawyer; I am not. I really rely upon the legal counsel that we have within the committee to interpret U.S. law. It really doesn’t take a law degree to understand that there is a huge difference between ignoring section 504, “notwithstanding,” and applying section 504, which our change makes.

This isn’t really a misinterpretation. This is a question of whether you want to take subsection 504 of the National Security Act of 1947 (50 U.S.C. 414) and continue to let it apply or whether you are going to provide the intelligence community a waiver that exempts them from having to adhere to a part of U.S. Code.

The reason I wanted the opportunity to speak before we ask unanimous consent is, I want my colleagues to understand that we take our oversight role extremely seriously. We want to have every tool in our basket that we can to give the American people the assurance that we know exactly what is going on and that we are at least in agreement that they proceed forward, not that they have free rein only because they have been appropriated a pot of money because an executive request was made. It would be no different under the Obama administration or under the Trump administration. I would encourage my colleagues not to object to it when I ask for the unanimous consent because that is what we are here for.

With that, I yield to the vice chairman.

The PRESIDING OFFICER. The Senator from Virginia.

Mr. WARNER. Mr. President, I want to echo a number of the comments my friend, the chairman, the Senator from North Carolina made. Ten days ago, we asked for reauthorization of section 702, and I came to this floor and advocated that this was a critically important tool. Part of the reforms of that legislation would even give us more insight into how that tool was used. We said, at that point, not only to those Members who didn’t agree with us on that but to all of the Members—for that matter to all of the people—that the Intelligence Committee would continue its vigorous oversight of that program and other programs.

Being on the Intelligence Committee, at least until recently, has not been necessarily all that high attention and profile. We spend hundreds and hundreds of hours every month in a SCIF. One of the things I find so rewarding about the Intelligence Committee’s work is that on issue after issue, you couldn’t tell who is a Democrat and Republican. We all take extraordinarily serious our oversight responsibilities.

If an executive exemption is granted, you could potentially have an administration—any administration—go off and take on covert activities, for example, with no ability for our committee, which spends the time and has the oversight, to say timeout or to say we actually disagree with that policy.

I have been very disturbed about the whole process that arose in the House, how it was attempted to get slipped in. I hope, as well as the chairman, that no Member would choose to object. If they do choose to object, I will be able to explain to the American public why they would want to remove the Intelligence Committee’s ability to monitor, and then if we make a decision, withdraw funds if we don’t agree and have that ongoing tool be the most key components of our oversight responsibility—they would want to, in effect, give any administration, for that matter, a blank check.

Again, my hope is no one will object to this. If they do object to this, I think that’s the policies that existed for as long as I have been on the committee; and that those of us on that committee will continue to take the responsibility of oversight very seriously and will continue to do it in a bipartisan way.

With that, I yield back to the chairman.

Mr. BURR. Mr. President, I thank the vice chairman of the committee. There are over 30 plus professional staffers who staff both sides of the Intelligence Committee. On each side, there is a staffer designated for each of the intelligence agencies in this country. I would dare say today they know their particular portfolio of intelligence agencies as well as the employees who work inside that agency. They are experts. They are tasked with that degree of knowledge. Layered on top of that are 15 Members of the U.S. Senate whom the leadership on both sides have agreed to spend countless hours behind closed doors—as the vice chairman said—typically in a bipartisan fashion to provide for every Member and for the American people our certification that we agree with what the intelligence community is doing; that it lives up to the standards of the law; that there is some congressional oversight on a constant basis, in real-time, assuring Members and the American people of that accuracy. Why would you take away the tools we have to actually hold them accountable? We will tell you that there is some concern about the Intelligence Community.
period because of section 504. I am not sure I interpret it the same way they do. Just because an executive branch has asked for a pot of money, I have never considered that the committee couldn’t go in, because of a vehement disagreement. To the way some of it is being spent, and alter it. That altering means that on the part of 15 Members we have a hesitancy as to how it is being done. If you neuter the committee, you neuter our oversight.

Mr. President, at this time, I ask unanimous consent that the Burr amendment to amendment No. 197, which is at the desk, be considered and agreed to.

The PRESIDING OFFICER. Is there objection?

The PRESIDING OFFICER. The Senator from Mississippi.

Mr. COCHRAN. Mr. President, the language in section 148 of the continuing resolution is included exactly as requested by the administration. It is constructed in language that has been adopted many times in past continuing resolutions.

The appropriation for missile defense previously approved by Congress is very explicit. Section 2002 of that appropriation provides that the funds “shall be allocated to programs, projects, and activities in accordance with the detailed congressional budget justifications submitted by the Department of Defense to accompany the Fiscal Year 2018 amendments requested by the President on November 6, 2017.” It further provides that “changes to the allocation of such funds shall be subject to the reprogramming requirements set forth in the annual appropriations Act.” Section 2002 explicitly protects the oversight prerogatives of the Senate Select Committee on Intelligence and its role in approving deviations from the Administration’s request.

I will continue to work with the Senator from North Carolina on his concerns but must object to his request.

Mr. President, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. BURR. Mr. President, it is my hope that we will come to our senses at some point in this process and that we will be much more active in the future relative to the appropriations that find their way there. If, in fact, they are not going to provide us the tools to manage, in a constructive way, those things the agencies choose to carry out.

If I didn’t have the number of individuals in Members and in staff who are experts, I probably wouldn’t be as confident, but these folks take it extremely seriously because we know what is at stake—the trust we have with our Members and the trust we have with the American people.

With that, Mr. President, I yield back but with great disappointment. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

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

Mr. BROWN. Mr. President, I ask unanimous consent to speak as in morning business.

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

Mr. BROWN. Mr. President, the news is good today. It looks as though we are close to a resolution, and what makes that resolution attractive to me is not just the seeing of the government run, which is the job of this Congress—this is the first time, as we know, that Congress, the House, the Senate, the White House, and the Supreme Court were controlled by one party—it is the first time that that has been the case in a government shutdown, so we know where responsibility lies. But that is the past. I want to look at the future. The future, is, this should make it easier because of the discussions so many of us had over the weekend with seniors, ours, our own party and the other party. Regardless of the party of any of us, I think we are reaching a place where we can get serious about negotiations on a whole lot of issues. Once this is behind us, after this vote later today, once the House passes the continuing resolution and once the President signs it, I am hopeful that we can get serious about a whole host of other issues.

In Ohio in the last 2 weeks, two hospitals have gone for-profit in Massillon, a small, industrial city not far from Canton, OH, and a not-for-profit hospital in Dayton, OH. Both announced the closure of those hospitals, and we know what that means to people in the neighborhoods, people in the region. It means slower response time, inferior care, and this healthcare system.

I am hopeful that we can focus on some of the Medicare extenders so that we can, in fact, bring some stability to our healthcare system.

These two hospitals in Dayton and Massillon that have announced their closure need to pay attention to rural hospitals. A lot of my State is rural, and I have been, for instance, to the Bryan Hospital. Phil Ennen is the president of that hospital and does a very good job with a difficult task, because in small working family, each making $10 an hour—if they don’t have enough money to buy insurance or if they don’t have a job, perhaps, that has insurance, they rely on CHIP. Well, if their child gets sick and wants to go to a health center, if the community health centers are closed or underfunded or under-operating, there is no place to go. So you don’t need just CHIP; you need the community health centers too.

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want to work with both parties to make sure this works. I am hopeful this deal today helps to clear a path so that the two Senators from Indiana and I and Senator PORTMAN and others can work together to make this happen. This is important. In my State alone, it is 50,000 Teamsters. It is another 5,000, more or less, coal miners. It is another 7,000, 8,000, or 10,000 other workers.

The last thing I want to say, again, is that every one of these cases is a union plan. Union members gave up wages today. They understood: I don’t take as much pay today, but that money will be set aside so I have healthcare and my pension is there when I retire in 30 years.

They did it right. They played by the rules. Their government needs to back them up. That is the importance of this pension bill. That is why I appreciate the work of the Presiding Officer and others in coming to some agreement and making this work. I suggest the absence of a quorum.

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

The PRESIDING OFFICER. The clerk will call the roll.

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

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

Mr. CORNYN. Mr. President, I know the paperwork is being finalized, but I for one—and I guess I am not the only one; I am sure there is broad appreciation for the fact that our Democratic colleagues who voted to close the government have now changed their minds and now will vote on final passage, having just voted on cloture, to reopen the Federal Government. This was a strategy that lacked an endgame and was never going to work.

The safety, health, and livelihoods of American workers and the country didn’t deserve to be held hostage, and the American people have had enough of these kinds of games. I think, basically, the verdict of the American people is “A pox on both your houses.”

I don’t think anybody comes out of this looking very good. But surely, this calculated stunt that put funding for our government, military, and the Children’s Health Insurance Program at risk, all because our colleagues wanted the consideration of the DACA issue—the Deferred Action for Childhood Arrivals—was a mistake by any measure.

They, of course, had planned this strategy for months. Many of them had signaled their intention to vote against any spending bills unless the DACA issue was resolved, despite the fact that a majority of Americans in recent polls said that avoiding a shutdown was more important to them than other priorities.

If we just think about it, trying to deal with the concerns—and they are legitimate; I am sympathetic with them—of the 690,000 DACA recipients versus 320 million Americans who were hurt by this shutdown, it just seems disproportionate and unnecessary.

For most of the last 3 days, negotiations led to nowhere. The majority leader in particular took the conciliatory course and pursued the 4-week extension—saying: OK. We will do it for 3 weeks. That is ultimately what our colleagues across the aisle voted on, but what did they have to show for that? To my mind, they got nothing to show for that. That doesn’t make much sense to me.

I am glad our colleagues decided to take this step to reopen the government while we resume our work to find a solution on this immigration issue.

But we have a lot of other important issues.

First of all, the Children’s Health Insurance Program will be reauthorized as part of this vote here shortly. But we have other issues.

We have to agree on spending caps for this fiscal year so that the Appropriations Committees can figure out, How much money can we commit to our national security? We have shortchanged our national security in recent years because of the Budget Control Act and sequestration, which creates automatic spending caps, absent some agreed-upon grand bargain. This has been a perennia problem, not just for Congress and the country, but it has particularly fallen on our military at a time when James Clapper, the former Director of National Intelligence, said that in his 50 years in the intelligence community, he had never seen a more diverse array of threats confronting our country and confronting the world. We can tick down the list, from North Korea, to Iran, to Russia to China. There is a threat of home-grown terrorism here in the United States because of domestically inspired terrorism, and there is the world itself, which is dangerous place, and it is made safer only when America is strong and America leads, and we can’t do that while underfunding our national security apparatus, our intelligence agencies, and the Department of Defense.

So we need to take care of that.

We also need to deal with disaster relief. I come from a State that was hampered by Hurricane Harvey, the most significant rain event in many, many—perhaps even 1,000 years. More than 50 inches of rain inundated the city of Houston and that environment. Many people are still hurting. Many people are still not back in their homes. Their businesses were blown away. And while the House of Representatives has voted on an $81 billion disaster relief package, because of the holdup here—again, because our Democratic colleagues in the Senate think this DACA issue is more important than those victims of natural disasters, not to mention the wildfires out west—that has been put on ice as well.

There are a lot of important things that we need to get done, and hope we will take advantage of the next few weeks here to get them done as we continue our discussions about DACA and what to do to provide some assistance to these 690,000 young people who were brought here as minor children by their parents and are in somewhat of a box.

Earlier today, I went to the White House with several of my colleagues to meet with President Trump to discuss the four issues as I speak, trying to find a permanent solution for the DACA recipients and making sure our national security and interior enforcement is beefed up so that we don’t have a repetition of this situation in the future.

We also are looking to limit chain migration and perhaps even to use some of the additional visas left over to accelerate the movement of people who have been playing by the rules and have been waiting in line, some for 10 or 20 years, just to rejoin their families here in the United States.

Finally, the President instructed us to deal with the diversity lottery visa program. There are about 50,000 visas that are literally provided based on a lottery, not because the immigrant has any special skills or qualities that the four have enhanced has laid out to address the March 5 deadline relating to DACA. We are working through those four issues as I speak, trying to find a permanent solution for the DACA recipients and making sure our national security and interior enforcement is beefed up so that we don’t have a repetition of this situation in the future.

I think that makes a lot of sense.

Obviously, I am not going to decide this by myself. We are going to have to build a coalition of Democrats and Republicans, and I think we can. I think we can demonstrate our natural American compassion when it comes to immigrants. As I have said before, we are a country that has been built by immigrants. But the part we seem to always forget in this conversation on immigration is that we have 50 states that have their own laws. That is what people have lost confidence in—that the Federal Government is committed to securing the
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border and enforcing our laws. If we do that, I think the American people will continue to welcome people through a legal immigration system who want to come here to America for a better life, to contribute, and to pursue their dreams.

Our meeting at the White House was a productive conversation. It was just one of many. I know Senator SCHUMER visited with the President, I believe last Friday, on the immigration question. Senator DURBIN, Senator MENENDEZ, and Senator GRAHAM, have been working with Senator FLAKE, Senator MENENDEZ—I think Senator GARDNER is part of that, as well, and I am probably leaving somebody out. But they have a bipartisan proposal that they took to the White House. Unfortunately, the President said that it wasn’t a proposal he could support, so back we go to the drawing boards. Nobody pretends that this solution is easy, but it is one that we need to address.

I believe the President remains engaged and committed to finding a solution for these young adults who were brought here, as I said, through no fault of their own. I especially remain committed to the 124,000 DACA recipients in my home State of Texas. It is no surprise that Texas has a large immigrant population because of our proximity to the border. But we are not alone, and many of these 690,000 DACA recipients are spread throughout every State in the country.

I have a personal interest in making sure we come up with a bipartisan solution for these young adults who face such uncertainty, but it is important that any solution we agree on contains two things. First is a DACA solution for these young adults, many of whom are huge contributors to our communities; indeed, these are our neighbors, and they work alongside us in our communities. They deserve a thoughtful and compassionate solution that I hope we deliver.

I understand the plight they find themselves in. I have had a chance, like all of the Members of the Senate and the House, to meet many of these young people, and many of them are extraordinarily impressive. They have excelled in school. They have a lot of promise. But, unfortunately, they carry the burden of a status that does not permit them to stay in the country absent legislative action. So it is a precarious position, I am sure, to live every day not quite sure of what the future will mean.

But any solution we come up with over the next several weeks must also protect the 320 million Americans who already live in the country, in addition to these DACA recipients. What I mean by that is I think there needs to be some natural symmetry here. To the extent that we provide compassionate relief to these young people, I think we need to correspondingly assure the American people that we are actually serious about border security and enforcing our laws.

My State has had to bear the burden of a lot of the cost of border security, including placing law enforcement personnel along the border, because the Federal Government has simply failed to do its job over these many years. I know leaders in my State will be glad to see the Federal Government finally step up and accept their responsibility.

I know the President has talked frequently about a wall. Some people talk about tactical infrastructure. As a matter of fact, the President referred to the 2006 Secure Fence Act and said: Well, basically, we are talking about the same thing. The Border Patrol usually refers to this as tactical infrastructure.

My tutor on matters affecting border security is the current sector chief of the Rio Grande Valley sector, Manny Padilla, who has had a lot of experience in Arizona, Texas, and California. He says that each and every place along the border, each of which is unique in its own way, requires a combination of three things. He said it requires infrastructure—call it defense, call it a wall, call it a barrier; whatever you call it, but the second is technological; it is technology. It is an aerostat balloon in the sky, it is ground sensors, it is radar, it is a UAV—an unmanned aerial vehicle—but it basically is tied up in a system that is complemented by boots on the ground, by the Border Patrol, which is an essential component. So when Manny Padilla says that border security at each place along the border involves infrastructure, technology, and people, what he is saying is that we should leave to the experts how to deploy each of these items where it makes the most sense.

In Big Bend, out in West Texas, I have flown over the cliffs there that are in our backyard, that look down into the Rio Grande River. You don’t need to build a fence there. You don’t need to build a wall there. But if you go to San Diego, CA, or to some of the corridors or to the hard-to-control places on the Texas-Mexico border, maybe what you would prefer to do is have a technological solution. Or in an urban area, where it is easy to dart across the border into the United States and melt into the urban landscape, maybe it makes sense to have fencing and tactical infrastructures and walls, where appropriate.

Being able to put in place the right mix of infrastructure, personnel, and technology will enable us to begin to regain the public’s confidence on this issue because if we address the plight of these young adults but do not address the cause of the problem, which is illegal immigration—which is how they got here, being brought here by their parents—we will be back here arguing the same issue a decade from now.

I stand ready to work, and I am glad our Democratic colleagues have joined us today in reopening the government so we can work on finding a solution to our border security and immigration challenges. We are all working, and have been for months, on a path forward on DACA, and we will continue to do so now that the government has reopened. We can roll up our sleeves, work with the White House, work with our colleagues in the House and the Senate, and come up with solutions to the four items the President has identified for us.

I welcome ideas from our colleagues on both sides of the aisle, in both Chambers, and certainly from the President himself. Work on this issue will require an effort by all of us. Now it is up to the House to do its job, after we pass this continuing resolution for 3 weeks, and move us past the shutdown. Let’s reopen the government and all get back to work.

I yield the floor.

I suggest the absence of a quorum.

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

The PRESIDING OFFICER (Mrs. ERNST). Without objection, it is so ordered.

PROVIDING FOR A CORRECTION IN THE ENROLLMENT OF H.R. 195

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate proceed to the immediate consideration of S. Con. Res. 33.

The PRESIDING OFFICER. The clerk will report the concurrent resolution by title.

The legislative clerk read as follows:

A concurrent resolution (S. Con. Res. 33) providing for a correction in the enrollment of H.R. 195.

There being no objection, the Senate proceeded to consider the concurrent resolution.

Mr. MCCONNELL. I ask unanimous consent that the resolution be agreed to and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

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

The concurrent resolution (S. Con. Res. 33) was agreed to.

The concurrent resolution is printed in today’s Record under “Submitted Resolutions.”

FEDERAL REGISTER PRINTING

SAVINGS ACT OF 2017—Continued

VOTE ON MOTION TO CONCUR WITH AMENDMENT

NO. 1937

Mr. MCCONNELL. Madam President, I know of no further debate on the motion to concur with amendment.

The PRESIDING OFFICER. Is there further debate?

If not, the question is on agreeing to the motion to concur in the House
amendment to the Senate amendment to H.R. 196, with further amendment.

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

The PRESIDING OFFICER. Is there a sufficient second?

There is a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORYN. The following Senator is necessarily absent: the Senator from AZ (Mr. McCAIN).

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

The result was announced—yeas 81, nays 18, as follows:

[Rollcall Vote No. 17 Leg.]

YEAS—81

Alexander Ernst Nelson
Balzin Fischer Perdue
Barrasso Flake Peters
Bennet Gardner Posa
Blunt Graham Reed
Boozman Grassley Risch
Brown Hasset Rounds
Burr Hatch Rounds
Cantwell Heinrich Rubio
Capito Hoechstetner Sasse
Cardin Hoyer Shatz
Carper Hoeven Schumer
Casey Inhofe Scott
Cassidy Isakson Shaheen
Cochrane Johnson Shelby
Collins Jones Smith
Coons Kaine Stabenow
Corker Kennedy Sullivan
Corryn King Thune
Cotton Klueber Tillis
Crack Landford Tomeny
Cruz Mandell Udall
Daines McCaskill Van Hollen
Donnelly McConnell Warner
Durbin Moore Whitehouse
Enzi Murray Young

NAYS—18

Blumenthal Hirono Murph
Booker Leahy Paul
Cortez Masto Lee Sanders
Feinstein Markey Tester
Gillibrand Menendez Warner
Harris Merkley Wyden

NOT VOTING—1

McCain

The motion was agreed to.

The PRESIDING OFFICER. The majority leader.

Mr. MCCONNELL, Madam President, after 3 days of an unnecessary lapse in funding, a bipartisan majority has brought the Democratic leader’s extraordinary filibuster to an end and passed a bipartisan bill to reopen the Federal Government.

As I have said repeatedly over the past week, shutting down the government is an irresponsible way to do business. It does not reflect the seriousness with which I know my colleagues on both sides would like to approach the people’s business here in the Senate.

All our important work for the American people had to be put on hold while this manufactured crisis was dealt with. We made no substantive progress—not one inch—on the serious bipartisan negotiations that it will take to solve issues such as immigration, border security, healthcare, defense spending, and many other matters. I am glad we can finally get back to work here.

Amid the political gamesmanship, the past 3 days have highlighted the commitment of many of my colleagues to honest and bipartisan work. I would like to particularly thank Senator GRAHAM, Senator COLINS, Senator FLAKE, and several of our Democratic colleagues who worked tirelessly to bring this impasse to a conclusion.

Soon, Federal operations will be getting back to normal for the American people. We still know what comes next—challenging negotiations on a host of serious issues. The weeks ahead will require the best from all of us.

I hope we can remember some lessons from this regrettable incident. Brinksmanship and hostage-taking do not work. They make bipartisan progress harder, not easier, to achieve.

Senators must focus on the common good of the American people, not the warped priorities—the warped priorities—of extreme voices, no matter how loudly they shout at us to do otherwise.

With the pointless, damaging, partisan theatrics of this government shutdown behind us, serious and bipartisan negotiations can resume. We have been talking for months about how to address military spending, disaster relief, healthcare, immigration, and border security, and the rest of Congress’s unfinished business. Now those talks can get going again. Whether they bear fruit is up to all of us.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. MCCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 594, Jerome Powell.

The PRESIDING OFFICER (Mr. MCCONE). The question is on agreeing to the motion.

The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The legislative clerk read the nomination of Jerome H. Powell, of Maryland, to be Chairman of the Board of Governors of the Federal Reserve System for a term of four years.

The motion was agreed to.

Mr. MCCONNELL. Mr. President, I send a cloture motion to the desk.

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

The senior assistant 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 nomination of Jerome H. Powell, of Maryland, to be Chairman of the Board of Governors of the Federal Reserve System for a term of four years.

Mr. MCCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 620, Sam Brownback.

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

The motion was agreed to.

EXECUTIVE CALENDAR

Mr. MCCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 597, Alex Azar.

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

The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The legislative clerk read the nomination of Alex Michael Azar II, of Indiana, to be Secretary of Health and Human Services.

CLOTURE MOTION

Mr. MCCONNELL. Mr. President, I send a cloture motion to the desk.

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

The senior assistant 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 nomination of Alex Michael Azar II, of Indiana, to be Secretary of Health and Human Services.

Mr. MCCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 594, Jerome Powell.

The PRESIDING OFFICER (Mr. MCCONE). The question is on agreeing to the motion.

The motion was agreed to.

Mr. MCCONNELL. Mr. President, I send a cloture motion to the desk.

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

The senior assistant 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 nomination of Jerome H. Powell, of Maryland, to be Chairman of the Board of Governors of the Federal Reserve System for a term of four years.

Mr. MCCONNELL. Mr. President, I send a cloture motion to the desk.
Kansas, to be Ambassador at Large for International Religious Freedom.

CLOTURE MOTION
Mr. MCCONNELL. Mr. President, I send a cloture motion to the desk.

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

The senior assistant 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 order the presiding officer to bring to a close the debate on the nomination of Samuel Dale Brownback, of Kansas, to be Ambassador at Large for International Religious Freedom.


Mr. MCCONNELL. Mr. President, I ask unanimous consent that the mandatory quorum calls for the cloture motions be waived.

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

LEGISLATIVE SESSION

MORNING BUSINESS
Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to legislative session for a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

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

FISA AMENDMENTS REAUTHORIZATION ACT
Mr. VAN HOLLEN. Mr. President, providing for the security of the American people is one of our greatest responsibilities. I salute the officers and analysts in our intelligence community, who are integral in combatting our adversaries and protecting our citizenry. The section 702 Progran, authorized by the Foreign Intelligence Surveillance Act, FISA, is an essential tool in our fight against international terrorism.

An equally great responsibility, however, is safeguarding the individual liberties enshrined in our Constitution, and it is this debate—the debate on the balancing of national security and privacy protections—that is so fundamental to our Nation’s history and our democracy.

The proponents of FISA 702 reform raised a series of concerns about how the program could compromise the private communications of law-abiding American citizens and proposed amendments to address those concerns. I believe the Senate should have had an opportunity to debate, consider and vote on those proposals before reauthorizing section 702 for 6 more years.

Unfortunately, the Senate Republican leadership shuttered this critical debate by preventing amendments from consideration. For this reason, I voted against the FISA Amendments Reauthorization Act of 2017.

TRIBUTE TO EMILY PATROLIA
Mr. THUNE. Mr. President, today I recognize Ms. Emily Patrolia, a Knauss Sea Grant fellow on the U.S. Senate Committee on Commerce, Science, and Transportation, for all of her hard work she has done for me, my staff, and other members of the committee over the past year. Ms. Patrolia has used her scientific expertise to inform public policy. I would like to extend my sincere thanks and appreciation to Ms. Patrolia for all of the fine work she has done.

Ms. Patrolia has had a significant impact during her time as a fellow. She has worked on several pieces of legislation that have passed the Senate and several others being considered by the Committee on Commerce, Science, and Transportation. Her contributions have helped ensure the proper management of our natural resources and the continued protection and prosperity of our Nation. I would like to extend my sincere thanks and appreciation to Ms. Patrolia and wish her success in the years to come.

ADDITIONAL STATEMENTS

REMEMBERING SHAWN BRIMLEY

Mr. MURPHY. Mr. President, I wish to pay tribute to my friend, Shawn Brimley. Earlier this month, Shawn was stolen from this world at the tender age of 40, after being diagnosed with colon cancer in early December.

What Shawn Brimley accomplished in 40 years was simply breathtaking, and the story of the life he lived, brimming with passion for his family, his friends, his vocation, and his country, is one that this U.S. Senate should hear.

Shawn was eulogized correctly as one of the leading American national security intellectuals, but he didn’t start off as an American. He was born outside of Toronto, Canada, and served for 5 years in the Canadian Army before attending Queen’s University in Ontario. After college, he traveled to Tokyo to teach English, and there met the love of his life, Marjorie Clark. They relocated to Washington, where Shawn quickly became one of the founding members of the Center for New American Security, CNAS, a defense and foreign policy think tank that gave rise to many of the top security staffers of the Obama administration.

At CNAS, and then during two stints in the Obama administration, first as a special adviser at the Pentagon and then as director of strategic planning at the National Security Council, Shawn helped develop the Pentagon’s “third-offset strategy,” which foresaw a future military conflict with Russia or China that would heavily depend on drone and cyber capabilities. The out-of-the-box focus on the future of military conflicts pushed our national security leadership to innovate and adapt. America is safer for his contributions.

Shawn’s enthusiasm for this work was driven by a sense that America could be a true force for good and order in the world. His boss at the White House, Derek Chollet, said: “Maybe because he was an immigrant, he really believed in the power of American leadership and America’s unique role in the world. There was that idealism about him.”

Both in the Obama administration and at CNAS, Shawn was renowned for his mentorship of younger national security professionals. The day after his passing, staffers who had worked under Shawn remarked on social media how Shawn often went out of his way to befriend and guide newer entrants to the field. So many young national security professionals in Washington attended his funeral, a testament to the reach of his influence and generosity during his short 20 years in the field.

But as his wife remarked during her beautiful eulogy, Shawn knew that “work was work.” Home, for Shawn, was in his center of peace and order. It was the setting in which I came to know Shawn over the past few years. Our home in Washington is just a few blocks from the Brimleys in northwest Washington. Our children are schoolmates, and I got to see up close over the past several years how utterly devoted Shawn was to his family and friends. My son regularly reports that his oldest daughter is the nicest, most generous student in his class. His sons are spirited, precocious, and kind—traits they were, and are, their father’s children.

His generosity extended to his friends. Every weekend, I return to Connecticut, and one night, when I was away, the basement of our Washington house flooded. My wife sent out a text to our neighbors asking for advice, and literally, within minutes, Shawn was knocking on our door. Having dealt with a similar problem at their house, Shawn, constantly the over-sharer, was able to dispense advice because he had gained regarding flood remediation. After an exhaustive consultation, he went home and looked up every part and device he recommended my wife buy and sent her a comprehensive email with the links to the websites where she could get the best deal. I imagine most of Shawn’s other friends have similar stories. To his coworkers, his family, and his friends, Shawn was a superman.

In preparing for his 40th birthday, Shawn decided to get in shape. He became a fanatical crossfit enthusiast and, upon his diagnosis, was in arguably the best condition of his life. It is
part of the reason why his death is so unfathomable. A young man who had done everything right—built an amazing family, gave so much to his country, kept himself physically strong—was stolen from us, in an instant. It gives us all cause to take stock of our own lives. Knowing that our time on this Earth can be so cruelly fleeting.

What I know about Shawn Brimley is that he lived 80 years of life in half the time. He didn’t want to leave this Earth, but as he told his friends in an email sent just days before he passed, he wouldn’t have changed a single thing about his life if he could. That is a standard by which we would all be wise to measure ourselves.

MESSAGES FROM THE PRESIDENT
Messages from the President of the United States were communicated to the Senate by Mr. Pate, one of his secretaries.

EC–4108. A communication from the Acting Administrator of the Specialty Crops Program, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Pecans Grown in the States of Alabama, Arkansas, Arizona, California, Florida, Georgia, Kansas, Louisiana, Missouri, Mississippi, North Carolina, New Mexico, Oklahoma, South Carolina, and Texas; Establishment of Reporting Requirements and New Information Collection” (Docket No. AMS–SC–17–0022; SCI–796–2 FR) received in the Office of the President of the Senate on January 17, 2018, to the Committee on Agriculture, Nutrition, and Forestry.

EXECUTIVE MESSAGES REFERRED
As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations and a withdrawal which were referred to the appropriate committees.

(The messages received today are printed at the end of the Senate proceedings.)

EXECUTIVE AND OTHER COMMUNICATIONS
The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC–4102. A communication from the Acting Administrator of the Specialty Crops Program, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Oranges, Tangerines, and Pummelos Grown in Florida and Imported Grapefruit; Change in Size Requirements for Grapefruit” (Docket No. AMS–SC–17–0063; SCI–705–1 FR) received in the Office of the President of the Senate on January 17, 2018, to the Committee on Agriculture, Nutrition, and Forestry.

EC–4104. A communication from the Acting Administrator of the Specialty Crops Program, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Hazelnuts Grown in Oregon and Washington; Increased Assessment Rate” (Docket No. AMS–SC–17–0038; SCI–792–2 FR) received in the Office of the President of the Senate on January 17, 2018, to the Committee on Agriculture, Nutrition, and Forestry.

EC–4105. A communication from the Acting Administrator of the Specialty Crops Program, Agricultural Marketing Service, Department of Agriculture, transmitting, pursuant to law, the report of a rule entitled “Walsnuts Grown in California; Decreased Assessment Rate” (Docket No. AMS–SC–17–0005; SCI–796–2 FR) received in the Office of the President of the Senate on January 17, 2018, to the Committee on Agriculture, Nutrition, and Forestry.

EC–4106. A communication from the Senior Official performing the duties of the Under Secretary of Defense (Acquisition, Technology and Logistics), transmitting, pursuant to law, a report entitled “Pecan; Report on the Fiscal Year 2018 Operational Energy Budget Certification Report”; to the Committees on Armed Services; and Appropriations.

EC–4107. A communication from the Alternate Federal Register Liaison Officer, Office of the Secretary, Department of Defense, transmitting, pursuant to law, the report of a rule entitled “End Use Certificates (EUCs)” (RIN0709–A105; DOD–2017–OS–0004) received in the Office of the President of the Senate on January 18, 2018, to the Committee on Armed Services.

EC–4108. A communication from the Director of Legislative Affairs, Federal Deposit Insurance Corporation, transmitting, pursuant to law, the report of a rule entitled “Community Reinvestment Act Regulations (Final Rule)”; to the Committee on Banking, Housing, and Urban Affairs.

EC–4109. A communication from the Director of Legislative Affairs, Federal Deposit Insurance Corporation, transmitting, pursuant to law, the report of a rule entitled “Fiscal Year 2018 Adjustments to Civil Money Penalties” (RIN3069–AE71) received in the Office of the President of the Senate on January 18, 2018, to the Committee on Banking, Housing, and Urban Affairs.

EC–4110. A communication from the General Counsel, the National Credit Union Administration, transmitting, pursuant to law, the report of a rule entitled “Agency Reorganization” (RIN333–AE61) received in the Office of the President of the Senate on January 18, 2018, to the Committee on Banking, Housing, and Urban Affairs.

EC–4111. A communication from the Chief Counsel, Federal Housing Finance Agency, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Suspension of Community Eligibility (New York; Montgomery County, City of Amsterdam)” ((44 CFR Part 64) (Docket No. FEMA–2017–0022) received in the Office of the President of the Senate on January 18, 2018, to the Committee on Banking, Housing, and Urban Affairs.

EC–4112. A communication from the Chief Counsel, Federal Housing Finance Agency, Department of Homeland Security, transmitting, pursuant to law, the report of a rule entitled “Suspension of Community Eligibility (Louisiana; Beauregard Parish, Unincorporated Areas)” ((44 CFR Part 64) (Docket No. FEMA–2017–0023) received in the Office of the President of the Senate on January 18, 2018, to the Committee on Banking, Housing, and Urban Affairs.

EC–4113. A communication from the Secretary of the Interior, transmitting, pursuant to law, the report of a rule entitled “Oil and Gas and Sulphur Operations in the Outer Continental Shelf Civil Penalty Inflation Adjustment” (RIN1014–AA36) received in the Office of the President of the Senate on January 18, 2018, to the Committee on Energy and Natural Resources.

EC–4114. A communication from the Secretary of the Interior, transmitting, pursuant to law, the report of a rule entitled “Oil Spill Financial Responsibility Adjustment of the Limit of Liability for Offshore Facilities” (RIN1010–AD09) received in the Office of the President of the Senate on January 17, 2018, to the Committee on Environment and Public Works.

EC–4117. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Commissioner, U.S. Customs and Border Protection, Department of Homeland Security, received in the Office of the President of the Senate on January 18, 2018, to the Committee on Finance.

EC–4118. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to a vacancy in the position of Commissioner, U.S. Customs and Border Protection, Department of Homeland Security, received in the Office of the President of the Senate on January 18, 2018, to the Committee on Finance.

EC–4119. A communication from the Executive Analyst (Political), Department of Health and Human Services, transmitting, pursuant to law, a report entitled “Delays in Approvals of Applications Related to Citizen Petitions and Petitions for Waiver of Agency Actions for Fiscal Year 2016”; to the Committee on Health, Education, Labor, and Pensions.

EC–4120. A communication from the Associate General Counsel for General Law, Department of Homeland Security, transmitting, pursuant to law, a report relative to the interdiction of aircraft engaged in illicit drug trafficking; to the Committee on Foreign Relations.

EC–4121. A communication from the Acting Assistant Secretary for Legislation, Department of Health and Human Services, transmitting, pursuant to law, a report entitled “Delays in Approvals of Applications Related to Citizen Petitions and Petitions for Waiver of Agency Actions for Fiscal Year 2016”; to the Committee on Health, Education, Labor, and Pensions.

EC–4122. A communication from the Department of Defense, transmitting, pursuant to law, the report of a rule entitled “12-Month Extension of Transition Period and Delay of Applicability Dates; Best Interest Contract Exemption (PTE 2016–01); Class Exemption for Principal Transactions in Certain Assets Between Investment Advice Fiduciaries and Employee Benefit Plans and IRAs (PTE 2016–02); Prohibited Transaction Exemption 84–24 for Certain Transactions Involving Insurance Companies, Insurance Brokers, Insurers, Insurance Companies, and Investment Company Principal Underwriters (PTE 84–24); Correction” (RIN1210–ZA27) received in the Office of the President of the Senate on January 17, 2018, to the Committee on Health, Education, Labor, and Pensions.
EC-4123. A communication from the Executive Analyst (Political), Department of Health and Human Services, transmitting, pursuant to law, two (2) reports relative to a vacancy in the Department of Health and Human Services, received in the Office of the President of the Senate on January 18, 2018; to the Committee on Health, Education, Labor, and Pensions.

EC-4124. A communication from the Deputy Assistant General Counsel for the Division of Regulatory Services, Office of Special Education and Rehabilitation Services, Department of Education, transmitting, pursuant to law, the report of a rule entitled “National Institute on Disability and Rehabilitation Research (NIDRR) and Independent Living Programs, Outdated, Superseded Regulations” (RIN1382–AB76) received in the Office of the President of the Senate on January 19, 2018; to the Committee on Energy and Natural Resources.

EC-4125. A communication from the Chief Financial Officer, National Labor Relations Board, transmitting, pursuant to law, a report entitled “Performance and Accountability Report for Fiscal Year 2017”; to the Committee on Homeland Security and Governmental Affairs.

EC-4126. A communication from the Attorney-Advisor, Office of General Counsel, Department of Transportation, transmitting, pursuant to law, a report relative to a vacancy for the position of Administrator, Federal Aviation Administration, Department of Transportation, transmitted in the Office of the President of the Senate on January 19, 2018; to the Committee on Commerce, Science, and Transportation.

EC-4127. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled “Final Policy for the Protection of Human Subjects: Delay of the Revisions to the Federal Policy for the Protection of Human Subjects” (40 CFR Part 26) received in the Office of the President of the Senate on January 19, 2018; to the Committee on Commerce, Science, and Transportation.

EC-4128. A communication from the Acting Director, Office of Personnel Management, transmitting, pursuant to law, the report of a rule entitled “Federal Employees Health Benefits Program: Removal of Exclusion of Eligible and Ineligible Individuals from Existing Enrollments” (RIN3206–AN09) received in the Office of the President of the Senate on January 22, 2018; to the Committee on Homeland Security and Governmental Affairs.

PETITIONS AND MEMORIALS

The following petitions and memorial were laid before the Senate and were referred or ordered to lie on the table as indicated:

POM-161. A resolution adopted by the City Council of the City of Richmond, California, memorializing its support for net neutrality and open Internet access for all; to the Committee on Commerce, Science, and Transportation.

POM-162. A resolution adopted by the City Council of the City of Pascagoula, Mississippi, urging the United States Congress to keep its commitment under the Gulf of Mexico Energy Security Act to share OCS revenues with Gulf producing states and to ensure that Jackson County can continue to provide the nation with critical energy supplies and maintain and improve the infrastructure that the County has already paid for; to the Committee on Energy and Natural Resources.

SUBMISSION OF CONCURRENT AND SENATE Resolutions

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Mr. COCHRAN—S. Res. 38. A concurrent resolution providing for a correction in the enrollment of H.R. 195; considered and agreed to.

ADDITIONAL COSPONSORS

S. 2321

At the request of Mr. HELLER, the name of the Senator from West Virginia (Mrs. CAPITO) was added as a cosponsor of S. 2321, a bill to amend the Investment Company Act of 1940 to change certain requirements relating to the capital structure of business development companies, to direct the Securities and Exchange Commission to revise certain rules relating to business development companies, and for other purposes.

S. 2322

At the request of Mr. HELLER, the names of the Senator from Indiana (Mr. DONELLY) and the Senator from Virginia (Mrs. CAPITO) were added as cosponsors of S. Res. 368, a resolution supporting the right of all Iranian citizens to have their voices heard.

SUBMITTED RESOLUTIONS

SENATE CONCURRENT RESOLUTION 33—PROVIDING FOR A CORRECTION IN THE ENROLLMENT OF H.R. 195

Mr. COCHRAN submitted the following concurrent resolution; which was considered and agreed to:

S. CON. RES. 33

Resolved by the Senate (the House of Representatives concurring), That in the enrollment of the bill H.R. 195, Clerk of the House of Representatives shall make the following corrections:

(1) Insert after section 1 the following:

“DIVISION A—FEDERAL REGISTER PRINTING SAVINGS ACT OF 2017.”

(2) In section 1, strike “Act” and insert “division”.

(3) Insert before section 2002 the following:

“SEC. 154. (a) Employees furloughed as a result of any lapse in appropriations which begins on or about January 20, 2018, shall be compensated at their standard rate of compensation, for the period of such lapse in appropriations, as soon as practicable after such lapse in appropriations ends.

(b) For purposes of this section, ‘employee’ means:

(1) a Federal employee;

(2) an employee of the District of Columbia Courts;

(3) an employee of the Public Defender Service for the District of Columbia; or

(4) a District of Columbia Government employee.

(c) All obligations incurred in anticipation of the appropriations made and authorized by this division for the purposes of maintaining the essential level of activity to protect life and property and bringing about orderly termination of Government functions, and for purposes as otherwise authorized by law, are hereby ratified and approved if otherwise in accord with the provisions of this division.

SEC. 155. (a) If a State (or other Federal employing State) designates State employee’s non-Federal funds) to continue carrying out a Federal program or furloughed State employees (or the grantee’s employees) whose compensation is authorized in this division in whole or in part by the Federal Government—

(1) such furloughed employees shall be compensated at their standard rate of compensation for such period;

(2) the State (or other such grantee) shall be reimbursed for expenses that would have been paid by the Federal Government during such period had appropriations been available, including the cost of compensating such furloughed employees, together with interest thereon calculated under section 6503(d) of title 31, United States Code; and

(3) the State (or other such grantee) may use funds available to the State (or the grantee) under such Federal program to reimburse such State (or the grantee), together with interest thereon calculated under section 6503(d) of title 31, United States Code.

(b) For purposes of this section, the term ‘State’ and the term ‘grantee’ shall have the meaning as such term is defined under the applicable Federal program (a). In addition, ‘to continue carrying out a Federal program’ means the continued performance by a State or other Federal grantee under the period of the appropriations, of a Federal program that the State or such other grantee had been carrying out prior to the period of the lapse in appropriations.

(c) The authority under this section applies with respect to any period in fiscal years 2018 (not limited to periods beginning or ending after the date of the enactment of this division) during which there occurs a lapse in appropriations with respect to any department or agency of the Federal Government which, but for such lapse in appropriations, would have paid, or made reimbursement relating to, any of the expenses referred to in this section with respect to the program involved. Payments and reimbursements under this authority shall be made only to the extent and in amounts provided in advance in appropriations Acts.

(d) If a lapse in appropriations begins on or about January 20, 2018, during which there occurred a lapse in appropriations.”.
(5) Amend the title so as to read: “Making further continuing appropriations for the fiscal year ending September 30, 2018, and for other purposes”:

AMENDMENTS SUBMITTED AND PROPOSED

SA 191. Mr. BURR (for himself and Mr. WARNER) submitted an amendment intended to be proposed to amendment SA 197 proposed by Mr. MCCONNELL to the bill H.R. 195, to amend title 44, United States Code, to restrict the distribution of free printed copies of the Federal Register to Members of Congress and other officers and employees of the United States, and for other purposes; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 191. Mr. BURR (for himself and Mr. WARNER) submitted an amendment intended to be proposed to amendment SA 197 proposed by Mr. MCCONNELL to the bill H.R. 195, to amend title 44, United States Code, to restrict the distribution of free printed copies of the Federal Register to Members of Congress and other officers and employees of the United States, and for other purposes; which was ordered to lie on the table; as follows:

At the end add the following:

In section 2001, in the matter being added to the Continuing Appropriations Act, 2018, in section 148, strike “may be obligated and expended notwithstanding section 504(a)(1) of the National Security Act of 1947 (50 U.S.C. 3094)” and insert the following: “for intelligence or intelligence related activities are deemed to be specifically authorized by the Congress for purposes of section 504 of the National Security Act of 1947 (50 U.S.C. 3094) during fiscal year 2018 until the date of the enactment of the Intelligence Authorization Act for fiscal year 2018”.

ORDERS FOR TUESDAY, JANUARY 23, 2018

Mr. MCCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 12 noon on Tuesday, January 23; further, that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that following leader remarks, the Senate proceed to executive session and resume consideration of the Powell nomination; finally, that the Senate recess from 12:30 p.m. until 2:15 p.m. to allow for the weekly conference meetings.

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

ORDER FOR ADJOURNMENT

Mr. MCCONNELL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the provisions of the rules, following the remarks of Senator DAINES.

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

PAIN-CAPABLE UNBORN CHILD PROTECTION ACT

Mr. DAINES. Mr. President, before I got involved in politics, I spent 28 years in the private sector—small businesses, medium-sized businesses, a Fortune 25 company. The Fortune 25 company was Proctor & Gamble. I spent 14 years with that company, and one of our assignments took us to mainland China.

I remember when we were offered the assignment and we took the job. At that time, we had a little boy. David, our first child. He was about 18 months old. Our second child, Annie, was just born, a new baby, several weeks old. We moved to Guangzhou. That was in January of 1992.

We were part of leading the team that pioneered the operations for Proctor & Gamble back in the early days of the expansion of the company. Today, that geography, in fact, I think is P&G’s second largest geography as it relates to sales in the world.

I remember one time with other American families from around the world. There were American families. There were families from virtually every continent. These expats living of the world. There were American families—would go to orphans.

We would go to these orphanages, usually on a Saturday, and we would hold these babies. Sometimes they had disabilities. Some of these babies never received human touch except for when these families—oftentimes American families—would go and hold them. On a positive note, it built in a conscience that at that orphanage. They knew the Americans were coming on Saturday.

Things got cleaned up, the babies were getting a little better fed, and that was a good thing, but we were fighting on behalf of those who had life and weren’t being treated very well.

I want to tell a couple of stories about things that happened while we were over there, they were running a large organization. I had many Chinese employees who were working for me. I remember one day one of my key managers came and he said: STEVE, I need to go to the police station this afternoon.

I said: Oh, my word. Is there something wrong? Do you need some help? He said: No, not really. My wife is pregnant, and we did not have permission from the authorities to get pregnant.

I said: Well, what does that mean? He said: Well, that might mean they would terminate the pregnancy, require it.

At that moment, I looked at that employee—one of my key managers—and I said: I will do all I need to do, all I can, to ensure that we protect that baby, assuming you want to keep that baby. And I did. My wife and I do want to keep that baby.

I said: What does help look like? How can I help you?

He said: Well, can I get a case of shampoo?

Now, we were making some well-known brands, including Head & Shoulders shampoo, Vidal Sassoon, Pantene. We were making Crest toothpaste then and Tide. We had these world-class brands.

So I gave him a case of shampoo, and he went downtown to see the authorities. That case of shampoo saved the life of that baby, and they now have a beautiful grown daughter.

Another day I was at work and my phone rang. My wife Cindy called me.

She said: STEVE, you will not believe it, but we just had twin baby girls dropped off on our doorstep in our apartment in Guangzhou.

I said: Twin baby girls? Really? At that point, we had three children. We went over to China with two. We had two more, in fact, while we were living over there. At that time, we had three.

She said: They are just infants.

The story behind is that, there was a mother who lived in the countryside who had one baby, a little girl, and she got pregnant with twins. Because of the one-child policy, she was in trouble, and she fled to the countryside. In fact, she was hiding in a remote location, and her mother would come out to feed the mother and the babies to keep them alive.

To make a long story short, we battled for a couple of years because there was no paper trail for these two beautiful Chinese babies. There was an American family who worked for Proctor & Gamble—one of my associates who wanted to adopt those babies.

I can tell you, there was another happy ending this time to that story. They are now two beautiful young women who are living in the United States as U.S. citizens.

These stories demonstrate the importance of saving one life at a time.

I share these stories because today is the 45th anniversary of the Supreme Court’s decision on Roe v. Wade. I know there is a lot going on at the moment. The Senate just voted to reopen the government. The House will follow shortly. The President will sign that bill. Common sense has prevailed. We have the government open again. In fact, we are reauthorizing the Children’s Health Insurance Program for 6 years.

Today, in the midst of all of these important issues we are dealing with, we cannot—we must not—forget that each year in the United States, over 600,000 babies lose their fight for life due to abortion. No case of shampoo is able to save them. They never got the chance to be adopted. That is over 600,000 babies a year; 60 million since the Supreme Court’s decision on Roe v. Wade in 1973, 45 years ago today.

I told a little bit about David when I started my remarks, our oldest son of 600,000 babies a year; 60 million since the Supreme Court’s decision on Roe v. Wade in 1973, 45 years ago today.

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are a parent, you remember that with new babies, when you take them to get their shots, it is much harder on mom and dad than it is on the baby. The baby is screaming and crying from the pain they are feeling, and you as a parent want to take away that pain. It is part of the natural response of any mom or dad.

Tragically, in this Nation, there are over 13,000 babies aborted that are over 20 weeks old. You see, at 20 weeks, that baby can yawn. It can make faces. It can stretch. The science tells us babies at 20 weeks of age can feel pain. So think about the pain a parent feels when a newborn receives a vaccination, and imagine the pain a baby at 20 weeks and beyond feels if it is being aborted. In fact, when they do in utero surgery at 20 weeks and beyond, they administer anesthesia to that baby.

We must continue to fight to protect life at all stages. Certainly, where we can take steps—bipartisan steps—to protect life, we should. I think we might be able to agree that banning elective abortions for babies who are 20 weeks or older—that is 5 months, well past the halfway stage of gestation—we should do that.

At the center of this debate is a tiny child, and that baby can’t speak for itself yet. Those babies we fought for in China—whether it was that baby who was saved by a case of shampoo or those twin baby girls who were dropped off on our doorstep—couldn’t speak and fight for their lives. The babies in the womb, their cries aren’t audible. We at least could hear the cries of the twin baby girls. That is why we must act on their behalf.

Studies have shown that the vast majority of Americans are in favor of prohibiting late-term abortions, of stopping elective abortions after 20 weeks. In fact, if you poll millennials, that number is even higher. Why is that? I am not sure I have the precise answer, but one possibility is technology. If you have a smartphone or your computer or your iPad, go to google and just type in “20 weeks.” That is all. You don’t have to type in “baby.” Just type in “20 weeks” and look at what pops up. What you will see are images of what a baby looks like at 20 weeks. I think technology is now convincing millennials that what goes on in the womb at 20 weeks is a life; it is not just a piece of flesh. That is why we need to pass the Pain-Capable Unborn Child Protection Act.

By the way, just last week the Department of Health and Human Services announced a new Conscience and Religious Freedom Division within its Office of Civil Rights. The administration is committed—and I am grateful they are committed—to enforcing existing conscience laws. I don’t believe anyone should be forced to participate in an activity like abortion that violates their conscience.

I am grateful for this administration’s commitment to protecting life and the rights of conscience, and I stand ready to work with them and anyone here on either side of the aisle to advance the cause for life.

I have always believed that people will believe those things they discover for themselves. As a parent, you know that you can teach your children, and you can say things to your children, but ultimately it is a process of their discovering something for themselves before they really will believe something. I think that is what is going on right now with millennials and the issue of late-term abortions and the issues of life, because technology is showing all of us—with the incredible clarity of ultrasounds and getting visibility of what is going on inside and that amazing miracle of life—that, indeed, it is a life.

Since the Supreme Court’s decision in Roe v. Wade, 60 million babies have lost their lives to abortion. We can honor their memories by acting to end this atrocity.

I very much look forward to seeing the Pain-Capable Unborn Child Protection Act come to the floor of the Senate. We may have disagreements about when life begins, but let’s all agree that we should stop late-term abortions. At 20 weeks is when that little baby can feel pain. I think that is a reasonable place to draw the line to get bipartisan support going forward. Only seven countries in the world allow late-term abortions—seven countries. The United States is on the same list as North Korea.

I urge my colleagues on both sides of the aisle to support this most important legislation.

Mr. President, I yield the floor.

ADJOURNMENT UNTIL TOMORROW
The PRESIDING OFFICER. Under the previous order, the Senate stands adjourned until 12 noon tomorrow.
Thereupon, the Senate, at 5:20 p.m., adjourned until Tuesday, January 23, 2018, at 12 noon.

NOMINATIONS
Executive nominations received by the Senate:

DEPARTMENT OF DEFENSE
JOHN R. GIBSON II, OF TEXAS, TO BE CHIEF MANAGEMENT OFFICER OF THE DEPARTMENT OF DEFENSE. (NEW POSITION)
FEDERAL DEPOSIT INSURANCE CORPORATION
JELENA M CWILLIAMS, OF OHIO, TO BE A MEMBER OF THE BOARD OF DIRECTORS OF THE FEDERAL DEPOSIT INSURANCE CORPORATION FOR A TERM OF SIX YEARS. VICE THOMAS HOENIG, TERM EXPIRING
DEPARTMENT OF STATE
TREVOR D. TRAINA, OF CALIFORNIA, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO THE REPUBLIC OF AUSTRIA

WITHDRAWAL
Executive Message transmitted by the President to the Senate on January 22, 2018 withdrawing from further Senate consideration the following nomination: