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Senate

The Senate met at 3 p.m. and was called to order by the President pro tempore (Mr. HATCH).

PRAYER

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

Let us pray.

Gracious God, lover of our souls, inspire our Senators to acknowledge Your greatness and to depend on Your wisdom and power. May they find their strength and usefulness in their total dependence on You.

Lord, deliver them from those who hate the upright and surround them with the shield of Your Divine favor. Give them the wisdom to find common ground in order to accomplish the best for our Nation and world. Remind them that righteousness elevates a nation but sin destroys. Prepare their hearts and minds for all the challenges they will face in the days to come.

And Lord, today we thank You for the legacy of our Nation's first President, George Washington.

We pray in Your strong Name. Amen.

PLEDGE OF ALLEGIANCE

The President pro tempore 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.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER (Mr. YOUNG). Under the previous order, the leadership time is reserved.

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

READING OF WASHINGTON'S FAREWELL ADDRESS

The PRESIDING OFFICER. Pursuant to the order of the Senate of January 24, 1901, as amended by the order of January 29, 2018, the Senator from Michigan, Mr. PETERS, will now read Washington's Farewell Address.

Mr. PETERS, at the rostrum, read the Farewell Address, as follows:

To the people of the United States:

FRIENDS AND FELLOW-CITIZENS: The period for a new election of a citizen to administer the executive government of the United States being not far distant, and the time actually arrived when your thoughts must be employed in designating the person who is to be clothed with that important trust, it appears to me proper, especially as it may conduce to a more distinct expression of the public voice, that I should now apprise you of the resolution I have formed, to decline being considered among the number of those out of whom a choice is to be made.

I beg you at the same time to do me the justice to be assured that this resolution has not been taken without a strict regard to all the considerations appertaining to the relation which binds a dutiful citizen to his country—and that, in withdrawing the tender of service which silence in my situation might imply, I am influenced by no diminution of zeal for your future interest, no deficiency of grateful respect for your past kindness, but am supported by a full conviction that the step is compatible with both.

The acceptance of, and continuance hitherto in, the office to which your suffrages have twice called me have been a uniform sacrifice of inclination to the opinion of duty and to a deference for what appeared to be your desire. I constantly hoped that it would have been much earlier in my power, consistently with motives which I was not at liberty to disregard, to return to that retirement from which I had been reluctantly drawn. The strength of my

inclination to do this, previous to the last election, had even led to the preparation of an address to declare it to you; but mature reflection on the then perplexed and critical posture of our affairs with foreign nations, and the unanimous advice of persons entitled to my confidence, impelled me to abandon the idea.

I rejoice that the state of your concerns, external as well as internal, no longer renders the pursuit of inclination incompatible with the sentiment of duty or propriety and am persuaded, whatever partiality may be retained for my services, that in the present circumstances of our country you will not disapprove my determination to retire.

The impressions with which I first undertook the arduous trust were explained on the proper occasion. In the discharge of this trust, I will only say that I have, with good intentions, contributed towards the organization and administration of the government the best exertions of which a very fallible judgment was capable. Not unconscious in the outset of the inferiority of my qualifications, experience in my own eyes, perhaps still more in the eyes of others, has strengthened the motives to diffidence of myself, and every day the increasing weight of years admonishes me more and more that the shade of retirement is as necessary to me as it will be welcome. Satisfied that if any circumstances have given peculiar value to my services, they were temporary, I have the consolation to believe that, while choice and prudence invite me to quit the political scene, patriotism does not forbid it.

In looking forward to the moment which is intended to terminate the career of my public life, my feelings do not permit me to suspend the deep acknowledgment of that debt of gratitude which I owe to my beloved country for the many honors it has conferred upon me, still more for the steadfast confidence with which it has supported me and for the opportunities I have thence

● This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



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enjoyed of manifesting my inviolable attachment by services faithful and persevering, though in usefulness unequal to my zeal. If benefits have resulted to our country from these services, let it always be remembered to your praise and as an instructive example in our annals that, under circumstances in which the passions agitated in every direction were liable to mislead, amidst appearances sometimes dubious, vicissitudes of fortune often discouraging, in situations in which not unfrequently want of success has countenanced the spirit of criticism, the constancy of your support was the essential prop of the efforts and a guarantee of the plans by which they were effected. Profoundly penetrated with this idea, I shall carry it with me to my grave as a strong incitement to unceasing vows that Heaven may continue to you the choicest tokens of its beneficence; that your union and brotherly affection may be perpetual; that the free constitution, which is the work of your hands, may be sacredly maintained; that its administration in every department may be stamped with wisdom and virtue; that, in fine, the happiness of the people of these states, under the auspices of liberty, may be made complete by so careful a preservation and so prudent a use of this blessing as will acquire to them the glory of recommending it to the applause, the affection, and adoption of every nation which is yet a stranger to it.

Here, perhaps, I ought to stop. But a solicitude for your welfare, which cannot end but with my life, and the apprehension of danger natural to that solicitude, urge me on an occasion like the present to offer to your solemn contemplation, and to recommend to your frequent review, some sentiments which are the result of much reflection, of no inconsiderable observation, and which appear to me all important to the permanency of your felicity as a people. These will be offered to you with the more freedom as you can only see in them the disinterested warnings of a parting friend, who can possibly have no personal motive to bias his counsel. Nor can I forget, as an encouragement to it, your indulgent reception of my sentiments on a former and not dissimilar occasion.

Interwoven as is the love of liberty with every ligament of your hearts, no recommendation of mine is necessary to fortify or confirm the attachment.

The unity of government which constitutes you one people is also now dear to you. It is justly so; for it is a main pillar in the edifice of your real independence, the support of your tranquility at home, your peace abroad, of your safety, of your prosperity, of that very liberty which you so highly prize. But as it is easy to foresee that, from different causes and from different quarters, much pains will be taken, many artifices employed, to weaken in your minds the conviction of this truth; as this is the point in your polit-

ical fortress against which the batteries of internal and external enemies will be most constantly and actively (though often covertly and insidiously) directed, it is of infinite moment that you should properly estimate the immense value of your national Union to your collective and individual happiness; that you should cherish a cordial, habitual, and immovable attachment to it; accustoming yourselves to think and speak of it as of the palladium of your political safety and prosperity; watching for its preservation with jealous anxiety; discountenancing whatever may suggest even a suspicion that it can in any event be abandoned; and indignantly frowning upon the first dawning of every attempt to alienate any portion of our country from the rest, or to enfeeble the sacred ties which now link together the various parts.

For this you have every inducement of sympathy and interest. Citizens by birth or choice of a common country, that country has a right to concentrate your affections. The name of American, which belongs to you in your national capacity, must always exalt the just pride of patriotism more than any appellation derived from local discriminations. With slight shades of difference, you have the same religion, manners, habits, and political principles. You have in a common cause fought and triumphed together. The independence and liberty you possess are the work of joint councils and joint efforts—of common dangers, sufferings, and successes.

But these considerations, however powerfully they address themselves to your sensibility, are greatly outweighed by those which apply more immediately to your interest. Here every portion of our country finds the most commanding motives for carefully guarding and preserving the Union of the whole.

The North, in an unrestrained intercourse with the South, protected by the equal laws of a common government, finds in the productions of the latter great additional resources of maritime and commercial enterprise and precious materials of manufacturing industry. The South in the same intercourse, benefitting by the agency of the North, sees its agriculture grow and its commerce expand. Turning partly into its own channels the seamen of the North, it finds its particular navigation invigorated; and while it contributes, in different ways, to nourish and increase the general mass of the national navigation, it looks forward to the protection of a maritime strength to which itself is unequally adapted. The East, in a like intercourse with the West, already finds, and in the progressive improvement of interior communications by land and water will more and more find a valuable vent for the commodities which it brings from abroad or manufactures at home. The West derives from the East supplies requisite to its growth and comfort—

and what is perhaps of still greater consequence, it must of necessity owe the secure enjoyment of indispensable outlets for its own productions to the weight, influence, and the future maritime strength of the Atlantic side of the Union, directed by an indissoluble community of interest as one nation. Any other tenure by which the West can hold this essential advantage, whether derived from its own separate strength or from an apostate and unnatural connection with any foreign power, must be intrinsically precarious.

While then every part of our country thus feels an immediate and particular interest in union, all the parts combined cannot fail to find in the united mass of means and efforts greater strength, greater resource, proportionably greater security from external danger, a less frequent interruption of their peace by foreign nations; and, what is of inestimable value! they must derive from union an exemption from those broils and wars between themselves which so frequently afflict neighboring countries not tied together by the same government, which their own rivalships alone would be sufficient to produce, but which opposite foreign alliances, attachments, and intrigues would stimulate and embitter. Hence likewise they will avoid the necessity of those overgrown military establishments, which under any form of government are inauspicious to liberty, and which are to be regarded as particularly hostile to republican liberty. In this sense it is, that your Union ought to be considered as a main prop of your liberty, and that the love of the one ought to endear to you the preservation of the other.

These considerations speak a persuasive language to every reflecting and virtuous mind and exhibit the continuance of the Union as a primary object of patriotic desire. Is there a doubt whether a common government can embrace so large a sphere? Let experience solve it. To listen to mere speculation in such a case were criminal. We are authorized to hope that a proper organization of the whole, with the auxiliary agency of governments for the respective subdivisions, will afford a happy issue to the experiment. It is well worth a fair and full experiment. With such powerful and obvious motives to union affecting all parts of our country, while experience shall not have demonstrated its impracticability, there will always be reason to distrust the patriotism of those who in any quarter may endeavor to weaken its bands.

In contemplating the causes which may disturb our Union, it occurs as matter of serious concern that any ground should have been furnished for characterizing parties by geographical discriminations—northern and southern—Atlantic and western; whence designing men may endeavor to excite a belief that there is a real difference of local interests and views. One of the

expedients of party to acquire influence within particular districts is to misrepresent the opinions and aims of other districts. You cannot shield yourselves too much against the jealousies and heart burnings which spring from these misrepresentations. They tend to render alien to each other those who ought to be bound together by fraternal affection. The inhabitants of our western country have lately had a useful lesson on this head. They have seen in the negotiation by the executive—and in the unanimous ratification by the Senate—of the treaty with Spain, and in the universal satisfaction at that event throughout the United States, a decisive proof how unfounded were the suspicions propagated among them of a policy in the general government and in the Atlantic states unfriendly to their interests in regard to the Mississippi. They have been witnesses to the formation of two treaties, that with Great Britain and that with Spain, which secure to them everything they could desire, in respect to our foreign relations, towards confirming their prosperity. Will it not be their wisdom to rely for the preservation of these advantages on the Union by which they were procured? Will they not henceforth be deaf to those advisers, if such there are, who would sever them from their brethren and connect them with aliens?

To the efficacy and permanency of your Union, a government for the whole is indispensable. No alliances, however strict, between the parts can be an adequate substitute. They must inevitably experience the infractions and interruptions which all alliances in all times have experienced. Sensible of this momentous truth, you have improved upon your first essay by the adoption of a Constitution of government better calculated than your former for an intimate Union and for the efficacious management of your common concerns. This government, the offspring of our own choice uninfluenced and unawed, adopted upon full investigation and mature deliberation, completely free in its principles, in the distribution of its powers uniting security with energy, and containing within itself a provision for its own amendment, has a just claim to your confidence and your support. Respect for its authority, compliance with its laws, acquiescence in its measures, are duties enjoined by the fundamental maxims of true liberty. The basis of our political systems is the right of the people to make and to alter their constitutions of government. But the Constitution which at any time exists, until changed by an explicit and authentic act of the whole people, is sacredly obligatory upon all. The very idea of the power and the right of the people to establish government presupposes the duty of every individual to obey the established government.

All obstructions to the execution of the laws, all combinations and associa-

tions under whatever plausible character with the real design to direct, control, counteract, or awe the regular deliberation and action of the constituted authorities, are destructive of this fundamental principle and of fatal tendency. They serve to organize faction; to give it an artificial and extraordinary force; to put in the place of the delegated will of the nation the will of a party, often a small but artful and enterprising minority of the community; and, according to the alternate triumphs of different parties, to make the public administration the mirror of the ill concerted and incongruous projects of faction, rather than the organ of consistent and wholesome plans digested by common councils and modified by mutual interests. However combinations or associations of the above description may now and then answer popular ends, they are likely, in the course of time and things, to become potent engines by which cunning, ambitious, and unprincipled men will be enabled to subvert the power of the people and to usurp for themselves the reins of government, destroying afterwards the very engines which have lifted them to unjust dominion.

Towards the preservation of your government and the permanency of your present happy state, it is requisite not only that you steadily discountenance irregular oppositions to its acknowledged authority but also that you resist with care the spirit of innovation upon its principles, however specious the pretexts. One method of assault may be to effect in the forms of the Constitution alterations which will impair the energy of the system and thus to undermine what cannot be directly overthrown. In all the changes to which you may be invited, remember that time and habit are at least as necessary to fix the true character of governments as of other human institutions, that experience is the surest standard by which to test the real tendency of the existing constitution of a country, that facility in changes upon the credit of mere hypotheses and opinion exposes to perpetual change from the endless variety of hypotheses and opinion; and remember, especially, that for the efficient management of your common interests in a country so extensive as ours, a government of as much vigor as is consistent with the perfect security of liberty is indispensable; liberty itself will find in such a government, with powers properly distributed and adjusted, its surest guardian. It is indeed little else than a name, where the government is too feeble to withstand the enterprises of faction, to confine each member of the society within the limits prescribed by the laws, and to maintain all in the secure and tranquil enjoyment of the rights of person and property.

I have already intimated to you the danger of parties in the state, with particular reference to the founding of them on geographical discriminations. Let me now take a more comprehen-

sive view and warn you in the most solemn manner against the baneful effects of the spirit of party, generally.

This spirit, unfortunately, is inseparable from our nature, having its root in the strongest passions of the human mind. It exists under different shapes in all governments, more or less stifled, controlled, or repressed; but in those of the popular form it is seen in its greatest rankness and is truly their worst enemy.

The alternate domination of one faction over another, sharpened by the spirit of revenge natural to party dissension, which in different ages and countries has perpetrated the most horrid enormities, is itself a frightful despotism. But this leads at length to a more formal and permanent despotism. The disorders and miseries which result gradually incline the minds of men to seek security and repose in the absolute power of an individual; and sooner or later the chief of some prevailing faction, more able or more fortunate than his competitors, turns this disposition to the purposes of his own elevation on the ruins of public liberty.

Without looking forward to an extremity of this kind (which nevertheless ought not to be entirely out of sight) the common and continual mischiefs of the spirit of party are sufficient to make it the interest and the duty of a wise people to discourage and restrain it.

It serves always to distract the public councils and enfeeble the public administration. It agitates the community with ill founded jealousies and false alarms, kindles the animosity of one part against another, foment occasionally riot and insurrection. It opens the door to foreign influence and corruption, which find a facilitated access to the government itself through the channels of party passions. Thus the policy and the will of one country are subjected to the policy and will of another.

There is an opinion that parties in free countries are useful checks upon the administration of the government and serve to keep alive the spirit of liberty. This within certain limits is probably true—and in governments of a monarchical cast patriotism may look with indulgence, if not with favor, upon the spirit of party. But in those of the popular character, in governments purely elective, it is a spirit not to be encouraged. From their natural tendency, it is certain there will always be enough of that spirit for every salutary purpose. And there being constant danger of excess, the effort ought to be by force of public opinion to mitigate and assuage it. A fire not to be quenched, it demands a uniform vigilance to prevent its bursting into a flame, lest instead of warming it should consume.

It is important, likewise, that the habits of thinking in a free country should inspire caution in those entrusted with its administration to confine themselves within their respective constitutional spheres, avoiding in the

exercise of the powers of one department to encroach upon another. The spirit of encroachment tends to consolidate the powers of all the departments in one and thus to create, whatever the form of government, a real despotism. A just estimate of that love of power and proneness to abuse it which predominates in the human heart is sufficient to satisfy us of the truth of this position. The necessity of reciprocal checks in the exercise of political power, by dividing and distributing it into different depositories and constituting each the guardian of the public weal against invasions by the others, has been evinced by experiments ancient and modern, some of them in our country and under our own eyes. To preserve them must be as necessary as to institute them. If in the opinion of the people the distribution or modification of the constitutional powers be in any particular wrong, let it be corrected by an amendment in the way which the Constitution designates. But let there be no change by usurpation; for though this, in one instance, may be the instrument of good, it is the customary weapon by which free governments are destroyed. The precedent must always greatly overbalance in permanent evil any partial or transient benefit which the use can at any time yield.

Of all the dispositions and habits which lead to political prosperity, religion and morality are indispensable supports. In vain would that man claim the tribute of patriotism who should labor to subvert these great pillars of human happiness, these firmest props of the duties of men and citizens. The mere politician, equally with the pious man, ought to respect and to cherish them. A volume could not trace all their connections with private and public felicity. Let it simply be asked where is the security for property, for reputation, for life, if the sense of religious obligation desert the oaths, which are the instruments of investigation in courts of justice? And let us with caution indulge the supposition that morality can be maintained without religion. Whatever may be conceded to the influence of refined education on minds of peculiar structure, reason and experience both forbid us to expect that national morality can prevail in exclusion of religious principle.

It is substantially true that virtue or morality is a necessary spring of popular government. The rule indeed extends with more or less force to every species of free government. Who that is a sincere friend to it can look with indifference upon attempts to shake the foundation of the fabric?

Promote then, as an object of primary importance, institutions for the general diffusion of knowledge. In proportion as the structure of a government gives force to public opinion, it is essential that public opinion should be enlightened.

As a very important source of strength and security, cherish public

credit. One method of preserving it is to use it as sparingly as possible, avoiding occasions of expense by cultivating peace, but remembering also that timely disbursements to prepare for danger frequently prevent much greater disbursements to repel it; avoiding likewise the accumulation of debt, not only by shunning occasions of expense, but by vigorous exertions in time of peace to discharge the debts which unavoidable wars may have occasioned, not ungenerously throwing upon posterity the burden which we ourselves ought to bear. The execution of these maxims belongs to your representatives, but it is necessary that public opinion should cooperate. To facilitate to them the performance of their duty, it is essential that you should practically bear in mind that towards the payment of debts there must be revenue; that to have revenue there must be taxes; that no taxes can be devised which are not more or less inconvenient and unpleasant; that the intrinsic embarrassment inseparable from the selection of the proper objects (which is always a choice of difficulties) ought to be a decisive motive for a candid construction of the conduct of the government in making it, and for a spirit of acquiescence in the measures for obtaining revenue which the public exigencies may at any time dictate.

Observe good faith and justice towards all nations; cultivate peace and harmony with all; religion and morality enjoin this conduct, and can it be that good policy does not equally enjoin it? It will be worthy of a free, enlightened, and, at no distant period, a great nation, to give to mankind the magnanimous and too novel example of a people always guided by an exalted justice and benevolence. Who can doubt that in the course of time and things the fruits of such a plan would richly repay any temporary advantages which might be lost by a steady adherence to it? Can it be, that Providence has not connected the permanent felicity of a nation with its virtue? The experiment, at least, is recommended by every sentiment which ennobles human nature. Alas! is it rendered impossible by its vices?

In the execution of such a plan nothing is more essential than that permanent, inveterate antipathies against particular nations and passionate attachments for others should be excluded and that in place of them just and amicable feelings towards all should be cultivated. The nation which indulges towards another an habitual hatred, or an habitual fondness, is in some degree a slave. It is a slave to its animosity or to its affection, either of which is sufficient to lead it astray from its duty and its interest. Antipathy in one nation against another disposes each more readily to offer insult and injury, to lay hold of slight causes of umbrage, and to be haughty and intractable when accidental or trifling occasions of dispute occur. Hence frequent collisions, obstinate, envenomed,

and bloody contests. The nation, prompted by ill will and resentment, sometimes impels to war the government, contrary to the best calculations of policy. The government sometimes participates in the national propensity and adopts through passion what reason would reject; at other times, it makes the animosity of the nation subservient to projects of hostility instigated by pride, ambition and other sinister and pernicious motives. The peace often, sometimes perhaps the liberty, of nations has been the victim.

So likewise, a passionate attachment of one nation for another produces a variety of evils. Sympathy for the favorite nation, facilitating the illusion of an imaginary common interest in cases where no real common interest exists and infusing into one the enmities of the other, betrays the former into a participation in the quarrels and wars of the latter, without adequate inducement or justification. It leads also to concessions to the favorite nation of privileges denied to others, which is apt doubly to injure the nation making the concessions, by unnecessarily parting with what ought to have been retained and by exciting jealousy, ill will, and a disposition to retaliate in the parties from whom equal privileges are withheld. And it gives to ambitious, corrupted, or deluded citizens (who devote themselves to the favorite nation) facility to betray or sacrifice the interests of their own country without odium, sometimes even with popularity, gilding with the appearances of a virtuous sense of obligation, a commendable deference for public opinion, or a laudable zeal for public good, the base or foolish compliances of ambition, corruption, or infatuation.

As avenues to foreign influence in innumerable ways, such attachments are particularly alarming to the truly enlightened and independent patriot. How many opportunities do they afford to tamper with domestic factions, to practice the arts of seduction, to mislead public opinion, to influence or awe the public councils! Such an attachment of a small or weak towards a great and powerful nation dooms the former to be the satellite of the latter.

Against the insidious wiles of foreign influence (I conjure you to believe me, fellow citizens) the jealousy of a free people ought to be constantly awake, since history and experience prove that foreign influence is one of the most baneful foes of republican government. But that jealousy to be useful must be impartial; else it becomes the instrument of the very influence to be avoided, instead of a defense against it. Excessive partiality for one foreign nation and excessive dislike of another cause those whom they actuate to see danger only on one side, and serve to veil and even second the arts of influence on the other. Real patriots, who may resist the intrigues of the favorite, are liable to become suspected and odious, while its tools and dupes usurp the applause and confidence of the people to surrender their interests.

The great rule of conduct for us in regard to foreign nations is, in extending our commercial relations, to have with them as little political connection as possible. So far as we have already formed engagements, let them be fulfilled with perfect good faith. Here let us stop.

Europe has a set of primary interests, which to us have none or a very remote relation. Hence she must be engaged in frequent controversies, the causes of which are essentially foreign to our concerns. Hence therefore it must be unwise in us to implicate ourselves, by artificial ties, in the ordinary vicissitudes of her politics or the ordinary combinations and collisions of her friendships or enmities.

Our detached and distant situation invites and enables us to pursue a different course. If we remain one people under an efficient government, the period is not far off when we may defy material injury from external annoyance; when we may take such an attitude as will cause the neutrality we may at any time resolve upon to be scrupulously respected; when belligerent nations, under the impossibility of making acquisitions upon us, will not lightly hazard the giving us provocation; when we may choose peace or war, as our interest guided by justice shall counsel.

Why forgo the advantages of so peculiar a situation? Why quit our own to stand upon foreign ground? Why, by interweaving our destiny with that of any part of Europe, entangle our peace and prosperity in the toils of European ambition, rivalship, interest, humor, or caprice?

It is our true policy to steer clear of permanent alliances with any portion of the foreign world—so far, I mean, as we are now at liberty to do it, for let me not be understood as capable of patronizing infidelity to existing engagements (I hold the maxim no less applicable to public than to private affairs, that honesty is always the best policy)—I repeat it therefore, let those engagements be observed in their genuine sense. But in my opinion it is unnecessary and would be unwise to extend them.

Taking care always to keep ourselves, by suitable establishments, on a respectably defensive posture, we may safely trust to temporary alliances for extraordinary emergencies.

Harmony, liberal intercourse with all nations, are recommended by policy, humanity, and interest. But even our commercial policy should hold an equal and impartial hand: neither seeking nor granting exclusive favors or preferences; consulting the natural course of things; diffusing and diversifying by gentle means the streams of commerce but forcing nothing; establishing with powers so disposed—in order to give to trade a stable course, to define the rights of our merchants, and to enable the government to support them—conventional rules of intercourse, the best that present cir-

cumstances and mutual opinion will permit, but temporary, and liable to be from time to time abandoned or varied, as experience and circumstances shall dictate; constantly keeping in view, that it is folly in one nation to look for disinterested favors from another—that it must pay with a portion of its independence for whatever it may accept under that character—that by such acceptance it may place itself in the condition of having given equivalents for nominal favors and yet of being reproached with ingratitude for not giving more. There can be no greater error than to expect or calculate upon real favors from nation to nation. It is an illusion which experience must cure, which a just pride ought to discard.

In offering to you, my countrymen, these counsels of an old and affectionate friend, I dare not hope they will make the strong and lasting impression I could wish—that they will control the usual current of the passions or prevent our nation from running the course which has hitherto marked the destiny of nations. But if I may even flatter myself that they may be productive of some partial benefit, some occasional good, that they may now and then recur to moderate the fury of party spirit, to warn against the mischiefs of foreign intrigue, to guard against the impostures of pretended patriotism—this hope will be a full recompense for the solicitude for your welfare by which they have been dictated.

How far in the discharge of my official duties I have been guided by the principles which have been delineated, the public records and other evidences of my conduct must witness to you and to the world. To myself, the assurance of my own conscience is that I have at least believed myself to be guided by them.

In relation to the still subsisting war in Europe, my proclamation of the 22d of April 1793 is the index to my plan. Sanctioned by your approving voice and by that of your representatives in both houses of Congress, the spirit of that measure has continually governed me, uninfluenced by any attempts to deter or divert me from it.

After deliberate examination with the aid of the best lights I could obtain, I was well satisfied that our country, under all the circumstances of the case, had a right to take—and was bound in duty and interest to take—a neutral position. Having taken it, I determined, as far as should depend upon me, to maintain it with moderation, perseverance, and firmness.

The considerations which respect the right to hold this conduct it is not necessary on this occasion to detail. I will only observe that, according to my understanding of the matter, that right, so far from being denied by any of the belligerent powers, has been virtually admitted by all.

The duty of holding a neutral conduct may be inferred, without anything

more, from the obligation which justice and humanity impose on every nation, in cases in which it is free to act, to maintain inviolate the relations of peace and amity towards other nations.

The inducements of interest for observing that conduct will best be referred to your own reflections and experience. With me, a predominant motive has been to endeavor to gain time to our country to settle and mature its yet recent institutions and to progress without interruption to that degree of strength and consistency which is necessary to give it, humanly speaking, the command of its own fortunes.

Though in reviewing the incidents of my administration I am unconscious of intentional error, I am nevertheless too sensible of my defects not to think it probable that I may have committed many errors. Whatever they may be, I fervently beseech the Almighty to avert or mitigate the evils to which they may tend. I shall also carry with me the hope that my country will never cease to view them with indulgence and that, after forty-five years of my life dedicated to its service with an upright zeal, the faults of incompetent abilities will be consigned to oblivion, as myself must soon be to the mansions of rest.

Relying on its kindness in this as in other things, and actuated by that fervent love towards it which is so natural to a man who views in it the native soil of himself and his progenitors for several generations, I anticipate with pleasing expectation that retreat, in which I promise myself to realize without alloy the sweet enjoyment of partaking in the midst of my fellow citizens the benign influence of good laws under a free government—the ever favorite object of my heart, and the happy reward, as I trust, of our mutual cares, labors and dangers.

GEO. WASHINGTON.

UNITED STATES, 19th September 1796.

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

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

GUN VIOLENCE

Mr. SCHUMER. Mr. President, in the wake of the horrific shootings at Stoneman Douglas High School, the deadliest school shooting since Sandy Hook, there has been a broad national conversation about the epidemic of gun violence in this country. It is being led

by a group of brave high school students, the friends and classmates of the fallen, whom I will be sitting down with tomorrow. Their passion and eloquence have been a moral course for change.

Thank God for these students. They are urging us now to have a debate in Congress about something very straightforward: What can we do to stop very dangerous guns from getting into the hands of very dangerous people? How can we keep Americans safe at our movie theaters, at night clubs, at concerts and churches, and above all, at our schools?

We need to get something real and significant accomplished. The problem of gun violence in this country is too immediate for another delay, too severe for half measures.

President Trump has been talking about comprehensive background checks. We are glad to hear that. We are glad that folks are finally starting to talk about the real issues of gun safety again. Democrats believe that, at the very least, in the wake of Parkland, we should strive for comprehensive background checks—closing the loopholes that allow anyone, regardless of a violent history or a history of mental illness, to walk into a gun show or go on the internet and purchase a gun. More than 90 percent of Americans and the vast majority of gun owners support comprehensive background checks. What are we waiting for?

There seems to be a discussion about a more limited proposal, the Fix NICS bill, sponsored by Senators CORNYN and MURPHY, which improves the existing background check system in a few ways. I support the bill and I am a co-sponsor, but the Fix NICS bill is not what President Trump has been talking about this afternoon and at other times when he says “comprehensive background checks.” Fix NICS was written to address one specific issue that was brought to light after the horrific shooting in a church in Sutherland Springs, TX. It is a proposal to address that specific problem, but it leaves unaddressed a host of crucial gun safety issues, including, and especially, the loopholes in our background check system. If we only pass Fix NICS, we will be right back here after the next shooting in nearly the same place. If all Congress does in response to the Parkland shooting is to pass Fix NICS, we will not be doing our job. We must do much more than that.

This week, the Democratic caucus will discuss what policies we believe will most effectively curb the uniquely American epidemic of gun violence. We will propose them and work with our Republican colleagues to perfect and, hopefully, enact them. I sincerely believe we can make progress even on an issue as fraught as this one, but it will require our Republican friends to break free from the iron grip of the NRA.

Our Republican friends face a simple choice: Do something real on guns or please the NRA. Doing both is impossible.

The NRA's No. 1 goal is to make sure nothing meaningful on gun safety ever happens. When there are national issues, when there are horrible shootings, they make a feint as if they might try to do something, but then they pull right back because they want nothing to be done.

As an example, after the shooting in Las Vegas, Senators tried to do something here in the Senate about bump stocks, the modification that allowed the perpetrator to automatically fire his arsenal of assault weapons. The NRA and many Republicans said that they would be willing to work on it, but then what? The NRA pushed the weakest possible measure—a simple review of the issue by the Bureau of Alcohol, Tobacco, and Firearms, which had already said that they couldn't do anything about the bill. And then what happened? Nothing.

Now the NRA has pushed the House Republicans to attach the Fix NICS bill—the Cornyn-Murphy bill, a very modest improvement focused on one issue that happened in Texas, but it was not relevant to what happened here in Parkland. They tried to attach that to the NRA's No. 1 legislative priority, concealed carry reciprocity, a bill that undermines our existing gun laws, defeating the entire purpose of the legislation.

Even when it comes to the most modest improvements to gun safety laws, the NRA always finds a way to stand in the way of progress. If we are going to get something significant done to keep our schools and our kids safe from gun violence, for the first time in a very long time, President Trump and congressional Republicans will have to buck the NRA.

It is our hope that Republican leaders will work with us in a bipartisan way to pass legislation that makes a real difference—not half measures, not baby steps, and certainly not attaching good legislation to legislation that would make the overall problem even worse.

We hope Republicans will work with us to pass serious changes to our gun laws, whether the NRA supports them or not. That is the only way we will make progress on an issue that has frustrated Congress and the vast majority of the American people for far too long.

NET NEUTRALITY

Mr. SCHUMER. Mr. President, on another matter, last week the Republican-led FCC formally published a rule reversing net neutrality—the legal infrastructure that kept the internet free and open to all Americans. The FCC's rule will give the ISP—the internet service providers—the authority to restrict customers' access to their favorite websites by forcing consumers to buy internet packages, such as cable, and pay more for premium access.

In this new universe, big companies that can pay to play could get faster

internet service while startups and everyday Americans are stuck in the slow lane. It will mean the end of the free and open internet as we know it. The way the internet has driven innovation and entrepreneurship and the way it has provided unprecedented opportunities for Americans to learn and connect with one another could all change, with a profit-making organization at the toll booth deciding who pays what.

We have an opportunity to save the internet by undoing the FCC's ruling through the Congressional Review Act. All 49 Democrats have already signed on to the bill, and one Republican, SUSAN COLLINS, has joined us. We now need only one more vote, one more Republican, to reverse the FCC's ruling here in the Senate.

When we force a vote on this bill, for the first time, Republicans in Congress will have the opportunity to right the administration's wrong and show the American people whose side they are on—the average consumer or once again side with big corporate interests. Are they on the side of big internet service providers and corporations, or are they on the side of consumers, entrepreneurs, startups, and small business owners?

Tomorrow there will be a net neutrality day of action here on the Hill that I hope will focus the Senate's attention on the issue. We have 60 legislative days to pass the CRA, and I urge every single one of my Republican colleagues to join us and help save the internet.

I yield the floor.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session to resume consideration of the following nomination, which the clerk will report.

The senior assistant legislative clerk read the nomination of Elizabeth L. Branch, of Georgia, to be United States Circuit Judge for the Eleventh Circuit.

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

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

TRIBUTE TO MARIAN BENTON TASCO

Mr. CASEY. Mr. President, I rise today to commemorate Black History Month and to pay tribute to a Pennsylvanian who has dedicated her life to public service.

Today, we honor former Philadelphia councilwoman Marian Benton Tasco, whose 50-year career in public service has improved the lives of countless people in our State. Throughout her career, Marian Tasco consistently fought for the people of her community. From her first days as a typist working in the city of Philadelphia to the end of her seventh term serving on

the city council, Marian Tasco's life has been dedicated to helping people. Today we celebrate Marian's commitment to public service.

Born during the days of segregation in Greensboro, NC, Marian Tasco was joyfully raised through the love and care of her mother, Mazie Benton; her great-grandmother, Susie Short; and her grandparents, Alice and Thomas Benton. At an early age, Marian expressed an interest in community service through volunteer activities with the Brownies and Girl Scouts of America. Even as a child, Marian Tasco was inspired to help others.

It was at this point in her life that Marian imagined that she would go on to become an educator. With that goal in mind, she began her education at Bennett College, a historically Black liberal arts college for women, which is located in Greensboro. Marian worked during the summers to pay for her tuition. After 2 years, Marian had to leave Bennett when she could no longer afford to pay the cost of tuition. Later in life, Marian would return to Bennett College as a member of the board of trustees and actively work to support the growth of the college.

After leaving Bennett, Marian Tasco moved to Philadelphia to be with her family and to continue her education at Temple University. Again working to pay her way through school, she attended classes at night until her graduation.

While she maintained a strong interest in serving others, she decided that, rather than education, politics and government would be her venue for service. In 1959, Marian began her work for the city of Philadelphia as a clerk typist I in the Philadelphia Police Department's Pawn Brokers Division. As a result of her diligent work, not long thereafter, she was promoted to clerk typist II. In this new role, she was reassigned to the registrar's office of the Philadelphia Museum of Art.

Like many others who have served the public, Marian Tasco's story in politics began on the frontlines of the community—the community she would later go on to serve.

Under the leadership of a distinguished lawyer, Charles Bowser, Marian served as a task force coordinator for the Greater Philadelphia Urban Affairs Coalition. This is an organization that she continues to serve today as a board member. One of Marian's greatest accomplishments was the creation of a youth-focused summer work program that still exists today. Her experience at the Urban Affairs Coalition affirmed her interest in public affairs and community outreach and helped increase her understanding of the needs of the African-American community in Philadelphia.

As her career progressed and new opportunities emerged, Marian Tasco remained committed to the path of service. Following her work as an assistant to the former secretary of the Commonwealth of Pennsylvania, C. Delores

Tucker, Marian brought her passion for service to the office of the late U.S. Congressman William H. Gray III. He also, of course, served as House majority whip and chairman of the Budget Committee. She worked as both campaign manager and director of constituent services for Congressman Gray.

Serving with Secretary Tucker and Congressman Gray made Marian Tasco worthy of recognition, but Marian wanted to do more. She decided that with her years of experience in community activism and public service, she would seek elected office. It was at the urging of Marian's mentor, former Representative, City Councilman, and Secretary of Public Welfare John White, Jr., that she made the decision to seek elected office.

In 1983, Marian became the first African American elected Philadelphia city commissioner. Instantly, she helped develop voter education and registration programs in the city and worked to grow civic education focusing on Philadelphia's young people.

In 1988, Marian began her first term on the Philadelphia City Council as a representative for the ninth district of the city. For over 27 years, she served in a number of communities, including East Oak Lane, West Oak Lane, Mount Airy, Olney, Logan, Lawncrest, and Oxford Circle. She would go on to be re-elected seven times and pioneer initiatives to improve the quality of life for Philadelphians young and old.

Throughout her tenure in office, Councilwoman Tasco's role continued to grow in responsibility and scope. She eventually rose to serve as Philadelphia City Council's majority leader, as well as majority whip.

Marian Tasco has served as ward leader for the 50th Ward of Philadelphia for the last three decades. She was also unanimously elected by the Pennsylvania Democratic State Committee to represent Pennsylvania on the Democratic National Committee. In this DNC role, Councilwoman Tasco's reach grew beyond Philadelphia into the national political arena.

She helped institute meaningful change in Philadelphia and literally across the Nation. Among other issues, she worked to fight predatory lending, and her work in that area positively impacted the lives of many Philadelphians. Her commitment to "protect Americans from unscrupulous dealings of financial institutions" spanned both Broad Street and Wall Street and helped inspire some of President Barack Obama's work. Her advocacy on this issue dates back to the early 1990s, when she worked with community organizations to alert Philadelphia residents about the potential harm of money offered by loan sharks. In 2004, she briefed then-State Senator Obama on the issue during his campaign for the U.S. Senate. In commemoration of her efforts, President Obama invited Councilwoman Tasco to join him for the signing of the historic Dodd-Frank legislation.

Marian Tasco's accomplishments in public office made Philadelphia a better place to live and work, and the people of Pennsylvania's largest city remembered. Her retirement celebrations had over 1,200 attendees, including elected officials, labor leaders, community leaders, clergy, and, of course, constituents—the people she served. Councilwoman Tasco is a beloved figure throughout the city of Philadelphia and beyond. She is beloved by her peers and those she represented as a councilwoman.

Marian's work in public service was a shining example for others to follow. Philadelphia mayor and former city council member Jim Kenney and former mayor and councilman Michael Nutter have both cited the councilwoman as a mentor. In fact, Mayor Kenney even noted that Councilwoman Tasco "raised him" from the age of 32, when he was a new council member.

She also has a proven legacy of recognizing and developing young talent on her own team. Two current members of the Philadelphia City Council, Derrick Green and Cherelle Parker, and the late Judge Brenda Frazier-Clemons all served as members of her staff.

Councilwoman Marian Tasco's lifetime of service has been the subject of commendation. She has received a notable list of awards and honors, including an honorary doctorate of laws degree from Lincoln University. Her years of work to improve the city of Philadelphia resulted in a lifetime appointment to the Board of Directors of City Trusts, the Philadelphia Cultural Fund, and the Pennsylvania Convention Center Authority Board, just to name a few. For her advocacy on behalf of behavioral health programs and work to push local healthcare reforms, the former Lindley Court senior living apartments were renamed in her honor.

Marian Tasco has spent the better part of her life working to improve her community, and she has inspired the next generation of public servants. As we celebrate this Black History Month, we honor those who have made a real commitment to serve others. Marian Tasco has always honored that commitment.

On behalf of the Commonwealth of Pennsylvania, the city of Philadelphia, and all those whose lives have been impacted and inspired by her work, it is my privilege on this day to pay tribute to Marian Tasco, a former member and leader of the City Council of Philadelphia and a devoted public servant who worked her way from clerk typist I to citywide leader with national impact.

Well done, Marian. Your adopted city and our Commonwealth are proud of your noble work.

Thank you.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

SCHOOL VIOLENCE

Mr. HATCH. Mr. President, today marks nearly 2 weeks since the murder of 17 students and staff in Parkland, FL. May today also mark the moment that we resolved to do something about school violence. May it mark the moment that left and right determined to lay aside their differences and work together to prevent future tragedies.

To keep our children safe from harm, there is no panacea, no one legislative solution, and it disheartens me when I hear talk about what can't be done. It is time to focus on what can be done.

Fortunately, solutions on the State level—including in my home State of Utah—can help show us the way forward. Working in the realm of the possible, Utah State legislators have come together to forge bipartisan solutions to stop school violence. When I was in Salt Lake last week, I learned firsthand about the Safe Utah smartphone app. The Safe Utah crisis text and tip line is a statewide service that provides real-time crisis intervention to use through texting and a confidential tip program. Licensed clinicians from the University Neuropsychiatric Institute at the University of Utah Health respond to all incoming chats, texts, and calls 24/7 by providing supporting or crisis counseling, suicide prevention, and referral services.

The Safe Utah Program—developed with funding from the Utah State Legislature in collaboration with the University Neuropsychiatric Institute, the Utah State Office of Education, the Utah Office of the Attorney General, and the Utah Anti-Bullying Coalition—is a testament to what can be done when mental health, education, and law enforcement agencies work together to prevent student violence.

Not only is the app innovative, it works. Since the app was unveiled in 2016, 86 planned school attacks have been stopped. Think about that, 86 school attacks stopped in a relatively small State. That number translates to dozens of lives saved and hundreds of heartbreaks spared. For thousands of families across the State, this simple app made a world of difference. Imagine the potential if these kinds of technologies were available to students across the country. We could quickly get help for those who need it and, in the process, save countless lives.

That is why, later this week, I will introduce the Students, Teachers, and Officers Preventing School Violence Act, or the STOP School Violence Act. My bill makes Department of Justice grants available to States to fund programs designed to reduce school violence.

To that end, the STOP School Violence Act will fund four initiatives. First, it will provide grant funding for evidence-based training to prevent stu-

dent violence against others and self, including training for local law enforcement officers, school personnel, and students. This is not just active shooter training but training designed to give students and teachers the knowledge to recognize and properly respond to warning signals or signals to stop school violence before it occurs.

Second, the bill will fund evidence-based technology and equipment to improve security and prevent school violence. This includes the development and operation of anonymous reporting systems like the Safe Utah app, as well as improvements to school security infrastructure to deter and respond to threats of school violence, and, when prevention efforts fall short—as they unfortunately will in some cases—locks on classroom doors, reinforced entryways, and other commonsense security infrastructure improvements will help.

Third, the bill will provide funding for the development and operation of evidence-based school threat assessment and crisis intervention teams, which may include evidence-based training for school officials in responding to mental health crises. Again, school personnel need the tools to assess and respond to threats before they materialize, including those threats that originate from individuals struggling with mental health issues.

Finally, the bill will provide funding for continued coordination with local law enforcement. Law enforcement alone cannot prevent school violence—just as no amount of prevention training, security infrastructure improvements, or mental health resources would be able to singularly prevent tragedies like that in Parkland, but law enforcement, and in particular those officers who already staff schools, have an important role to play in any comprehensive solution to prevent school violence.

Now, some of you may point out something my bill will not address, and that is guns. On this issue, many reforms have been proposed over the last 12 days—some old and some new. I believe we can find common ground here, too, such as that outlined in the bipartisan Fix NICS Act, which ensures that our background check system is operating as designed.

A background check is only as good as the records in the database. The FBI's National Instant Criminal Background Check System is currently incomplete because many Federal agencies and States have not provided all records that establish someone as prohibited from owning a firearm under current law, especially those related to mental health adjudications and involuntary commitment orders.

The bipartisan Fix NICS Act will ensure more of those records make it into the database by holding Federal agencies accountable for uploading relevant records and incentivizing States to upload all relevant information. Including these missing records will help

ensure more accurate and complete background checks, thereby keeping dangerous weapons out of the hands of felons, fugitives, drug addicts, persons with serious mental illness, and other prohibited persons.

I will be the first to admit there is no single, perfect solution—not the STOP School Violence Act and not the Fix NICS Act, but both of these bills can help save lives. Remember the 86 planned school attacks since the Save Utah app was unveiled and remember the 26 lives that might have been spared if the domestic violence offense of the shooter in Sutherland Springs, TX, had been properly entered into the FBI background check database.

Now is not the time for argument but for action. Rather than letting the perfect be the enemy of the good, I implore my friends on both sides of the aisle to come together for the safety of our children. Rather than resorting to recycled talking points, I ask my colleagues to heed Minority Leader SCHUMER's call to "pass real legislation that makes a difference." Rather than retreating to our partisan foxholes, I call on Republicans and Democrats alike to surrender their rhetorical weapons. For the good of the Nation, and the good of our children, all of us must look beyond the horizon of our political differences to find common ground.

Is this legislation enough to solve the problem of school violence? No. Quite frankly, it is not enough, but it is a start, and it is a start upon which we can all agree. We will not solve the problem of school violence overnight, but with incremental efforts—such as the legislation I have proposed—we can make a lasting difference and even save thousands of lives.

So let's not delay any further. We owe it to our children, and to all of those affected by gun violence, to take decisive action in those areas where we do agree. This is important stuff. We can't just throw in the sponge and act like we have this problem solved when we still have work to do. So I hope we will take heed to what I have just suggested—I think it can be very helpful to us—and we follow the suggestions I have made here today.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

PARKLAND, FLORIDA, SCHOOL SHOOTING

Mr. NELSON. Mr. President, it is with a heavy heart that I bring a report to the Senate from Marjory Stoneman Douglas High School in Parkland, FL, a suburb of Ft. Lauderdale. The teachers and staff of the school returned to work today, which is less than 2 weeks after a former student walked on to the campus with an AR-15 and opened fire on all three floors of a classroom building.

I have spent time the past couple of weeks in Parkland, visiting with some of the families. Those of us who are parents can only imagine the grief and anger that they are feeling, just like the grief and anger after every one of these massacres. I have also spent time meeting with some of the courageous students who have turned this tragedy into a call for action. As I have suggested to them, their hope gives me hope. Their determination gives me all the more determination. These students have told us over and over that they don't plan to stop until Congress and the State legislators around the country start enacting commonsense gun reform. They have said that they are not going to stop, and neither am I.

What happened at that high school shouldn't happen anywhere in this country. It shouldn't have happened in Columbine. It shouldn't have happened in Newtown. It shouldn't have happened in Orlando. It shouldn't have happened at the Ft. Lauderdale airport or Parkland. It shouldn't happen, period. Now it is up to us to make sure that it never happens again.

This Senator grew up on a ranch. I have always had guns. I have hunted all my life. I still hunt with my son. An AR-15 or a SIG Sauer MCX, the gun that was used at the Pulse nightclub, is not for hunting; they are for killing. Yet, despite these horrific events, these devastating tragedies are occurring throughout our country over and over, and Congress refuses to act. Why is it that we can't enact the most commonsense measures to protect the people we represent?

We need a comprehensive background check on the purchase of a weapon, a commonsense background check that would not only include if there is a criminal record or if someone has been adjudicated mentally incompetent but all the other myriad reasons, all the other things surrounding mental health. Was the shooter on the terrorist watch list? Had Omar Mateen, the shooter, been on the terrorist watch list, he would have been caught. He was the shooter in Orlando. We need to get assault rifles off the streets.

Protecting our fellow citizens should be a top priority. If making it more difficult for someone to walk into a store and purchase a weapon of war will do that, why can't we get that done? Why? I will tell you why. Because there are folks who are more concerned about an A-plus rating from the NRA than they are about providing those commonsense solutions to the problems.

I want to read something that appeared in a national magazine, reprinted in the paper that is published in Broward County, where the shooting occurred. It is from a radiologist who is in the trauma center at Broward Health, which is a hospital chain organization in the area of Broward County. Her name is Dr. Heather Sher. She was working the day of the school shooting, and she went to work in the trauma center on some of the victims.

She has treated countless gunshot wounds in trauma centers throughout her career, but this one was the second time that she had treated someone shot by an assault rifle like the AR-15. Here is what Dr. Sher had to say:

Routine handgun injuries leave entry and exit wounds and linear tracks through the victim's body that are roughly the size of the bullet. If the bullet [from a handgun] does not directly hit something crucial like the heart or the aorta . . . chances are, we can save the victim. The bullets fired by an AR-15 are different.

She continues:

With an AR-15, the shooter does not have to be particularly accurate. The victim does not have to be unlucky. If a victim takes a direct hit to the liver from an AR-15, the damage is far graver than that of a handgun bullet injury. Handgun injuries to the liver are generally survivable unless the bullet hits the main blood supply to the liver. An AR-15 bullet to the middle of the liver would cause so much bleeding and tissue loss that the patient would likely never make it to a trauma center to receive our care.

She continues:

As a doctor, I feel I have a duty to inform the public of what I have learned as I have observed these wounds and cared for these patients. It's clear to me that AR-15 or other high-velocity weapons, especially when outfitted with a high-capacity magazine, have no place in a civilian's gun cabinet. . . . Banning the AR-15 should not be a partisan issue.

The senseless shootings are not going to stop until we change ourselves as a culture. I believe, with these students who have been so strong in their statements, so determined to make a change, that time might be now. It didn't happen after Sandy Hook Elementary. Nothing happened. It didn't happen after the myriad of others. It didn't happen just 2 years ago after the Orlando nightclub shooting. Again, it did not happen after the Ft. Lauderdale airport shooting.

Is it different now? It certainly is time for us to come together and enact commonsense gun measures to keep our communities safe. It is time for us to come together—not as Republicans or Democrats but as human beings—and to say that this time it is going to be different.

You hear so many different things. You hear about mental health, and that is certainly a part of it. You hear about school protection, and that is certainly a part of it. You hear about the miscues not only in the FBI, and that is certainly a part of it, but the miscues in the Florida Department of Children and Families a year prior that had noted that this shooter—all of those things ought to be a part of the solution. If you get right down to it, we ought to come together, not as Republicans or Democrats but as human beings, and say that if we want to solve the problem, the solution is commonsense background checks in order to purchase a weapon and getting assault rifles off the streets.

Let's do this. Let's use this tragedy as the catalyst to enact real change in our society—changes that are going to

have a real impact. Let's make what happened at Marjory Stoneman Douglas High School a significant moment in this country's history, not because it was one of the largest mass shootings but because it was the last.

I yield the floor.

The PRESIDING OFFICER. The Senator from Georgia.

Mr. ISAKSON. Mr. President, I wish to ask that before the remarks that I plan to make now are made and memorialized by the reporter, I be able to say to my friend from Florida, on behalf of the people of Georgia, who stopped me in the halls and corridors, at the grocery stores, the churches—everywhere we went—what happened in Florida was an attack everywhere in America, not just in Florida. The tragedy of school shootings has magnified itself, so much so that every one of us feels it more than anybody realizes.

I want to share with you the prayers, the hopes, and concern of the people of Georgia. It is a pleasure to work together with you and the other Members of the Senate so that we can find common ground as we move forward to address this situation. Having just been home, and being with the citizens I represent, I can say that the first and foremost item on the minds of every citizen of Georgia is the tragedy that took place in Florida. Our hearts and prayers go out to you and all the families and all those who survived the terrible tragedy.

Mr. NELSON. Mr. President, I say to my friend from Georgia: Hallelujah that you have expressed that heartfelt concern and that your constituents in the State of Georgia have been very emotionally touched by this whole incident, this terrible incident that we have gone through again in this country. I am grateful for the comments of the Senator from Georgia.

Mr. ISAKSON. I thank the Senator from Florida.

Mr. President, I rise today with a great sense of pride and honor to commend to my fellow Senators Elizabeth "Lisa" Branch, who has been nominated to the U.S. Court of Appeals for the Eleventh Circuit of the United States of America by President Trump.

There are significant reasons why I am so excited to do this. I am going to save the most significant for last. One of the things I am so proud of in our constitutional responsibility of advice and consent for the appointments of the administration is that, every time, we appoint someone who is the right person at the right time and the right place, and Lisa is certainly that for the court of appeals and for the bench of the United States of America and the Eleventh Circuit.

Lisa was a partner in the commercial litigation practice of Smith, Gambrell & Russell, a limited liability partnership in Atlanta, where she began her legal career in 1996. She moved on to work in the George W. Bush administration from 2004 to 2008 as the Counselor to the Administrator of the Office

of Information and Regulatory Affairs at the U.S. Office of Management and Budget and, for 1 year, as the Associate General Counsel for Rules and Legislation at the U.S. Department of Homeland Security. She served for 2 years as a law clerk to Judge J. Owen Forrester of the U.S. District Court for the Northern District of Georgia. She received her BA degree from Davidson College in North Carolina—an outstanding institution—and her law degree from Emory University, which is one of the most renowned law schools in the United States of America.

She is a great lady and a great lawyer. She was named to the Court of Appeals in Georgia by Gov. Nathan Deal, the current Governor of the State, and will serve us in the Eleventh Circuit Court of Appeals with honor and privilege in the United States of America.

Most importantly, on a personal note, as I make these remarks, I am sure my father, Ed Isakson, and his best friend, Harold Russell, who is the Russell of Smith, Gambrell & Russell, are looking down from Heaven on this occasion today and recognizing it for the following reason:

When Lisa went with Smith, Gambrell & Russell, she went to work with a firm that represented my father and his company—a firm that represented me. She is not unknown to me as a person, as a lawyer, as a litigator. She is a great individual in our State and has provided a great service to our State. She will be a great judge for the United States of America. She also worked with Harold Russell, who was my dad's best friend, and Harold represented my father for years in business.

I know today, in Heaven, they are looking down during this special occasion of an outstanding Georgia jurist who is renowned in our State and is about to be confirmed by the U.S. Senate to be on the Court of Appeals for the Eleventh Circuit.

I commend to my colleagues in the Senate Elizabeth “Lisa” Branch to be confirmed, and I urge their favorable votes to see to it that takes place.

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. ISAKSON. Mr. President, I ask unanimous consent that the order for the quorum may be rescinded.

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

Mr. ISAKSON. Mr. President, I yield back all time on our side and ask unanimous consent that the cloture motion be voted on.

The PRESIDING OFFICER. 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 nomination of Elizabeth L. Branch, of Georgia, to be United States Circuit Judge for the Eleventh Circuit.

Mitch McConnell, Pat Roberts, Roy Blunt, Tim Scott, Todd Young, Richard C. Shelby, John Boozman, Roger F. Wicker, Marco Rubio, Mike Crapo, Steve Daines, Jerry Moran, Tom Cotton, Chuck Grassley, David Perdue, John Cornyn, John Thune.

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 nomination of Elizabeth L. Branch, of Georgia, to be United States Circuit Judge for the Eleventh Circuit, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The legislative clerk called the roll.

Mr. CORNYN. The following Senators are necessarily absent: the Senator from Tennessee (Mr. CORKER), the Senator from Nevada (Mr. HELLER), the Senator from Arizona (Mr. MCCAIN), the Senator from South Dakota (Mr. ROUNDS), and the Senator from Alaska (Mr. SULLIVAN).

Further, if present and voting, the Senator from South Dakota (Mr. ROUNDS) would have voted “yea.”

Mr. DURBIN. I announce that the Senator from Alabama (Mr. JONES) is necessarily absent.

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

The yeas and nays resulted—yeas 72, nays 22, as follows:

[Rollcall Vote No. 37 Ex.]

YEAS—72

Alexander	Feinstein	Murkowski
Baldwin	Fischer	Murphy
Barrasso	Flake	Nelson
Bennet	Gardner	Paul
Blunt	Graham	Perdue
Boozman	Grassley	Portman
Burr	Hassan	Risch
Capito	Hatch	Roberts
Cardin	Heitkamp	Rubio
Carper	Hoeven	Sasse
Casey	Inhofe	Schatz
Cassidy	Isakson	Scott
Cochran	Johnson	Shaheen
Collins	Kaine	Shelby
Coons	Kennedy	Smith
Cornyn	King	Tester
Cotton	Klobuchar	Thune
Crapo	Lankford	Tillis
Cruz	Leahy	Toomey
Daines	Lee	Van Hollen
Donnelly	Manchin	Warner
Durbin	McCaskey	Whitehouse
Enzi	McConnell	Wicker
Ernst	Moran	Young

NAYS—22

Blumenthal	Heinrich	Sanders
Booker	Hirono	Schumer
Brown	Markley	Stabenow
Cantwell	Menendez	Udall
Cortez Masto	Merkley	Warren
Duckworth	Murray	Wyden
Gillibrand	Peters	
Harris	Reed	

NOT VOTING—6

Corker	Jones	Rounds
Heller	McCain	Sullivan

The PRESIDING OFFICER. On this vote, the yeas are 72, the nays are 22.

The motion is agreed to.

The Senator from North Dakota.

CONGRATULATING THE U.S. WOMEN'S HOCKEY TEAM

Mr. HOEVEN. Mr. President, I rise today to honor the U.S. women's hockey team for their outstanding victories in the 2018 Winter Olympics. All told, the team won four games, including two 5-to-0 wins over Finland and Russia, and finished as champions after a 3-to-2 victory over Team Canada. Their achievement stands as a powerful example of hard work, perseverance, and collaboration.

North Dakota is proud to be represented among the talented members of this team by two athletes, the Lamoureux twins, Jocelyne and Monique. These sisters are natives of Grand Forks, ND, and alumni of the University of North Dakota, where they played three seasons of NCAA women's hockey.

This was their third trip to the Olympics with Team USA, having won silver medals in 2010 and 2014 and, of course, now the gold in 2018. They have a tremendous collegiate record and a tremendous Olympic record now, as well. Across their Olympic careers, they have scored 13 goals and provided 17 assists, for a total of 30 points. They displayed tremendous skill, tremendous work ethic, and a tremendous team spirit as leaders of a great women's Olympic hockey team.

Jocelyne holds an Olympic record now, as well, having scored two goals in less than 6 seconds in the match against Finland. However, it was in the final game where the Lamoureux twins really shined. It was a close game throughout. While Team USA started out with the lead, Team Canada came back in the second period with a 2-to-1 lead. Remember, Canada had won gold in the last two Olympics. It was Monique who brought the game to a tie in the final period, and then Jocelyne scored the game-winning goal in the shootout. How great is that? It was unbelievable and exciting. It was such a great representation of sportsmanship for our Nation, coming back after twice seeing Canada take the gold, ending up with silver, and now coming back and winning the gold. This ended Canada's four-time gold-winning streak in women's hockey. Obviously, it was a joyous occasion—certainly for my State of North Dakota but also for our whole country. It is uplifting and positive—all the things you want the Olympics to be.

As they arrive home from South Korea, we congratulate Team USA for their historic victory and thank them for representing our Nation with their incredible dedication, tireless effort, and tremendous sportsmanship.

I yielded the floor.

The PRESIDING OFFICER. The Senator from Ohio.

HONORING OFFICERS ERIC JOERING AND ANTHONY MORELLI

Mr. BROWN. Mr. President, this month, Ohio laid to rest two remarkable public servants, Westerville Police

Officers Eric Joering and Anthony Morelli. Together, these men dedicated decades of their lives to the police force, giving the ultimate sacrifice to keep their fellow Ohioans safe.

Officer Joering and Officer Morelli were doing their jobs, responding to a desperate 9-1-1 call when they were tragically shot and killed earlier this month. In the days since their passing, we have heard stories of their incredible service to their community, their fellow officers, and their families.

Both men were married with children. Officer Joering was 39 and had three young daughters. His pastor, Reverend Hammond, spoke to the local news about Officer Joering's dedication to his family. He said that Officer Joering would do anything for his daughters. He let them style his hair. He let them paint his nails. Reverend Hammond quipped: "I heard he drew the line at makeup."

Officer Morelli was a 30-year veteran of the Westerville police force. Westerville is a Columbus suburb. He had two children. His daughter is getting married this summer. His colleagues remembered his infectious smile and his passion for life. Westerville Police Chaplain James Meacham said Officer Morelli "went to heaven and parted."

These two heroes were laid to rest 10 days ago with services at St. Paul Catholic Church in Westerville, drawing thousands of Ohioans and fellow officers to pay their respects. Thousands of people waited in line in the cold and rain to enter the church. Officers from around the country came to honor these men, as they so often do. The church parking lot filled with patrol cars from Illinois, Texas, West Virginia, Michigan, and so many other States. They had to use a TV at a gym next door as an overflow room to accommodate everyone. After the services, a long procession of police vehicles wound its way through Westerville. Ohioans lined the streets, waving American flags and wearing blue ribbons pinned to their raincoats.

The tribute to these officers won't end with that memorial service. In times of tragedy, Ohioans always rise to the occasion. A donation page for the families set up by the local Fraternal Order of Police has raised more than half a million dollars. The city of Westerville will honor Officers Morelli and Joering with a permanent memorial in First Responders Park. The Westerville City Council voted unanimously to retire Officer Joering's K-9 partner, Officer Sam, and send him home with Officer Joering's family. They were there last week to take Sam home. One of Joering's daughters wore Sam's badge around her neck. Otterbein University, the local 4-year, private, distinguished university very nearby, will offer full-tuition scholarships to each of the three Joering girls.

While none of these gestures can ever repay them or their loved ones for their service and sacrifice, today we

honor these heroes' memories and lift up the entire Westerville community and all those who knew them.

The best way for the public to honor these public servants is by supporting all Ohio officers and working to give law enforcement the resources they need to do their jobs. From the bipartisan legislation we passed last year to speed up claims processing for the families of fallen officers, to getting local police officers the resources they need to protect themselves as they fight the opioid epidemic, we must do all we can to support these women and men who sacrifice so much.

Let's honor the memory of Officer Joering and Officer Morelli by recommending ourselves to protecting and supporting their fellow officers and the families who sacrifice alongside them.

CONSUMER FINANCIAL PROTECTION BUREAU

Mr. President, this month, the toy company Hasbro announced that it is introducing a new version of the board game Monopoly. In this version—imagine this—players get rewarded, not punished, for cheating. It is Wall Street 2018.

It might be fun to be the banker in this new, rigged version of Monopoly when you are playing with game pieces and pretend money, but it is not so fun when you are a Wells Fargo employee. It is not so fun if you have been victimized by Equifax. It is not so fun if you are one of the millions of people who have had to go through the process to get restitution from their banks. Families get ripped off by shady payday lenders and by big banks. Families lose real money, not Monopoly money.

When you think about getting away with cheating and even rewarding cheaters, pretty soon, you might not have to use much imagination at all. There have always been shady corporations trying to get away with ripping off consumers. The difference is that now they have an ally in charge of the watchdog that is supposed to be policing them. It is called the Consumer Financial Protection Bureau—a bureau that has done yeomen's work to protect consumers, to get restitution for consumers when they have been cheated by Wall Street, when they have been cheated by a payday lender, and when they have been cheated by some shady financial service operator.

In his short time heading the Consumer Financial Protection Bureau, Mick Mulvaney has done the opposite of what we used to see and the opposite of what we should expect of the person whose job it is to look out for consumers. It is called the Consumer Financial Protection Bureau, not the "let's protect Wall Street in one more way" bureau.

This month, NPR reported that in a new memo, Mulvaney laid out a "revised mission and vision of the consumer bureau." What is that vision? That vision is to dismantle it and stop all the work it does to hold banks accountable. These are NPR's words: He is "making radical changes to deter

the agency from aggressively pursuing its mission"—a mission designed to protect hard-working people from banks and payday lenders who look to cheat them.

In his memo, Mulvaney actually said that the Consumer Financial Protection Bureau should be "acting with humility and moderation." He is saying that the Consumer Financial Protection Bureau should be acting with humility and moderation, but does he ever admonish Wall Street to act with humility and moderation? It would be laughable because of the way Wall Street so often acts. We shouldn't want moderation when it comes to going after big banks and corporations who are cheating consumers. We should want aggressive actions.

Those two words, "humility" and "moderation," are not the first two that come to mind when you think of the administration. To the surprise of many, the White House now looks like a retreat for Wall Street executives. When you talk about humility and moderation with regard to this administration, when translated in this context, it seems as though they mean to go easy on the fraudsters who are ripping off the American people.

This is the Consumer Financial Protection Bureau. This isn't a Wall Street regulator who is captured by Wall Street, where you see people from Citibank and other big Wall Street entities—the \$1 trillion, \$2 trillion, \$2 trillion-plus banks—going in and out of the revolving door, working for the regulators, and working for the banks.

This is the Consumer Financial Protection Bureau. Its job was created 8 or 9 years ago to fight just as hard for American families as Wall Street lobbyists fight for their big banks. Believe me, these lobbyists don't exactly act with humility and moderation. The Consumer Financial Protection Bureau can't afford to.

Since it was created, this consumer bureau has returned \$12 billion—that is \$12,000 million—to 29 million Americans who were cheated by banks and who were cheated by payday lenders, and moderating that now is literally taking money out of the pockets of working families. Because the Consumer Financial Protection Bureau has been so effective, the administration has now put the fox in charge of the chicken coop—the chicken house.

The Consumer Financial Protection Bureau, which helped 29 million Americans return \$12 billion because the banks were cheating them, is now run by Mick Mulvaney, who clearly doesn't even think the Bureau should exist. Nothing in this memo that he wrote should surprise anyone who has watched Mr. Mulvaney over the past few months or, frankly, his career. Although he has been running the CFPB on a part-time basis, he is supposed to be overseeing the Federal budget, so I am a little curious that the full-time Budget Director—my friend from my State of Ohio, Senator PORTMAN, used

to run that, so he knows it is a full-time job. The administration scooped up Mr. Mulvaney and said: Well, you keep doing that, but you are going to run the Consumer Financial Protection Bureau.

Mr. Mulvaney had no real interest, apparently, in running the Consumer Financial Protection Bureau, but he has managed to do a lot on behalf of Wall Street cheaters. His first action was to freeze payments from the Civil Penalty Fund to families who were scammed by big banks and other financial institutions. Think about that. The Consumer Financial Protection Bureau has levied these actions against people who cheated consumers. Mulvaney walks in the door on the first day, assembles a staff, and says: Freeze those payments. We are not going to pay them. These were actions taken by people who were looking out for consumers. They were actions they took to penalize these banks and to get restitution from these financial institutions that had cheated the public. So on his first week on the job, on his first day, he took back the hard-earned money of Americans who had been ripped off. He followed that by delaying a rule that protects consumers from predatory payday lenders, dismissing a lawsuit against those shady loan sharks.

Senator JACK REED was out in Ohio the other day. Senator REED and I sit on the Banking Committee. He is a West Point graduate. He is the senior Democrat on the Armed Services Committee. He talked about what happens at Wright-Patterson Air Force Base right outside of Dayton, where the payday lenders prey on these men and women who are young and perhaps not as experienced as some in having the financial sophistication to deal with some of these loan sharks, and he knows that payday lenders and others prey on these generally low-paid and underpaid men and women who have sacrificed for their country. Sometimes they initiate foreclosures on the homes of people who are overseas serving our country. But the new Director of the Consumer Financial Protection Bureau doesn't seem all that interested in any of this.

After delaying the rule that protects consumers from predatory payday lenders, after dismissing a lawsuit against these shady loan sharks—we are talking about lenders who have been accused of deceiving customers, sometimes with payday lenders charging 9 percent interest and trying to collect debts people don't even owe. Those people should be protected. You don't protect Wall Street; you protect people who have been defrauded by Wall Street.

It is not that complicated, but apparently at the Consumer Financial Protection Bureau, it is now. Most payday lenders are getting an even better return on their campaign donations than they are on their predatory loans.

Mulvaney has put on ice another case that has been pending against Wells

Fargo, this time for wrongly charging borrowers fees when they took out a mortgage.

At his day job running another Federal agency, Mulvaney proposed a budget earlier this month that would defund the Consumer Financial Protection Bureau entirely for a year—defund it—basically saying: We are spending no more money on this Consumer Financial Protection Bureau.

Philosophically, he just doesn't like the idea of somebody standing up for customers, standing up for consumers, standing up against Wall Street, standing up against the payday lenders, and standing up against the loan sharks that he seems to be in alliance with.

We shouldn't be surprised by any of this. Mr. Mulvaney, the person heading the Consumer Financial Protection Bureau now, is a man who doesn't even think the Bureau should exist. He said some time ago that the Consumer Financial Protection Bureau is “a sick, sad joke.” He sponsored legislation to repeal it.

How do you explain to 29 million Americans who have gotten \$12 billion in restitution because they were cheated that this is a sad, sick joke and it shouldn't exist? It is no joke to the servicemembers who rely on the Consumer Financial Protection Bureau to fight for them against bank abuse. It is no joke to the 3½ million—3½ million—victims of Wells Fargo's fake account scam or the 145 million Americans, with 5 million in my State alone—145 million Americans, that is pretty much half the adult population in our country—who had their data breached by Equifax. The Equifax executives had little contrition and didn't apologize much, and they are skating free. What is Mick Mulvaney doing to help roughly half of the adult population in this country who were the victims of the Equifax breach to make sure it doesn't happen again? Nothing. Absolutely nothing.

The Consumer Financial Protection Bureau was investigating this massive breach, but Mulvaney ordered them to close the investigation. This is malpractice or worse. We are talking about a data breach that exposed birthdays, Social Security numbers, and addresses. People's identities could be stolen and their credit scores ruined. Did Mr. Mulvaney care? Apparently not. He was on the side of Equifax when he wasn't on the side of Wall Street, when he wasn't on the side of payday lenders, when he wasn't on the side of scam artists—and maybe he is on the side of all of them. But apparently he thinks it is more important to protect the corporations that let it happen than it is to protect the American people he is supposed to serve. I guess we shouldn't be surprised.

Once again, Mick Mulvaney and this administration are making it clear whose side they are on. Over and over, they side with Wall Street. They side with the largest corporations. They side with companies that shut down

production in Gallopolis, Mansfield, and Zanesville and move their companies overseas. They side with them instead of with hard-working Americans who are struggling. We see it at the Consumer Financial Protection Bureau with Mulvaney's determination to protect corporate special interests. We see it with other bank watchdogs who are putting Americans at risk of another financial crisis just to help Wall Street pad their pockets.

Mr. President, as you know, America's financial system has had a really, really, really good couple of years, even though we bailed them out. Ten years ago, this Congress bailed out these huge banks—\$1 trillion, \$2 trillion banks. We bailed them out.

Congress passed a tax bill in which 81 percent of the benefits go to the richest 1 percent of people in this country. It is believed that the financial services industry did better under that tax bill than anyone else in the country—any other industry. Now we see Mick Mulvaney and the Consumer Financial Protection Bureau doing even more for the banks by representing them instead of representing workers and consumers.

As I said, it is increasingly clear whose side the administration is on. We have seen it with the rollback of rules that protect Americans from the fine print in contracts, the fine print that few of us read and even fewer of us could understand. When we sign up for a credit card, when we sign up for a car loan, when we get a job and we sign a contract with our employer, these fine print, forced administration clauses—you know what they did? They denied customers and employees who were cheated their day in court. So when you sign up for a credit card and you sign a bank document and then you want to sue because they did something to you that you thought was against the law, you are out of luck. You have lost your right because you signed that document.

We see it right here in the Senate with bills to dismantle Wall Street reform, to make it easier for big banks to take big risks that could wreck the economy all over again.

At the 10-year anniversary of the biggest financial crisis since the Great Depression, there is already a collective amnesia that has settled over this town. The Republican leaders in Congress, people down the hall in the office of the majority leader, Senator McCONNELL—over and over, they side with Wall Street instead of with workers.

Ten years ago we saw what Wall Street and the financial services industry, particularly Wall Street, did to our country. My wife and I live in Cleveland, OH. Our ZIP Code is 44105. Our ZIP Code 10 or 11 years ago had more foreclosures in the first half of that year than any other ZIP Code in the United States of America. I still see the blight because of the Wall Street abuse in the loss of retirement

savings, the lost jobs, the closed factories, and the foreclosed homes. I see all of that in my neighborhood. I see all of that throughout my State. We all see it in all 50 States. Yet there is this collective amnesia in this body, as if none of that ever happened to this country. This administration and Republican leaders, again and again and again, side with Wall Street over workers, side with Wall Street over customers.

The lessons of a decade ago are clear. You don't grow the middle class by letting big banks take massive risks or by letting shady lenders prey on hard-working Americans. That is why we passed Wall Street reform, and that is why we created the Consumer Financial Protection Bureau—to hold big banks and other bad actors accountable when they cheat, to deter them from bad and risky behavior in the first place.

We need a new permanent Director of the Consumer Financial Protection Bureau who will protect the consumers instead of handing big corporations a "get out of jail free" card. A cheater's version of Monopoly might sound like fun on game night, but we have already seen what it looks like in real life. Powerful special interests on Wall Street win big every single time, and everybody else loses.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

Mr. BOOZMAN. 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. BOOZMAN. Mr. President, I ask unanimous consent to speak as in morning business for 10 minutes.

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

TAX REFORM

Mr. BOOZMAN. Mr. President, I rise to discuss the impact that tax reform is having in my home State of Arkansas.

Despite what you may have heard from those who opposed the Tax Cuts and Jobs Act, including House Minority Leader PELOSI's infamous description of the tax plan's benefits as "crumbs" and the passage of the plan as "the end of the world, Armageddon," the economy is responding incredibly well to the changes we made to the Tax Code.

I have long believed our economy has struggled under the weight of an outdated, inefficient, and ineffective tax system. Now, businesses are beginning to do the math and are realizing that the Tax Cuts and Jobs Act will mean more savings. As a result, many have announced they are passing some of these savings on to their employees or will now be seeking to grow and expand operations.

As of today, more than 350 companies have announced pay raises, bonuses

and/or 401(k) increases, benefiting over 4 million Americans. According to a recent National Federation of Independent Business survey, 32 percent of small businesses believe now is a good time to expand—the highest level ever recorded by this survey.

This is happening across the country and in Arkansas. Here are just a few examples of the companies headquartered in Arkansas, with a sizable presence in the State, that are passing along savings to their employees through wage increases, bonuses, and other benefits, are giving to charity, and/or making investments to grow their businesses and better serve customers:

BancorpSouth Bank is giving pay increases and/or one-time bonuses to nearly all noncommissioned employees. The investment of over \$10 million in 2018 will benefit 96 percent of the company's noncommissioned workforce. Pay increases were effective as of January 1, 2018.

Home Bancshares, Inc., of Conway, AR, is distributing a one-time bonus of \$500 to more than 850 full-time, tenured employees. Home Bancshares' chairman, John Allison, said "investing in these individuals is an important step to help support them, their families and the communities in which we operate."

People's Bank of Magnolia, AR, provided a \$500 bonus to employees and contributed \$50,000 to its charitable endowment.

Little Rock, Arkansas-based Bank of the Ozarks is giving up to \$1,200 annual bonuses. Approximately 2,300 employees will be eligible under the plan.

Walmart, whose headquarters is located in Bentonville, AR, is a significant economic force not only in our State but nationwide, is increasing starting hourly wage rates in the United States to \$11 an hour, expanding maternity and parental leave benefits, and providing one-time cash bonuses of up to \$1,000. It also has created a new benefit to assist associates with adoption expenses.

Regions Bank is increasing its minimum wage to \$15, contributing \$40 million to the company's charitable foundation, and increasing the company's capital expenditures budget by approximately \$100 million, or 50 percent over the 2017 level.

Springdale, AR, is home to Tyson Foods' headquarters. The company recently announced that it is giving bonuses to more than 100,000 employees whose compensation does not include an annual bonus. Eligible full-time team members will receive a bonus of \$1,000, and eligible part-time team members will receive \$500.

In addition, Tyson will use savings resulting from tax reform to improve training and education opportunities for employees, including teaching English as a second language and general education development classes, and it will also be accelerating capital projects.

FedEx, whose freight headquarters is located in Arkansas and which employs over 3,500 Arkansans, is investing more than \$3.2 billion in growing its business, including raising wages and investing \$1.5 billion in pension plans.

Finally, UPS is investing \$12 billion to expand the company's Smart Logistics Network, and it also made a \$5 billion tax-qualified contribution to the company's three UPS-sponsored U.S. pension plans. This represents about \$13,000 per participant. The company has more than 2,200 active employees in Arkansas in addition to around 390 retirees who reside in the State.

The numbers speak for themselves. Clearly, when Washington helps to create an environment that makes businesses more globally competitive, it benefits Arkansas, and it benefits the entire country.

The law is already helping hard-working Arkansans keep more of their money in their own pockets. By nearly doubling the standard deduction, lowering rates, eliminating loopholes, and creating a climate that incentivizes business to boost wages and give employees bonuses as a result of the reduction in the corporate tax rate, the Tax Cuts and Jobs Act is providing much needed tax relief to Arkansans.

Additionally, our Governor, Asa Hutchinson, has instructed the Arkansas Public Service Commission to examine how the new lower tax rates will benefit utility providers in Arkansas. He is encouraging the commission to instruct utilities to pass savings down to ratepayers, which could mean possible lower utility rates for those in the Natural State.

That is not all. Arkansas-based companies like ArcBest and Murphy USA are already reaping the benefits of the new tax system with higher revenues and incomes.

This is only the beginning. I believe we will continue to see positive trends and reactions to the tax law that will help grow our economy and spur even more investment in Arkansas and across the country.

One provision included in the law that I believe can have an enormous impact on average Arkansans is a new incentive for employers to offer paid family leave benefits to their employees. Now employers can offer 12 weeks of paid family leave in exchange for a tax credit.

My friend and colleague from Nebraska Senator FISCHER fought to get this idea included in the bill. Thanks to her vision and perseverance, families in Arkansas and across the country who most need access to this type of benefit will now have that chance. This is just one more example of tax reform delivering results that will help the middle class.

I want to reiterate how well tax reform is working for my State. We are seeing growth, higher wages, and other positive benefits. Employees are getting bigger paychecks and businesses are investing in their workforces and

expanding their operations. Those are not “crumbs.” It is “not Armageddon.” It isn’t an attack on working Americans. It is opportunity, it is upward mobility, and it is what Americans deserve. I am proud to have cast my vote for tax reform.

Learning about how it is helping our economy and benefiting American families just confirms what we predicted would happen if we made American businesses more competitive and let average individuals and families keep more of what they earn.

Moving forward, I am committed to ensuring that the changes we made to the Tax Code help increase economic activity and spur growth, address our national debt, and create jobs. I am confident it will have lasting, positive effects on our economy.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Arkansas.

LEGISLATIVE SESSION

MORNING BUSINESS

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

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

KENTUCKY FLOODING

Mr. MCCONNELL. Mr. President, over the last week, heavy rains and strong winds caused widespread destruction across Kentucky. Sustained rainfall has led to devastating flooding in many communities, especially along the Ohio River.

The high waters have closed dozens of roads, and some areas are reporting dangerous mudslides. The extent of this flooding hasn’t been seen in my State since the 1997 flood.

In addition, the National Weather Service has confirmed that three tornadoes touched down in western Kentucky. The entire Commonwealth is under a state of emergency because of the damage caused by this severe weather.

I was saddened to hear reports this morning that these destructive storms have claimed the lives of three Kentuckians. Many are still struggling to stay safe.

As they always do, Kentucky’s emergency personnel responded quickly and professionally to the storms and the aftermath. Rescuing many individuals from their homes or their cars, these dedicated men and women continue to do everything they can to protect Kentuckians in need. They have our sincere gratitude.

Although the sky has cleared, there is more rain in the forecast for this week.

My staff in the State and I will continue to monitor this situation as it develops throughout Kentucky.

HONORING COMMANDER PAUL BAUER

Mr. DURBIN. Mr. President, I rise with a heavy heart to pay tribute to Chicago Police Commander Paul Bauer, who gave his life to protect the city he loved. We use the word “hero” far too often, but in this case, that word is fitting. Commander Paul Bauer is a true American hero, and his loss is a tragedy.

On February 13, Commander Bauer was at an “active shooter” training session in downtown Chicago, but he didn’t hesitate to help out his fellow officers when they were pursuing a fleeing suspect. Commander Bauer was shot several times by the suspect and died from his wounds. Commander Bauer’s story is a reminder to us all that our heroes serving in blue risk their lives every day, and even routine calls can turn into tragedy in an instant.

A 31-year veteran of the Chicago Police Department and the commander of the 18th Police District in the Near North Side, Paul Bauer was a pillar of that community. Last year, he was commended by the city council for a charity holiday party he helped host for underprivileged kids. Police Superintendent Eddie Johnson said it best: “This department didn’t just lose an exemplary police officer. The City lost a piece of itself.”

Last week, when the charges were announced against the alleged shooter, an impromptu memorial developed outside the Thompson Center. People brought flowers, left crosses, and displayed signs reading, “RIP CDR Bauer.” One woman on her lunch break even left a plush stuffed dog that she hoped would make it in to the arms of Paul’s teenage daughter. It was a tremendous show of love, respect, and gratitude.

A few years ago, I gave a commencement address and asked the students to think about what they wanted people to say about their lives. I asked them, “What will you be remembered for? What service did you render to your community? Your nation? Your world?” The great thing about living in America is we can choose the answers to those questions. Commander Bauer will be remembered for his service to his community. He gave what Lincoln called, “the last full measure of devotion” and did so for the people and city he loved and served, but he will be remembered for so much more. A friend described Paul as “every bit the good guy he’s being made out to be,” but also added: “You can’t capture his goodness.” What a beautiful legacy.

For all Paul Bauer’s professional accomplishments, the highlights of his life were his family. Paul met his wife, Erin, met at a fundraiser for a Chicago police officer who was also killed in the line of duty. The Friday following Paul’s death, February 16, would have been the couple’s 16th anniversary. Together, Paul and Erin raised a bright and wonderful 13-year-old daughter

Grace. Paul’s family will carry on his legacy of love and his devotion to service and community.

Commander Bauer was the quintessential officer, a role model in his department and his bravery inspires the rest of us, especially his friends and family. After his memorial service Commander Bauer’s wife, Erin, sent a touching message to all who paid tribute to her husband. She wrote: “One man almost stole my faith in humanity, but the City of Chicago and the rest of the nation restored it, and I want to thank you for that.”

We are all humbled by her strength, and our thoughts and prayers are with Erin, Grace and all who loved and knew Paul. Commander Paul Bauer was one of our best.

REMEMBERING MAURY DUANE GEIGER

Mr. LEAHY. Mr. President, on February 18, 2018, New Hampshire lost one of its finest lawyers and humanitarians, Maurice Duane Geiger. He was 83 years old.

Some might ask why, as a Senator from Vermont, I would call the Senate’s attention to a resident of our neighbor to the east. In fact, Maury Geiger not only had close ties to Vermont where, in 1982, he cofounded the Rural Justice Center in Montpelier, he was in every respect a global citizen. Over his long career, he worked to improve access to justice in Haiti, Bangladesh, Rwanda, and several other countries.

I met Maury Geiger years ago and will never forget going with him, my wife, Marcelle, and my staff member Tim Rieser to visit the national penitentiary in Port au Prince, Haiti. A more squalid example of a corrections facility would be hard to imagine. It was overflowing with thousands of impoverished men of all ages, sweltering in the heat and humidity, crammed into cement rooms with nothing to sleep on but the floor, with little food and vulnerable to AIDS, tuberculosis, and other dangerous diseases, and the vast majority had never been formally charged with any crime. Some had languished there for 2 or more years, far longer than any sentence they would have received if tried and convicted. Almost none had lawyers.

After first laying eyes on that unforgettable scene of inhumane neglect, Maury returned to Haiti year after year, determined to do whatever he could to help improve the lives and protect the rights of those caught up in Haiti’s corrupt, dysfunctional justice system. It was that same passion for justice that took him to the courts and jails of rural America and to distant places like Addis Abba and Tbilisi.

As his obituary describes, Maury was born into poverty, and that experience, and his mother’s guidance, shaped his character. He served as a naval aviator and then at the Department of Justice. He was as patriotic and as fierce a defender of the Constitution and Bill of

Rights as anyone I have known. He became one of our country's first experts in court administration, and he worked throughout his life to teach others about the fundamentals of a modern justice system.

Maury loved his work, and he cared passionately about fairness. He devoted his life to fighting for justice at every opportunity. Knowing what it means to be poor, Maury did not hold himself above anyone. He was not the least bit impressed by wealth or titles. He loathed the self-importance of so many government officials and the abuse of power, especially when it was at the expense of those without power, which is so common in places like Haiti where inequality is glaring and the rule of law barely exists. He was known for his irreverence, just as he was for his wonderful, dry sense of humor.

Over the years, I have met countless accomplished people, many of them of the highest integrity. Maury Geiger could match any of them. He was as ethical, selfless, compassionate, and determined a champion of the less fortunate as anyone I have known.

My thoughts are with Nancy, his wife of 58 years, and their four sons, Robert, Kevin, Tom, and Steven. I know they are all proud of the principled example Maury set for all of us.

I ask unanimous consent that the February 20 obituary of Maurice Duane Geiger in the Conway Daily Sun be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

[From the Conway Daily Sun, February 20, 2018]

Maurice Duane Geiger, 83, died Feb. 18, 2018, following a long struggle with Parkinsonism, at his home in Center Conway, surrounded by family at his bedside. He dedicated his life to justice.

He was born on Aug. 20, 1934, south of White Cloud, Mich., and east of Newaygo, in an isolated log cabin with no running water except the creek out back. He lived the first years of his life in the cabin with his five siblings, spending much of his time with the animals and plants of the surrounding woods. The cabin, which his father had helped build, burned to the ground when Maurice was 6.

His father was Lawrence Geiger, and his mother was born L. Marguerite Welch. His parents separated while Maurice was a child. His mother, whose grit and wisdom served as a support and guide for Maurice, was a schoolteacher. She ended up with a different post nearly every year, and Maurice said he had moved about 15 times before he graduated from Clinton High School in 1952.

He then attended Michigan State University, while he worked 40 hours a week at an Oldsmobile plant to support his family. He received his bachelor's degree from Michigan State in 1956 with a major in police administration.

After college, he joined the Navy and graduated from flight school at the Naval Air station in Pensacola, Fla. He was an aviator on active duty in the Navy from 1956-1957. Following his active service, he moved to Washington, D.C., serving in the reserves for several more years, finally leaving as lieutenant commander. In D.C., he first worked as a corrections officer in the Bureau of Pris-

ons and then as a computer programmer for the Navy. During this time, he met his future wife, Nancy Crocker, in a boarding house in the nation's capital where they both rented rooms. They married on May 27, 1960. They had four sons, each born two years apart starting in 1962.

While working days, Maurice took night classes at Georgetown University Law Center and he received his law degree in 1963. He went to work for the U.S. Department of Justice in 1965, becoming the director of the department's Management Information Office the next year.

He left the Department of Justice in 1969, following the election of Richard Nixon, saying that the department was becoming too politicized and no longer interested in justice. He was recruited by former U.S. Supreme Court Justice Tom Clark to develop management systems capability at the Federal Judicial Center, which serves as staff to the U.S. Supreme Court.

In 1972, he and his family moved to Birch Hill in North Conway. From 1972 to 1976, he was a staff attorney and adjudication specialist for the New England region for the Law Enforcement Assistance Administration. During the late 1970s and early 1980s, he worked with Ernest Friesen, dean of the California Western University School of Law, studying and working to improve court systems throughout the country by helping them to reduce backlogs and delays.

In 1982, he co-founded the Rural Justice Center with Kathryn Fahnestock. They worked together to reform judicial systems in rural areas and small towns throughout the United States. Starting in 1995, the Rural Justice Center concentrated on international programs. Maurice made scores of trips to Haiti, spent 15 months in Bangladesh, and also worked in Rwanda, Ethiopia, the Republic of Georgia, Armenia, and other countries. He was awarded the New Hampshire Bar Association's 2008 Daniel Webster International Lawyer of the Year Award. In 2016, he was honored by Haiti's Supreme Council of Judicial Power for his two decades of service working to improve the country's judicial system.

The United States Agency for International Development issued him a certificate of appreciation "in recognition of Maurice Geiger's tireless advocacy for judicial and prison reforms in Haiti, which have benefited thousands of Haitians. His unflinching and selfless quest for justice, taken often at great personal sacrifice to his own health and finances, have made him a hero to the Haitian people and to all who have crossed his path."

Over the years, he appeared on "CBS News," "60 Minutes" and in front-page articles in The New York Times concerning Haiti and judicial reform issues.

He was a member of both the Virginia and New Hampshire bar associations.

"Looking back over the last 50 years," Maurice told the New Hampshire Bar Association's Bar News in 2013, "I find that I take the most satisfaction from helping to bring relief to the . . . poor souls trapped in the godforsaken prisons and jails wherever they exist."

He later estimated that his work had helped free several thousand Haitians who should have no longer been in prison. Many of them had languished in prison awaiting trial for longer than they would have been sentenced to serve if they had been found guilty. Maurice spent considerable time with children at an orphanage in Haiti and brought loads of supplies to them during his many trips to the island. He said: "My most memorable experience was living through the devastating earthquake that hit Port-au-Prince, Haiti, in 2010."

Despite his travels, Maurice immersed himself in the civic life of the Mount Washington Valley.

He was a delegate to the New Hampshire Constitutional Convention in 1974. Beginning in 1976, he practiced law in Carroll County, primarily taking pro bono and court-appointed cases.

He served as president of the Eastern Slopes Little League in 1977. He was elected to three terms on the Conway School Board, serving nine years from 1975 to 1984. He was elected Carroll County Attorney, and served as the county's prosecutor from 1992 to 1994.

Maurice loved playing sports with his sons and with other young people in the area. On weekends, he could often be found playing touch football on the green in North Conway in summer and fall, or boot hockey by Third Bridge on West Side Road in winter. He also spent many hours playing basketball and tennis. He served as an umpire at Little League games and later as a line judge for the Volvo International tennis tournament in North Conway. He was an occasional poet, and several of his poems were published in Mount Washington Valley newspapers.

U.S. Sen. Patrick Leahy of Vermont, where the Rural Justice Center was based, honored Geiger by entering a tribute into the Congressional Record. Leahy said, "The example he has set of selflessness, of caring, commitment to human rights and equal access to justice, and of an unwavering belief in the basic dignity of all people regardless of their station in life, is one that every law student, every lawyer, every prosecutor, every judge, and every prison warden should strive to emulate."

He is survived by one sister, Marguerite I. Kellogg, of Lansing, Mich.; his wife, Nancy C. Geiger, of Center Conway, N.H.; their four sons, Robert S. Geiger, of Silver Spring, Md., his wife, Catherine Buckler, and their daughter, Sophia Buckler Geiger; Kevin W. Geiger of Pomfret, Vt., his wife, Corinne Smith, their son, Brendan Geiger, and their daughter, Rosalie Geiger; Thomas S. Geiger of Seattle, Wash., his wife Aiko Schaefer, their son, Isaiah Schaefer-Geiger, and their daughter, Naomi Schaefer-Geiger; and Steven T. Geiger of Washington, D.C., and his spouse, Raul Serpas; sister-in-law, Linda Saunders and brother-in-law, Albert Saunders of Plymouth, Mass.; brother-in-law, James Lopez of West Olive, Mich.; and numerous nieces, nephews and cousins.

A memorial service will be planned for a later date. Arrangements are being handled by Furber & White Funeral Home in North Conway. The family would like to extend a special thank you for the care and comfort provided the Visiting Nurse Home Care & Hospice of Carroll County. Donations in Maurice's memory can be made to Health through Walls, a non-profit whose mission is to assist low-income countries in implementing sustainable improvements in the health care services of their prisons.

The donations can be made online at healththroughwalls.org or by mail to Health through Walls, 12555 Biscayne Blvd., No. 955, North Miami, FL 33181.

ARMS SALES NOTIFICATION

Mr. CORKER. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to

the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. BOB CORKER,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 17-78, concerning the Air Force's proposed Letter(s) of Offer and Acceptance to the Government of Kuwait for defense articles and services estimated to cost \$259 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

GREGORY M. KAUSNER
(For Charles W. Hooper,
Lieutenant General, USA, Director).

Enclosures.

TRANSMITTAL NO. 17-78

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Kuwait.

(ii) Total Estimated Value:
Major Defense Equipment* \$0 million.
Other \$259 million.
Total \$259 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): None.

Non-MDE: Four (4) King Air 350ER ISR aircraft with enhanced PT6A-67A engines and one (1) engine spare; four (4) AN/AAQ-35 WESCAM MX-15HDI Electro-Optical & Infrared Imaging Sensor Turret; four (4) Selex Seaspray 7500E Active Electronically Scanned Array Radars (AESA); AN/AAR-47 Missile Warning Systems (MWS); AN/ALE-47 Countermeasure Dispenser Systems; secure communications, cryptographic, and precision navigation equipment; Identification Friend or Foe (IFF) Systems; aircraft modification and integration for ISR mission systems; facility design and construction; ground data processing systems and support equipment; spares and repair parts; support and test equipment; simulators, training and training equipment; publications and technical documentation; U.S. Government and contractor engineering, technical and logistics support services; and other related elements of logistical and program support. Additionally, one of the four aircraft will be further modified to accommodate VIP/senior leadership personnel for transport and Med Evac capability or command and control, and other related elements of logistical support.

(iv) Military Department: Air Force (KU-D-SAB).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: February 21, 2018.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Kuwait—Intelligence, Surveillance, and Reconnaissance King Air 350ER

The Government of Kuwait has requested a possible sale of four (4) King Air 350ER Intelligence, Surveillance, and Reconnaissance (ISR) aircraft with enhanced PT6A-67A engines and one (1) engine spare; four (4) AN/AAQ-35 WESCAM MX-15HDI Electro-Optical & Infrared Imaging Sensor Turret; four (4) Selex Seaspray 7500E Active Electronically Scanned Array Radars (AESA); AN/AAR-47 Missile Warning Systems (MWS); AN/ALE-47 Countermeasure Dispenser Systems; secure communications, cryptographic, and precision navigation equipment; Identification Friend or Foe (IFF) Systems; aircraft modification and integration for ISR mission systems; facility design and construction; ground data processing systems and support equipment; spares and repair parts; support and test equipment; simulators, training and training equipment; publications and technical documentation; U.S. Government and contractor engineering, technical and logistics support services; and other related elements of logistical and program support. Additionally, one of the four aircraft will be further modified to accommodate VIP/senior leadership personnel for transport and Med Evac capability or command and control, and other related elements of logistical support. The estimated total case value is \$259 million.

This proposed sale will contribute to the foreign policy and national security of the United States by helping to improve the security of a friendly country. Kuwait plays a large role in U.S. efforts to advance stability in the Middle East, providing basing, access, and transit for U.S. forces in the region.

The proposed sale will enable Kuwait to gather its own airborne ISR data. This capability will improve Kuwait's situational awareness, armed forces posture, and armed forces capability to respond to threats. Enhancing Kuwait's Command, Control, Communications, Computers, & Intelligence (C4I) capability will result in the potential for greater burden sharing. The proposed sale of items and services will establish Kuwait's first dedicated airborne ISR fleet. The King Air 350ER ISR is part of the Kuwaiti Air Force's rapid expansion and modernization efforts, and is a priority for Kuwait and the United States. Kuwait will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Sierra Nevada Corporation, Hagerstown, MD. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will not require the long term assignment of any additional U.S. Government representatives to Kuwait. There will be U.S. contractor field representatives relocating to Kuwait in order provide day-to-day maintenance and logistics support.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 17-78

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. King Air 350ER is an Intelligence, Surveillance, and Reconnaissance (ISR) aircraft,

a specifically modified B350ER, capable of operating in austere environments while providing real-time ISR. It is equipped with an integrated electro-optical and infrared (EO/IR) which gives it a day/night ISR capability. Additionally, the aircraft will have a signal intercept system capable of searching, direction finding (geo-locating), collection, and on-board analysis of simple signals of interest in the very high frequency (VHF) and ultra-high frequency (UHF) broadcast bands. It will also have synthetic aperture radar (SAR) to provide spot and strip ground mapping along with ground moving target indicator (GMTI) modes. It will also have on-board workstations that will control the intercept system and EO/IR system. The system will provide voice and data communication with personnel on the ground to share collected data. Aircraft hardware and software are UNCLASSIFIED; technical data and documentation to be provided are UNCLASSIFIED.

2. Small Tactical Terminal (STT) KOR-24A is a two-channel radio for Link 16 networks and tactical wideband UHF or legacy VHF/UHF systems. The Link 16 command, control, communications, and intelligence (C3I) system incorporating high-capacity, jam-resistant, digital communication links for exchange of near real-time tactical information, including both data and voice, among air, ground, and sea elements. Hardware is UNCLASSIFIED. Technical data and documentation to be provided is UNCLASSIFIED.

3. AN/AAQ-35 WESCAM MX-15HDI Electro-Optical & Infrared Imaging Sensor Turret is a gyro-stabilized, multi-spectral, multi-field of view EO/IR system. The system provides color daylight TV and nighttime IR video with a laser range finder and laser pointer through use of an externally mounted turret sensor unit and internally mounted sensor control. Video imagery is displayed in the aircraft real time and may be recorded for subsequent ground analysis. Hardware is UNCLASSIFIED. Technical data and documentation to be provided are UNCLASSIFIED.

4. Selex Seaspray 7500E is a multi-mode radar combines a state-of-the-art Active Electronically Scanned Array (AESA) with Commercial Off-The-Shelf (COTS) processor. It provides strip and spotlight SAR imaging and ground moving target indicator (GMTI) capability for all-weather and wide range surveillance. Hardware is UNCLASSIFIED. Technical data and documentation to be provided is UNCLASSIFIED.

5. AAR-47 Missile Warning Systems is a small, lightweight, passive, electro-optic, threat warning device used to detect surface-to-air missiles and automatically provide countermeasures, as well as audio and visual-sector warning messages to the aircrew. Hardware is UNCLASSIFIED. Software is SECRET. Technical data and documentation to be provided are UNCLASSIFIED.

6. ALE-47 Countermeasure Dispenser Systems (CMDS) provides an integrated threat-adaptive, computer controlled capability for dispensing chaff, flares, and active radio frequency expendables. The AN/ALE 47 uses threat data received over the aircraft interfaces to assess the threat situation and determine a response. Expendable routines tailored to the immediate aircraft and threat environment may be dispensed using one of four operational modes. Hardware is UNCLASSIFIED. Software is SECRET. Technical data and documentation to be provided are UNCLASSIFIED.

7. AN/APX-119 Identification Friend or Foe combined transponder interrogator system is UNCLASSIFIED unless Mode IV or V operational evaluator parameters, which are SECRET, are loaded into the equipment.

8. This sale will involve the release of sensitive and or classified cryptographic elements for secure communications radios,

cryptographic equipment, and precision navigation equipment. The hardware is UNCLASSIFIED, except where systems are loaded with cryptographic software, which is classified up to SECRET.

9. If a technologically advanced adversary were to obtain knowledge of specific hardware, the information could be used to develop countermeasures which might reduce weapons system effectiveness or be used in the development of a system with similar or advanced capabilities.

10. A determination has been made that Kuwait can provide substantially the same degree of protection for sensitive technology being released as the U.S. Government. This proposed sustainment program is necessary to the furtherance of the U.S. foreign policy and national security objectives outlined in the policy justification.

11. All defense articles and services listed on this transmittal are authorized for release and export to the Government of Kuwait.

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. BOB CORKER,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 17-56, concerning the Navy's proposed Letter(s) of Offer and Acceptance to the Government of Kuwait for defense articles and services estimated to cost \$100 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER,
Lieutenant General, USA, Director.
Enclosures.

TRANSMITTAL NO. 17-56

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Kuwait.

(ii) Total Estimated Value:
Major Defense Equipment* \$2.6 million.
Other \$97.4 million.
Total \$100.0 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase: The Government of Kuwait has requested the possible sale of fifteen (15) 13.6 meter Fast Patrol Boats.

Major Defense Equipment (MDE): Thirty-six (36) .50 Caliber Machine Guns (thirty (30) installed, two (2) per boat and six (6) spares).

Non-MDE: This request includes fifteen (15) 13.6 meter Fast Patrol Boats outfitted with support equipment, and personnel training and training equipment, U.S. Government and contractor engineering, technical and logistics support services, and other related elements of logistical and program support.

(iv) Military Department: Navy (KU-P-SBK).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: February 20, 2018.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Government of Kuwait—Fast Patrol Boats

The Government of Kuwait has requested to purchase fifteen (15) fast patrol boats out-

fitted with thirty-six (36) .50 caliber machine guns (thirty (30) installed, two (2) per boat and six (6) spares). This request also includes support equipment, personnel training and training equipment, U.S. Government and contractor engineering, technical and logistics support services, and other related elements of logistical and program support. The estimated total case value is \$100 million.

This proposed sale will contribute to the foreign and national security of the United States by improving the security of a friendly country. Kuwait plays a key role in U.S. efforts to advance stability in the Middle East, providing basing, access, and transit of U.S. forces in the region.

Kuwait intends to use the boats for patrol, interdiction, and maritime protection. These boats will help Kuwait develop and maintain a strong and ready self-defense capability. Kuwait will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractor will be Kvichak (a Vigor Company), Kent, Washington. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require multiple trips by U.S. Government and contractor representatives to participate in program and technical reviews plus training and maintenance support in country, on a temporary basis, for a period of twenty-four (24) months. It will also require three (3) contractor representatives to reside in country for a period of two (2) years to support this program.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 17-56

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology

1. The following components and technical documentation for the program are classified as listed below:

a. The Browning M2 .50 caliber machine gun is an automatic, recoil operated, air-cooled machine gun which has been modified for shipboard use. Its classification level is UNCLASSIFIED.

b. The Fast Patrol Boat is a 13.6 meter (45-foot) utility boat used by the United States Coast Guard as a Response Boat Medium (RB-M). The boats are built by Kvichak Marine Industries of Kent, Washington and Marinette Marine Corporation of Marinette, Wisconsin. While primarily designed as a Search and Rescue (SAR) asset the RB-M is also used to perform Recreational Boating Safety (RBS), Marine Environmental Protection (MEP), Enforcement of Laws and Treaties (ELT), Ports, Waterways, and Coastal Security (PWCS) and Defense Operations (DO), including those traditional missions associated with Border Protection. The RB-M is powered by two MTU Detroit Diesel turbocharged Series 60 engines (825 hp) and two Rolls-Royce FF-Series waterjets with a top speed of 42.5 knots and a range of 250nm. The RB-Ms classification level is UNCLASSIFIED.

2. All defense articles and services listed in this transmittal are authorized for release and export to the Government of the Kuwait.

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. BOB CORKER,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of

the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 17-66, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of the Netherlands for defense articles and services estimated to cost \$1.191 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER,
Lieutenant General USA, Director.
Enclosures.

TRANSMITTAL NO. 17-66

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of the Netherlands.

(ii) Total Estimated Value:
Major Defense Equipment* \$829 million.
Other \$362 million.
Total \$1.191 billion.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase: The Government of the Netherlands has requested the possible sale of items and services to support the upgrade/remanufacture of twenty-eight (28) AH-64D Block II Apache Attack Helicopters to the AH-64E configuration.

Major Defense Equipment (MDE):

Fifty-one (51) T700-GE-701D Engines (42 remanufactured engines to be installed and 9 spares).

Seventeen (17) AN/APG-78 Fire Control Radars and Subcomponents.

Twenty-eight (28) AN/ASQ-170 Modernized Target Acquisition and Designation Sights (MTADS)/AN/AAR-11 Modernized Pilot Night Vision Sensors (PNVS).

Twenty-eight (28) AN/APR-48B Modernized Radar Frequency Interferometers (MRFI). Seventy (70) Embedded Global Positioning System/Inertial Navigation Systems (EGI) plus Multi-Mode Receiver (56 installed, 14 spares).

Non-MDE: Non-MDE items and services to support the upgrade/remanufacturing of the existing AH-64D Block II Apache Attack Helicopters to AH-64E configuration, training devices, helmets, simulators, generators, transportation, wheeled vehicles and organization equipment, spare and repair parts, support equipment, tools and test equipment, technical data and publications, personnel training and training equipment, U.S. Government and contractor engineering, technical, and logistics support services, and other related elements of logistics and program support.

(iv) Military Department: Army (NE-B-WJW).

(v) Prior Related Cases, if any: NE-B-VXC, NE-B-WDP, NE-B-WES, NE-B-WBW, NE-B-WHD, NE-B-WGC.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: February 20, 2018.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Netherlands—AH-64E Remanufactured Apache Attack Helicopters

The Government of the Netherlands has requested the possible sale of items and services to support the upgrade/remanufacture of twenty-eight (28) AH-64D Block II Apache Attack Helicopters to the AH-64E configuration to include upgrading fifty-one (51) remaining T700-GE-701C Engines to T700-GE-701D (42 engines to be installed, 9 spares),

seventeen (17) AN/APG-78 Fire Control Radar (FCR) and subcomponents, twenty-eight (28) AN/ASQ-170 Modernized Target Acquisition and Designation Sights (MTADS)/AN/AAR-11 Modernized Pilot Night Vision Sensors (PNVS), twenty-eight (28) AN/APR-48B Modernized Radar Frequency Interferometers (MRFI), and seventy (70) Embedded Global Positioning System/Inertial Navigation Systems (EGI) plus Multi-Mode Receiver. Non-MDE items and services to support the upgrade/remanufacturing of the existing AH-64D Block II Apache Attack Helicopters to AH-64E configuration, training devices, helmets, simulators, generators, transportation, wheeled vehicles and organization equipment, spare and repair parts, support equipment, tools and test equipment, technical data and publications, personnel training and training equipment, U.S. Government and contractor engineering, technical, and logistics support services, and other related elements of logistics and program support. The estimated total case value is \$1.191 billion.

This proposed sale will support the foreign policy and national security objectives of the United States by improving the security of a NATO ally which has been, and continues to be, an important force for political stability and economic progress in Europe. It is vital to U.S. national interests to assist the Netherlands to develop and maintain a strong and ready self-defense capability.

The proposed sale of the AH-64E remanufacture will improve the Netherlands' capability to meet current and future threats of enemy. The Netherlands will use the enhanced capability to strengthen its homeland defense and deter regional threats, and provide direct support to coalition and security cooperation efforts. The Netherlands will have no difficulty absorbing this aircraft upgrade into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractors are Boeing Company, St. Louis, MO and Lockheed Martin, Bethesda, MD. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the contractor.

Implementation of this proposed sale will not require the assignment of any additional U.S. Government or contractor representatives to the Netherlands.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 17-66

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The AH-64E Apache Attack Helicopter weapon system contains communications and target identification equipment, navigation equipment, aircraft survivability equipment, displays, and sensors. The airframe itself does not contain sensitive technology; however, the pertinent equipment listed below will either be installed on the aircraft or included in the sale:

a. The AN/APG-78 Fire Control Radar (FCR) is an active, low-probability of intercept, millimeter-wave radar, combined with a passive AN/APR-48B Modernized Radar Frequency Interferometer (M-RFI) mounted on top of the helicopter mast. The FCR Ground Targeting Mode detects, locates, classifies and prioritizes stationary or moving armored vehicles, tanks and mobile air defense systems as well as hovering helicopters, helicopters, and fixed wing aircraft in normal flight. The M-RFI detects threat

radar emissions and determines the type of radar and mode of operation. The FCR data and M-RFI data are fused for maximum synergism. If desired, the radar data can be used to refer targets to the regular electro-optical Modernized Target Acquisition and Designation Sight (MTADS), permitting additional visual/infrared imagery and control of weapons, including the semi-active laser version of the HELLFIRE II missile. Critical system information is stored in the FCR in the form of mission executable code, target detection, classification algorithms and coded threat parameters. This information is provided in a form that cannot be extracted by the foreign user via anti-tamper provisions built into the system. The content of these items is classified SECRET. The M-RFI is a passive radar detection and direction finding system, which utilizes a detachable User Data Module (UDM) on the RFI processor, which contains the Radio Frequency threat library. The UDM, which is a hardware assemblage, is classified CONFIDENTIAL when programmed with threat parameters, threat priorities and/or techniques derived from U.S. intelligence information.

b. The AN/ASQ-170 Modernized Target Acquisition and Designation Sight/AN/AAQ-11 Pilot Night Vision Sensor (MTADS/PNVs) provides day, night, and limited adverse weather target information, as well as night navigation capabilities. The PNVs provides thermal imaging that permits map-of-the-earth flight to, from, and within the battle area, while TADS provides the co-pilot gunner with search, detection, recognition, and designation by means of Direct View Optics (DVO), E² television, and Forward Looking Infrared (FLIR) sighting systems that may be used singularly or in combinations. Hardware is UNCLASSIFIED. Technical manuals for authorized maintenance levels are UNCLASSIFIED.

c. The AN/APR-48B Modernized Radar Frequency Interferometer (M-RFI) is an updated version of the passive radar detection and direction finding system. It utilizes a detachable UDM on the M-RFI processor, which contains the Radar Frequency (RF) threat library. The UDM, which is a hardware assemblage item, is classified CONFIDENTIAL when programmed with threat parameters, threat priorities and/or techniques derived from U.S. intelligence information. Hardware becomes CLASSIFIED when populated with threat parametric data.

d. KIV-77 A common IFF Applique Crypto Computer that provides information assurance for the IFF interrogators and transponders using Modes 4 and 5. The hardware is classified UNCLASSIFIED. This item is CCI and SENSITIVE. Releasable technical manuals for operation and maintenance are classified FOUO.

e. The Embedded Global Positioning System/Inertial Navigation System plus Multi-Mode Receiver (EGI+MMR) EGI GEM V 3.3 W/SAASM PN: 3424 9950-R004-XXX Software Security Core PN: CP34211974-003 (CP34211903-002), GCORE 3 ver 3 SAASM with MMR. The aircraft has two EGIs which use internal accelerometers, rate gyro measurements, and external sensor measurements to estimate the aircraft state, provides aircraft flight and position data to aircraft systems. The EGI is a velocity-aided, strap down, ring laser gyro based inertial unit. The EGI unit houses a 12-channel (GEM 5) GPS receiver. The receiver is capable of operating in either non-encrypted (C/A code) or encrypted (P/Y code). The Group User Variable (GUV) is the normal encryption key used when operating in the P/Y code mode. The GUV key is loaded into the EGI using an ANACD-10 or equivalent device. When keyed, the GPS receiver will automatically use anti-spoof/jam capabilities when they are in use. The EGI will

retain the key through power on/off/on cycles. Because of safeguards built into the EGI, it is not considered classified when keyed. Integrated within the EGI is an Inertial Measurement Unit (IMU) with processing functions for performing the inertial navigation computations, GPS card, receiver management, and Kalman filter estimates to support all aircraft and weapon systems position and navigation computations. Each EGI also houses a Multi-Mode Receiver (MMR). The MMR is incorporated to provide for reception of ground based NAVAID signals for instrument aided flight. Provides IMC/IFR integration and certification of improved Embedded Global Positioning System and Inertial (EGI) unit with attached MMR, with specific cockpit instrumentation that allows Apaches to operate within the worldwide IFR route structure. Also includes integration of the Common Army Aviation Map (CAAM), Area Navigation (RNAV), Digital Aeronautical Flight Information File (DAFIF) and Global Air Traffic Management (GATM) compliance.

2. If a technologically advanced adversary were to obtain knowledge of specific hardware, the information could be used to develop countermeasures which might reduce weapons system effectiveness or be used in the development of a system with similar or advanced capabilities.

3. A determination has been made that the Netherlands can provide substantially the same degree of protection for sensitive technology being released as the U.S. Government. This proposed sustainment program is necessary to the furtherance of the U.S. foreign policy and national security objectives outlined in the policy justification.

4. All defense articles and services listed on this transmittal are authorized for release and export to the Government of the Netherlands.

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. BOB CORKER,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 18-01, concerning the Army's proposed Letter(s) of Offer and Acceptance to the Government of Sweden for defense articles and services estimated to cost \$3.2 billion. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

GREGORY M. KAUSNER
(For Charles W. Hooper,
Lieutenant General, USA, Director).
Enclosures.

TRANSMITTAL NO. 18-01

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Sweden.

(ii) Total Estimated Value:
Major Defense Equipment* \$2.3 billion.
Other \$.9 billion.
Total \$3.2 billion.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase: Four (4) Patriot Configuration-3+ Modernized Fire Units consisting of:

Major Defense Equipment (MDE):
Four (4) AN/MPQ-65 Radar Sets.
Four (4) AN/MSQ-132 Engagement Control Stations.
Nine (9) Antenna Mast Groups.

Twelve (12) M903 Launching Stations.

One hundred (100) Patriot MIM-104E Guidance Enhanced Missile Tactical Ballistic Missile (GEM-T) Missiles.

Two hundred (200) Patriot Advanced Capability-3 (PAC-3) Missile Segment Enhancement (MSE) Missiles.

Four (4) Electrical Power Plants (EPP) III.

Non-MDE includes: Also included with this request are communications equipment, tools and test equipment, range and test programs, support equipment to include associated vehicles, prime movers, generators, publications and technical documentation, training equipment, spare and repair parts, personnel training, Technical Assistance Field Team (TAFT), U.S. Government and contractor technical, engineering, and logistics support services, Systems Integration and Checkout (SICO), field office support, and other related elements of logistics and program support.

(iv) Military Department: Army.

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: February 20, 2018.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Sweden—Patriot Configuration-3+ Modernized Fire Units

The Government of Sweden has requested to buy four (4) Patriot Configuration-3+ Modernized Fire Units consisting of: four (4) AN/MPQ-65 radar sets, four (4) AN/MSQ-132 engagement control stations, nine (9) antenna mast groups, twelve (12) M903 launching stations, one hundred (100) Patriot MIM-104E Guidance Enhanced Missile-TBM (GEM-T) missiles, two hundred (200) Patriot Advanced Capability-3 (PAC-3) Missile Segment Enhancement (MSE) missiles, and four (4) Electrical Power Plants (EPP) III. Also included with this request are communications equipment, tools and test equipment, range and test programs, support equipment to include associated vehicles, prime movers, generators, publications and technical documentation, training equipment, spare and repair parts, personnel training, Technical Assistance Field Team (TAFT), U.S. Government and contractor technical, engineering, and logistics support services, Systems Integration and Checkout (SICO), field office support, and other related elements of logistics and program support. The total estimated program cost is \$3.2 billion.

This proposed sale will support the foreign policy and national security objectives of the United States by helping to improve the security of a strategic partner which has been, and continues to be, an important force for political stability and economic progress within the Baltic Sea region and across Europe.

The proposed sale of the Patriot missile system will improve Sweden's missile defense capability. Sweden will use the Patriot system to defend its territorial integrity and promote regional stability. The proposed sale will increase the defensive capabilities of the Swedish military and support interoperability with U.S. and NATO forces. Sweden will have no difficulty absorbing this equipment into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The prime contractors will be Raytheon Corporation in Andover, Massachusetts, and Lockheed-Martin in Dallas, Texas. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require approximately 24 U.S. Government and 32 contractor representatives to travel to Sweden for an extended period for equipment de-processing/fielding, system checkout, training, and technical and logistics support.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 18-01

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The Patriot Air Defense System contains classified CONFIDENTIAL hardware components, SECRET tactical software and CRITICAL/SENSITIVE technology. Patriot ground support equipment and Patriot missile hardware contain CONFIDENTIAL components and the associated launcher hardware is UNCLASSIFIED. The items requested represent significant technological advances for Sweden Patriot. The Patriot Air Defense System continues to hold a significant technology lead over other surface-to-air missile systems in the world.

2. The Patriot sensitive/critical technology is primarily in the area of design and production know-how and primarily inherent in the design, development and/or manufacturing data related to certain components. The list of components is classified CONFIDENTIAL.

3. Information on system performance capabilities, effectiveness, survivability, missile seeker capabilities, select software/software documentation and test data are classified up to and including SECRET.

4. If a technologically advanced adversary were to obtain knowledge of the hardware and software elements, the information could be used to develop countermeasures or equivalent systems which might reduce system effectiveness or be used in the development of a system with similar or advanced capabilities.

5. A determination has been made that Sweden can provide substantially the same degree of protection for the sensitive technology being released as the U.S. Government. This sale is necessary in furtherance of the U.S. foreign policy and national security objectives outlined in the Policy Justification.

6. All defense articles and services listed in this transmittal have been authorized for release and export to Sweden.

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. BOB CORKER,
Chairman, Committee on Foreign Relations,
U.S. Senate, Washington, DC.

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 17-75, concerning the Navy's proposed Letter(s) of Offer and Acceptance to the Government of Finland for defense articles and services estimated to cost \$70 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

CHARLES W. HOOPER,
Lieutenant General, USA, Director.

Enclosures.

TRANSMITTAL NO. 17-75

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act, as amended

(i) Prospective Purchaser: Government of Finland.

(ii) Total Estimated Value:

Major Defense Equipment * \$60 million.

Other \$10 million.

Total \$70 million.

(iii) Description and Quantity or Quantities of Articles or Services under Consideration for Purchase:

Major Defense Equipment (MDE): Four (4) Mk 41 Baseline VII Strike-Length Vertical Launching Systems.

Non-MDE: Also included are spares, handling equipment, test equipment, operator manuals and technical documentation, U.S. Government and contractor engineering, training, technical, and logistical support services, and other related elements of logistical support.

(iv) Military Department: Navy (FI-P-LBN).

(v) Prior Related Cases, if any: None.

(vi) Sales Commission, Fee, etc., Paid, Offered, or Agreed to be Paid: None.

(vii) Sensitivity of Technology Contained in the Defense Article or Defense Services Proposed to be Sold: See Attached Annex.

(viii) Date Report Delivered to Congress: February 20, 2018.

*As defined in Section 47(6) of the Arms Export Control Act.

POLICY JUSTIFICATION

Finland—Mk 41 Vertical Launching Systems

The Government of Finland has requested a possible sale of four (4) Mk 41 Baseline VII Strike-Length Vertical Launching Systems. Also included are spares, handling equipment, test equipment, operator manuals and technical documentation, U.S. Government and contractor engineering, training, technical, and logistical support services, and other related elements of logistical support. The estimated total case value is \$70 million.

This proposed sale will support the foreign policy and national security objectives of the United States by improving the security of a partner nation that has been, and continues to be, an important force for political stability and economic progress in Europe.

Finland intends to use the vertical launching systems on four new construction corvettes that will make up the Finnish Navy's Squadron 2020. The vertical launching systems will enable Finland to acquire missiles that will significantly enhance the Finnish Navy's area defense capabilities over critical air-and-sea-lines of trade and communication. The proposed sale of the Mk 41 will increase the Finnish Navy's maritime partnership, interoperability, and regional security capability. Finland has not purchased the Mk 41 previously, but will have no difficulty incorporating this capability into its armed forces.

The proposed sale of this equipment and support will not alter the basic military balance in the region.

The principal contractor will be Lockheed Martin Corporation, Bethesda, MD. The purchaser typically requests offsets. Any offset agreement will be defined in negotiations between the purchaser and the contractor.

Implementation of this proposed sale will require up to 12 U.S. Government personnel and up to five contractor representatives to travel to Finland providing support over a period of ten years.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

TRANSMITTAL NO. 17-75

Notice of Proposed Issuance of Letter of Offer Pursuant to Section 36(b)(1) of the Arms Export Control Act

Annex Item No. vii

(vii) Sensitivity of Technology:

1. The Mk 41 Vertical Launching System (VLS) is a fixed, vertical, multi-missile

launching system with the capability to store and launch multiple missile variants depending on the warfighting mission, including the Evolved Sea Sparrow Missile (ESSM) and Standard Missile 2 (SM-2). This proposed sale would provide tactical VLS capability for the ESSM. Mk 41 VLS is a modular below-deck configuration with each module consisting of 8 missile cells with an associated gas management and deluge system. The highest classification of the hardware in the proposed sale is UNCLASSIFIED. The highest classification of the technical documentation in the proposed sale is UNCLASSIFIED. The highest classification of the software to be exported is CONFIDENTIAL.

2. If a technologically advanced adversary were to obtain knowledge of specific hardware, the information could be used to develop countermeasures which might reduce weapons system effectiveness or be used in the development of a system with similar or advanced capabilities.

3. A determination has been made that Finland can provide substantially the same degree of protection for sensitive technology being released as the U.S. Government. This proposed sustainment program is necessary to the furtherance of the U.S. foreign policy and national security objectives outlined in the policy justification.

4. All defense articles and services listed on this transmittal are authorized for release and export to the Government of Finland.

ADDITIONAL STATEMENTS

TRIBUTE TO WILMA AND WELLINGTON WEBB

• Mr. BENNET. Mr. President, I wish to celebrate the diamond jubilee birthdays of the Honorable Wilma and Wellington Webb.

Wilma and Wellington Webb embody the best of Colorado. Through a long and distinguished career, they have made history, improved our communities, and set an example of leadership for our State.

Wilma Webb's life is defined by service to others. Her career began as a community organizer registering voters, assisting impoverished families, and fighting for equality in education. In 1980, she joined the Colorado House of Representatives, where she was re-elected for six terms and served a total of 13 years. During her tenure, Wilma sponsored many substantive bills and became the first African American to serve on the powerful joint budget committee, which writes Colorado's multibillion dollar annual budget. After 4 years of tireless advocacy, she pushed through legislation to recognize Dr. Martin Luther King, Jr.'s birthday in Denver through events like the annual "Marade." President Clinton later appointed her to serve as the regional administrator for the U.S. Department of Labor.

Her husband, Wellington Webb, likewise displays an example of public service. Mayor Webb has served in the Colorado House of Representatives, the Carter administration, and Colorado's Department of Regulatory Agencies. In a historic election in 1991, he became the first African-American mayor of

Denver. Over two terms, Mayor Webb dedicated himself to improving Denver's parks and open spaces, strengthening public safety, championing inclusive economic development, and expanding access to high-quality education for our children. Like his wife, Mayor Webb's leadership has left an indelible mark. We see it throughout our city, from the Denver International Airport to the expanded Denver Art Museum, the Blair-Caldwell African-American Research Library, and the many buildings that bear his name.

As individuals, Wilma and Wellington Webb are exceptional examples of public service. Together, they have formed an extraordinarily powerful force that has left Denver and Colorado more prosperous, inclusive, and just. On this day of celebration, I join Coloradans across our State in sharing my deep gratitude and admiration for the legacy they created and the years of contributions that lie ahead.●

125TH ANNIVERSARY OF READING TERMINAL MARKET

• Mr. CASEY. Mr. President, I wish to recognize and honor Reading Terminal Market as it celebrates the 125th anniversary of its founding in Pennsylvania.

Reading Terminal Market officially opened on February 22, 1893, under the Reading Railroad Company and is one of the Nation's oldest farmers' markets. The market was a result of the city's consolidation of public markets in the early 19th century due to the mass number of merchants and health hazards that became associated with merchant stalls.

Reading Terminal Market opened with approximately 78,000 square feet, including 800 spaces for merchants to sell their goods. The market was prosperous during the Great Depression and World War II due to local farmers coming to the city because of high demand and fair prices. Individuals living in the suburbs could have their groceries delivered for free through the use of the train station. Employees at the Reading Terminal would load carts of groceries onto trains and deliver them to each station as the customer requested. Much of Reading Terminal Market's customer base and services relied on the Reading Railroad Company.

When the railroad company failed, the market suffered and experienced financial hardship from the 1960s to the early 1990s. A \$30 million investment in infrastructure resuscitated the market, and it has thrived as an economic hub ever since.

Today, Reading Terminal Market, housed in a National Historic Landmark building, is home to 80 merchants of all different cultural backgrounds with products ranging from fresh, locally sourced produce, meats, handmade wares, and clothing, to a broad range of ethnic food and global goods. With an estimated 100,000 people expe-

riencing the market on a weekly basis, Reading Terminal Market is one of the most prosperous, public markets in both the Commonwealth and in the Nation.

I commend Reading Terminal Market, its employees, and its merchants on the 125th anniversary of its founding. As the market has reached global recognition, I am honored it calls Pennsylvania home. Rich in both diversity and tradition, let it serve as a symbol of culture, history, opportunity, and inspiration for us all.●

TRIBUTE TO DONALD GUIMOND

• Mr. KING. Mr. President, today I wish to honor and recognize Donald Guimond who is resigning as the town manager for the town of Fort Kent, ME. Don is a remarkable public servant, mentor, and individual who has truly led by example. His inclusive leadership style has cultivated a community that is now the envy of many communities throughout the State of Maine. Located in Aroostook County—the Crown of Maine—Fort Kent is known for being the northern boundary of Route One, for the generosity of its citizens, and for the ability to make seemingly insurmountable projects happen.

During his 24-year tenure as town manager, Don was at the heart of all of the significant projects that have maintained and continue to shape the town. Staying true to his philosophy that "taxpayers of our community [stay] at the forefront decisions," he has included the voices of community members in his decisions. In the same vein, he was present for every project, regardless of its scope.

Don has provided invaluable advice and leadership to development groups, the Greater Fort Kent Chamber of Commerce and many other boards and organizations. He has also participated in numerous international events from outdoor, volunteer-driven events like World Cup Biathlons and the Can Am Crown sled dog races, to cultural events like the 2014 World Acadian Congress. During the flood of 2008, Don was everywhere, making sure that townsfolks were taken care of, using his skills to assist government agencies, nonprofit organizations, and others to make sure that people's needs were being met. His efforts during that tumultuous time were praised by local and State leaders.

Don has mentored many leaders within Aroostook County, imparting to them his understanding of how a municipality functions best. If we could all channel our inner Don Guimond, governing would be a little easier. I join the State of Maine, his family, colleagues, and employees in thanking Don for his outstanding service and the instrumental impact he has made on Fort Kent and Aroostook County. In showing the way to make a community and a region better by action, he has made many contributions to the State

of Maine, and I am certain he will find a way to continue to do that.●

TRIBUTE TO MCKENZIE BOBBITT

● Mr. THUNE. Mr. President, today I recognize McKenzie Bobbitt, an intern in my Washington, DC, office, for all of the hard work she has done for me, my staff, and the State of South Dakota over the past several months.

McKenzie is a graduate of Texas A&M University—Commerce, in Commerce, TX, having earned a degree in business administration. She is a dedicated worker who has been committed to getting the most out of her experience.

I extend my sincere thanks and appreciation to McKenzie for all of the fine work she has done and wish her continued success in the years to come.●

MESSAGE FROM THE HOUSE RECEIVED DURING ADJOURNMENT

ENROLLED BILLS SIGNED

Under the authority of the order of the Senate of January 3, 2017, the Secretary of the Senate, on February 23, 2018, during the adjournment of the Senate, received a message from the House of Representatives announcing that the Speaker pro tempore (Mr. MOONEY) had signed the following enrolled bills:

H.R. 1725. An act to direct the Secretary of Veterans Affairs to submit certain reports relating to medical evidence submitted in support of claims for benefits under the laws administered by the Secretary.

H.R. 3122. An act to direct the Secretary of Veterans Affairs to include on the internet website of the Department of Veterans Affairs a warning regarding dishonest, predatory, or otherwise unlawful practices targeting individuals who are eligible for increased pension on the basis of need for regular aid and attendance, and for other purposes.

H.R. 4533. An act to designate the health care system of the Department of Veterans Affairs in Lexington, Kentucky, as the “Lexington VA Health Care System” and to make certain other designations.

MESSAGE FROM THE HOUSE

At 3:03 p.m., a message from the House of Representatives, delivered by Mrs. Cole, one of its reading clerks, announced that the House has passed the following bill, in which it requests the concurrence of the Senate:

H.R. 620. An act to amend the Americans with Disabilities Act of 1990 to promote compliance through education, to clarify the requirements for demand letters, to provide for a notice and cure period before the commencement of a private civil action, and for other purposes.

The message also announced that the House has agreed to the following concurrent resolution, in which it requests the concurrence of the Senate:

H. Con. Res. 107. Concurrent resolution authorizing Reverend Billy Graham to lie in honor in the Rotunda of the Capitol.

The message further announced that pursuant to section 30442(b)(3) of the

Bipartisan Budget Act of 2018 (Public Law 115–123), and the order of the House of January 3, 2017, the Speaker appoints the following Members on the part of the House of Representatives to the Joint Select Committee on Budget and Appropriations Process Reform: Mr. WOMACK of Arkansas, Mr. SESSIONS of Texas, Mr. WOODALL of Georgia, and Mr. ARRINGTON of Texas.

The message also announced that pursuant to section 30422(b)(3) of the Bipartisan Budget Act of 2018 (Public Law 115–123), and the order of the House of January 3, 2017, the Speaker appoints the following Members on the part of the House of Representatives to the Joint Select Committee on Solvency of Multiemployer Pension Plans: Ms. FOXX of North Carolina, Mr. ROE of Tennessee, Mr. BUCHANAN of Florida, and Mr. SCHWEIKERT of Arizona.

The message further announced that pursuant to section 30442(b)(3) of the Bipartisan Budget Act of 2018 (Public Law 115–123), the Minority Leader appoints the following Members on the part of the House of Representatives to the Joint Select Committee on Budget and Appropriations Process Reform: Mrs. LOWEY of New York, Mr. YARMUTH of Kentucky, Ms. ROYBAL-ALLARD of California, and Mr. KILMER of Washington.

The message also announced that pursuant to section 30422(b)(3) of the Bipartisan Budget Act of 2018 (Public Law 115–123), the Minority Leader appoints the following Members on the part of the House of Representatives to the Joint Select Committee on Solvency of Multiemployer Pension Plans: Mr. NEAL of Massachusetts, Mr. SCOTT of Virginia, Mr. NORCROSS of New Jersey, and Mrs. DINGELL of Michigan.

The message further announced that pursuant to section 931(c) of the Comprehensive Addiction and Recovery Act of 2016 (Public Law 114–198), the Minority Leader appoints the following individuals on the part of the House of Representatives to the Creating Options for Veterans’ Expedited Recovery (COVER) Commission: Dr. Michael J. Potoczniak of El Cerrito, California, and Dr. Shira Maguen of San Francisco, California.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. JOHNSON, from the Committee on Homeland Security and Governmental Affairs, with an amendment in the nature of a substitute:

S. 1281. A bill to establish a bug bounty pilot program within the Department of Homeland Security, and for other purposes (Rept. No. 115–209).

S. 1884. A bill to provide for joint reports by relevant Federal agencies to Congress regarding incidents of terrorism, and for other purposes (Rept. No. 115–210).

By Mr. JOHNSON, from the Committee on Homeland Security and Governmental Affairs, without amendment:

S. 1791. A bill to amend the Act of August 25, 1958, commonly known as the “Former

Presidents Act of 1958”, with respect to the monetary allowance payable to a former President, and for other purposes (Rept. No. 115–211).

INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Mr. CASSIDY:

S. 2451. A bill to require the Secretary of Health and Human Services to consider State analysis and sharing of prescription drug monitoring program data in determining prescription drug monitoring program grants to States; to the Committee on Health, Education, Labor, and Pensions.

By Mr. WICKER (for himself and Mr. MCCAIN):

S. 2452. A bill to provide for the improvement of the capacity of the Navy to conduct surface warfare operations and activities, and for other purposes; to the Committee on Armed Services.

ADDITIONAL COSPONSORS

S. 266

At the request of Mr. HATCH, the name of the Senator from Washington (Ms. CANTWELL) was added as a cosponsor of S. 266, a bill to award the Congressional Gold Medal to Anwar Sadat in recognition of his heroic achievements and courageous contributions to peace in the Middle East.

S. 428

At the request of Mr. BENNET, the name of the Senator from North Dakota (Ms. HEITKAMP) was added as a cosponsor of S. 428, a bill to amend titles XIX and XXI of the Social Security Act to authorize States to provide coordinated care to children with complex medical conditions through enhanced pediatric health homes, and for other purposes.

S. 445

At the request of Ms. COLLINS, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 445, a bill to amend title XVIII of the Social Security Act to ensure more timely access to home health services for Medicare beneficiaries under the Medicare program.

S. 751

At the request of Mr. WARNER, the name of the Senator from Pennsylvania (Mr. CASEY) was added as a cosponsor of S. 751, a bill to amend title 54, United States Code, to establish, fund, and provide for the use of amounts in a National Park Service Legacy Restoration Fund to address the maintenance backlog of the National Park Service, and for other purposes.

S. 818

At the request of Mr. BURR, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 818, a bill to amend the Internal Revenue Code of 1986 to allow individuals with disabilities to save additional

amounts in their ABLE accounts above the current annual maximum contribution if they work and earn income.

S. 834

At the request of Mr. MARKEY, the names of the Senator from Minnesota (Ms. SMITH), the Senator from Nevada (Ms. CORTEZ MASTO), the Senator from Vermont (Mr. LEAHY) and the Senator from Michigan (Mr. PETERS) were added as cosponsors of S. 834, a bill to authorize the appropriation of funds to the Centers for Disease Control and Prevention for conducting or supporting research on firearms safety or gun violence prevention.

At the request of Mr. NELSON, his name was added as a cosponsor of S. 834, *supra*.

S. 980

At the request of Mrs. CAPITO, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 980, a bill to amend title XVIII of the Social Security Act to provide for payments for certain rural health clinic and Federally qualified health center services furnished to hospice patients under the Medicare program.

S. 982

At the request of Mr. CASEY, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 982, a bill to amend the Child Abuse Prevention and Treatment Act to require mandatory reporting of incidents of child abuse or neglect, and for other purposes.

S. 1050

At the request of Ms. DUCKWORTH, the names of the Senator from Massachusetts (Mr. MARKEY), the Senator from Louisiana (Mr. CASSIDY) and the Senator from Minnesota (Ms. SMITH) were added as cosponsors of S. 1050, a bill to award a Congressional Gold Medal, collectively, to the Chinese-American Veterans of World War II, in recognition of their dedicated service during World War II.

S. 1091

At the request of Ms. COLLINS, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 1091, a bill to establish a Federal Task Force to Support Grandparents Raising Grandchildren.

S. 1130

At the request of Mr. GRASSLEY, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 1130, a bill to amend title XVIII of the Social Security Act to create a sustainable future for rural healthcare.

S. 1212

At the request of Mr. NELSON, his name was added as a cosponsor of S. 1212, a bill to provide family members of an individual who they fear is a danger to himself, herself, or others, and law enforcement, with new tools to prevent gun violence.

S. 1539

At the request of Ms. KLOBUCHAR, the names of the Senator from Delaware (Mr. COONS) and the Senator from Min-

nesota (Ms. SMITH) were added as cosponsors of S. 1539, a bill to protect victims of stalking from gun violence.

At the request of Mr. NELSON, his name was added as a cosponsor of S. 1539, *supra*.

S. 1685

At the request of Mr. SCOTT, the name of the Senator from Illinois (Ms. DUCKWORTH) was added as a cosponsor of S. 1685, a bill to require Fannie Mae and Freddie Mac to establish procedures for considering certain credit scores in making a determination whether to purchase a residential mortgage, and for other purposes.

S. 1850

At the request of Mr. MANCHIN, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 1850, a bill to amend the Public Health Service Act to protect the confidentiality of substance use disorder patient records.

S. 1856

At the request of Mr. PAUL, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 1856, a bill to prevent the militarization of Federal, State, and local law enforcement by Federal excess property transfers and grant programs.

S. 1917

At the request of Mr. GRASSLEY, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 1917, a bill to reform sentencing laws and correctional institutions, and for other purposes.

S. 1945

At the request of Mr. NELSON, his name was added as a cosponsor of S. 1945, a bill to regulate large capacity ammunition feeding devices.

At the request of Mr. MENENDEZ, the names of the Senator from Minnesota (Ms. SMITH) and the Senator from California (Mrs. FEINSTEIN) were added as cosponsors of S. 1945, *supra*.

S. 1989

At the request of Ms. KLOBUCHAR, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 1989, a bill to enhance transparency and accountability for online political advertisements by requiring those who purchase and publish such ads to disclose information about the advertisements to the public, and for other purposes.

S. 2060

At the request of Mr. CARDIN, the name of the Senator from Missouri (Mrs. McCASKILL) was added as a cosponsor of S. 2060, a bill to promote democracy and human rights in Burma, and for other purposes.

S. 2095

At the request of Mrs. FEINSTEIN, the names of the Senator from Minnesota (Ms. SMITH) and the Senator from Virginia (Mr. KAINE) were added as cosponsors of S. 2095, a bill to regulate assault weapons, to ensure that the right to keep and bear arms is not unlimited, and for other purposes.

S. 2101

At the request of Mr. DONNELLY, the name of the Senator from Louisiana (Mr. KENNEDY) was added as a cosponsor of S. 2101, a bill to award a Congressional Gold Medal, collectively, to the crew of the USS *Indianapolis*, in recognition of their perseverance, bravery, and service to the United States.

S. 2135

At the request of Mr. CORNYN, the names of the Senator from Georgia (Mr. ISAKSON), the Senator from Massachusetts (Mr. MARKEY), the Senator from Arizona (Mr. MCCAIN), the Senator from Florida (Mr. NELSON), the Senator from Florida (Mr. RUBIO) and the Senator from Vermont (Mr. SANDERS) were added as cosponsors of S. 2135, a bill to enforce current law regarding the National Instant Criminal Background Check System.

S. 2208

At the request of Mr. MARKEY, the name of the Senator from Delaware (Mr. CARPER) was added as a cosponsor of S. 2208, a bill to provide for the issuance of an Alzheimer's Disease Research Semipostal Stamp.

S. 2227

At the request of Mr. PORTMAN, the names of the Senator from Maine (Ms. COLLINS) and the Senator from Pennsylvania (Mr. CASEY) were added as cosponsors of S. 2227, a bill to reauthorize the Money Follows the Person Demonstration Program.

S. 2250

At the request of Ms. DUCKWORTH, the names of the Senator from California (Ms. HARRIS) and the Senator from Massachusetts (Ms. WARREN) were added as cosponsors of S. 2250, a bill to ensure due process protections of individuals in the United States against unlawful detention based solely on a protected characteristic.

S. 2255

At the request of Mr. YOUNG, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 2255, a bill to reauthorize title VI of the Higher Education Act of 1965 in order to improve and encourage innovation in international education, and for other purposes.

S. 2301

At the request of Ms. WARREN, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 2301, a bill to strengthen parity in mental health and substance use disorder benefits.

S. 2304

At the request of Mr. TILLIS, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 2304, a bill to amend title 38, United States Code, to protect veterans from predatory lending, and for other purposes.

S. 2317

At the request of Mr. MARKEY, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 2317, a bill to amend the

Controlled Substances Act to provide for additional flexibility with respect to medication-assisted treatment for opioid use disorders, and for other purposes.

S. 2341

At the request of Mr. TESTER, the name of the Senator from Rhode Island (Mr. REED) was added as a cosponsor of S. 2341, a bill to amend title 38, United States Code, to improve the processing of veterans benefits by the Department of Veterans Affairs, to limit the authority of the Secretary of Veterans Affairs to recover overpayments made by the Department and other amounts owed by veterans to the United States, to improve the due process accorded veterans with respect to such recovery, and for other purposes.

S. 2353

At the request of Mr. COTTON, the name of the Senator from Louisiana (Mr. KENNEDY) was added as a cosponsor of S. 2353, a bill to require the Secretary of the Treasury to report on the estimated total assets under direct or indirect control by certain senior Iranian leaders and other figures, and for other purposes.

S. 2361

At the request of Ms. DUCKWORTH, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 2361, a bill to amend the Federal Home Loan Bank Act to allow a captive insurance company that was a member of a Federal Home Loan Bank before January 19, 2016, to continue or restore the membership of the captive insurance company in the Federal Home Loan Bank, and for other purposes.

S. 2384

At the request of Mr. VAN HOLLEN, the name of the Senator from Alabama (Mr. JONES) was added as a cosponsor of S. 2384, a bill to amend the National Agricultural Research, Extension, and Teaching Policy Act of 1977 to make funding available to 1890 institutions without fiscal year limitation.

S. 2387

At the request of Mrs. CAPITO, the name of the Senator from Maryland (Mr. VAN HOLLEN) was added as a cosponsor of S. 2387, a bill to provide better care and outcomes for Americans living with Alzheimer's disease and related dementias and their caregivers while accelerating progress toward prevention strategies, disease modifying treatments, and, ultimately, a cure.

S. 2398

At the request of Mr. HOEVEN, the name of the Senator from Missouri (Mr. BLUNT) was added as a cosponsor of S. 2398, a bill to amend title 31, United States Code, to provide that activities relating to the training and readiness of the reserve components of the Armed Forces during a lapse in appropriations shall constitute voluntary services that may be accepted by the United States.

S. 2421

At the request of Mrs. FISCHER, the name of the Senator from Missouri

(Mr. BLUNT) was added as a cosponsor of S. 2421, a bill to amend the Comprehensive Environmental Response, Compensation, and Liability Act of 1980 to provide an exemption from certain notice requirements and penalties for releases of hazardous substances from animal waste at farms.

S. 2432

At the request of Mr. YOUNG, the name of the Senator from North Dakota (Mr. HOEVEN) was added as a cosponsor of S. 2432, a bill to amend the charter of the Future Farmers of America, and for other purposes.

S. RES. 168

At the request of Mr. CARDIN, the name of the Senator from Nevada (Mr. HELLER) was added as a cosponsor of S. Res. 168, a resolution supporting respect for human rights and encouraging inclusive governance in Ethiopia.

S. RES. 355

At the request of Mr. LANKFORD, the name of the Senator from Utah (Mr. HATCH) was added as a cosponsor of S. Res. 355, a resolution improving procedures for the consideration of nominations in the Senate.

S. RES. 377

At the request of Ms. WARREN, the names of the Senator from Washington (Ms. CANTWELL), the Senator from Alabama (Mr. JONES), the Senator from Maryland (Mr. VAN HOLLEN), the Senator from Virginia (Mr. KAINE), the Senator from Florida (Mr. NELSON), the Senator from Connecticut (Mr. BLUMENTHAL) and the Senator from Minnesota (Ms. KLOBUCHAR) were added as cosponsors of S. Res. 377, a resolution recognizing the importance of paying tribute to those individuals who have faithfully served and retired from the Armed Forces of the United States, designating April 18, 2018, as "Military Retiree Appreciation Day", and encouraging the people of the United States to honor the past and continued service of military retirees to their local communities and the United States.

S. RES. 386

At the request of Mr. FLAKE, the name of the Senator from Delaware (Mr. COONS) was added as a cosponsor of S. Res. 386, a resolution urging the Government of the Democratic Republic of the Congo to fulfill its agreement to hold credible elections, comply with constitutional limits on presidential terms, and fulfill its constitutional mandate for a democratic transition of power by taking concrete and measurable steps towards holding elections not later than December 2018 as outlined in the existing election calendar, and allowing for freedom of expression and association.

S. RES. 402

At the request of Mr. CARDIN, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. Res. 402, a resolution calling upon the President to exercise relevant mandatory sanctions authorities under the Countering America's Adver-

saries Through Sanctions Act in response to the Government of the Russian Federation's continued aggression in Ukraine and illegal occupation of Crimea and assault on democratic institutions around the world, including through cyber attacks.

S. RES. 409

At the request of Ms. HARRIS, the name of the Senator from Virginia (Mr. WARNER) was added as a cosponsor of S. Res. 409, a resolution honoring the dedication and courage of the Buffalo Soldiers.

S. RES. 413

At the request of Mr. BOOKER, the names of the Senator from Georgia (Mr. ISAKSON), the Senator from Oklahoma (Mr. LANKFORD), the Senator from Mississippi (Mr. WICKER), the Senator from Ohio (Mr. PORTMAN), the Senator from North Carolina (Mr. BURR) and the Senator from Kansas (Mr. MORAN) were added as cosponsors of S. Res. 413, a resolution celebrating Black History Month.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2044. Mr. CORKER submitted an amendment intended to be proposed by him to the bill H.R. 390, to provide emergency relief for victims of genocide, crimes against humanity, and war crimes in Iraq and Syria, for accountability for perpetrators of these crimes, and for other purposes; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2044. Mr. CORKER submitted an amendment intended to be proposed by him to the bill H.R. 390, to provide emergency relief for victims of genocide, crimes against humanity, and war crimes in Iraq and Syria, for accountability for perpetrators of these crimes, and for other purposes; which was ordered to lie on the table; as follows:

On page 13, between lines 3 and 4, insert the following:

(6) Millions of Syrian refugees and internally displaced persons will face enormous difficulties returning to their homes in Syria unless President Bashar al-Assad is no longer in power.

On page 13, line 4, strike "(6)" and insert "(7)".

On page 13, line 11, strike "(7)" and insert "(8)".

On page 14, between lines 7 and 8, insert the following:

(2) denounces the roles Iran and Russia have played in perpetuating the conflict in Syria, and their involvement in the commission of crimes against humanity;

On page 14, line 8, strike "(2)" and insert "(3)".

On page 14, line 10, strike "(3)" and insert "(4)".

On page 14, line 16, strike "(4)" and insert "(5)".

On page 14, lines 20 and 21, strike "and" and all that follows through "(5)", and insert the following:

(6) affirms—
(A) Secretary of State Rex Tillerson's statement on October 26, 2017, that "the United States wants a whole and unified Syria with no role for Bashar al-Assad in the government"; and

(B) former Secretary of State John Kerry's January 23, 2014 statement on Al Arabiya, that "this should be about all of the people in Syria and the future of Syria. And Assad right now is the one person who stands in the way of peace and the future of Syria"; and

(7)

On page 36, line 2, strike "8" and insert "12".

On page 36, after line 25, add the following:

(I) One member appointed by the Majority Leader of the Senate.

(J) One member appointed by the Minority Leader of the Senate.

(K) One member appointed by the Speaker of the House of Representatives.

(L) One member appointed by the Minority Leader of the House of Representatives.

On page 37, lines 6 through 8, strike "and the chair of the Committee on Foreign Affairs of the House of Representatives" and insert "the chair of the Committee on Foreign Affairs of the House of Representatives, the Majority Leader of the Senate, and the Speaker of the House of Representatives".

On page 37, lines 15 through 17, strike "and the ranking minority member of the Committee on Foreign Affairs of the House of Representatives" and insert "the ranking minority member of the Committee on Foreign Affairs of the House of Representatives, the Minority Leader of the Senate, and the Minority Leader of the House of Representatives".

On page 39, lines 12 through 14, strike "and the Committee on Foreign Affairs of the House of Representatives" and insert "the Committee on Foreign Affairs of the House of Representatives, the Majority Leader of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives".

On page 40, lines 19 and 20, strike "and the Committee on Foreign Affairs of the House of Representatives" and insert "the Committee on Foreign Affairs of the House of Representatives, the Majority Leader of the Senate, the Minority Leader of the Senate, the Speaker of the House of Representatives, and the Minority Leader of the House of Representatives".

AUTHORIZING USE OF EMANCIPATION HALL

Mr. BOOZMAN. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H. Con. Res. 103, which was received from the House.

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

The senior assistant legislative clerk read as follows:

A concurrent resolution (H. Con. Res. 103) authorizing the use of Emancipation Hall for a ceremony as part of the commemoration of the days of remembrance of victims of the Holocaust.

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

Mr. BOOZMAN. Mr. President, I ask unanimous consent that the concurrent 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 (H. Con. Res. 103) was agreed to.

AUTHORIZING REVEREND BILLY GRAHAM TO LIE IN HONOR IN THE ROTUNDA OF THE CAPITOL

Mr. BOOZMAN. Mr. President, I ask unanimous consent that the Senate proceed to the immediate consideration of H. Con. Res. 107, which was received from the House.

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

The senior assistant legislative clerk read as follows:

A concurrent resolution (H. Con. Res. 107) authorizing Reverend Billy Graham to lie in honor in the Rotunda of the Capitol.

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

Mr. BOOZMAN. Mr. President, 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 (H. Con. Res. 107) was agreed to.

ORDERS FOR TUESDAY, FEBRUARY 27, 2018

Mr. BOOZMAN. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 10 a.m. on Tuesday, February 27; 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. I further ask that following leader remarks, the Senate proceed to executive session and resume consideration of the Branch nomination; finally, that the Senate recess from 12:30 p.m. until 2:15 p.m. and that all time during recess, adjournment, morning business, and leader remarks count postclosure on the Branch nomination.

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

ADJOURNMENT UNTIL 10 A.M. TOMORROW

Mr. BOOZMAN. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 6:41 p.m., adjourned until Tuesday, February 27, 2018, at 10 a.m.