

NIE states, Iraq is now in a civil war and worse. That is not a battle that U.S. troops can win. Only the Iraqis can. The President's plan clearly is not designed to bring our troops home. Nor is he being honest about its costs or the numbers of men and women who will be sent to Iraq in this escalation.

My respect for Senator ENSIGN is not diminished by this misunderstanding.

Mr. BROWNBACK. Mr. President, I am very concerned that the continuing resolution does not adequately support our Armed Forces at this critical time. Our military commanders tell me that the resolution passed by the House of Representatives could deprive our bases of \$3.1 billion of crucial Federal funding. I am particularly concerned about the nearly \$375 million of BRAC funding that is supposed to go to Fort Leavenworth and Fort Riley. As a member of the Military Construction Appropriations Subcommittee, I support the Hutchinson-Inhofe amendment to reinstate the \$3.1 billion for BRAC that will be lost in the current version of the continuing resolution.

Several of Fort Riley and Fort Leavenworth's projects are in jeopardy unless full funding is restored, including: the Regional Correctional Facility at Fort Leavenworth, the Battle Command Training Center at Fort Riley, the Child Development Center at Fort Riley, Fort Riley's Consolidated Soldier and Family Medical Clinic, Fort Riley runway improvements, phase I of the Combat Aviation Brigade complex, and the increment 2 of the First Division headquarters construction.

Unless we correct this problem in the continuing resolution, it will have a domino effect on future BRAC funding, which will be detrimental to our operations around the world. Fort Riley is a good example. First Division soldiers from Fort Riley continue to deploy in support of Operation Iraqi Freedom. Fort Riley trains the soldiers who will embed with both Afghan and Iraqi forces. Right now, Fort Riley has enough soldiers deployed overseas that it can manage base operations. But as one Fort Riley official put it a few weeks ago, world peace is Fort Riley's worst nightmare: if all the soldiers come home, there is no place to house them all. We need to fund BRAC priorities to stay on schedule and make sure the appropriations process in the Senate does not adversely affect the ability of our Armed Forces to execute their missions.

We cannot afford to play games with military construction funds. We worked hard last year to write good legislation that funded key priorities. That funding should be restored. All of us come to the floor pledging to support the men and women of our Armed Forces. Our promises of support will ring hollow if we fail to turn our words into action. We need to restore full funding to military construction in this continuing resolution.

Mr. President, I yield the floor, and I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

Mr. DURBIN. I ask unanimous consent to speak as in morning business.

The PRESIDING OFFICER. Without objection, it is so ordered. We are still in morning business, I believe.

CLARIFYING A STATEMENT ON IRAQ

Mr. DURBIN. Mr. President, I earlier came to the floor and spoke of a statement made on the Senate floor by Senator ENSIGN. I misread my notes for that statement. I want to clarify that Senator ENSIGN did, in fact, quote me accurately when he said that I had made a statement:

If we need initially some troops in Baghdad, for example, to quiet the situation, make it more peaceful so that our soldiers start coming home, then I would accept it.

That, in fact, was a statement that I had made. The point I would like to make at this moment is, that was part of a longer interview. In the longer interview I raised questions about whether this would be part of a strategy to bring our troops home. That has been my position consistently.

My feeling was, if, as we move troops—we recently moved troops—into Baghdad to protect that city, trying to bring peace to it so our troops could come home, I could understand that. But I believe today, as I believed when I made that statement, that whatever movement of troops we would make would have to be with the clear understanding that our troops were coming home.

I apologize if my earlier statement suggested that Senator ENSIGN had said something different. He did accurately quote me, but the quote that he used did not accurately reflect my feeling on the entire situation.

I want to make that clear to Senator ENSIGN. As I said when I finished my remarks, my feelings for him are not diminished and my feelings that this war should end and our troops should come home soon are not diminished either.

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

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

The PRESIDING OFFICER (Mr. NELSON of Florida). Without objection, it is so ordered.

HONORING OUR ARMED FORCES

SERGEANT RANDY MATHENY

Mr. HAGEL. Mr. President, I rise to express my sympathy over the loss of

United States Army National Guard SGT Randy Matheny of Nebraska. Sergeant Matheny was killed in Baghdad when an improvised explosive device detonated next to the vehicle he was in. He was 20 years old.

Sergeant Matheny was part of a close-knit family in McCook, NE. A 2004 graduate of McCook High School, Sergeant Matheny is remembered as a quiet but likable young man who enjoyed learning about auto technology and computers.

Following in the footsteps of two older siblings, he joined the Army in March, 2005 as a heavy-vehicle driver. His sister, Karen, is currently serving her second tour with the Army National Guard in Iraq. His brother, Paul, is a private first class in the regular Army. Sergeant Matheny had been serving in Iraq with the 1074th Transportation Company since early fall. We're proud of Sergeant Matheny's service to our country as well as the service of thousands of brave Americans who are currently serving in Iraq.

In addition to his brother and sister, Sergeant Matheny is survived by his father Gary Matheny; his mother Jan Collins, and her husband Duane Collins; and stepsisters Kori Collins and Laci Ingels.

I ask my colleagues to join me and all Americans in honoring Sergeant Randy Matheny.

MAYORS UNITE TO FIGHT GUN VIOLENCE

Mr. LEVIN. Mr. President, on January 23, over 50 members of Mayors Against Illegal Guns met in Washington, DC, for the coalition's 2007 National Summit. Mayors from 27 States and the District of Columbia shared practices and strategies, discussed the importance of forging alliances with gun owners, and united in opposition to laws that restrict cities' access to, and use of, gun trace data. They also heard the results of a bipartisan national poll which shows strong support for tougher enforcement of existing gun laws and common sense provisions to prevent and solve crimes.

The original group of 15 mayors first met in April 2006 in New York City, where they pledged to seek the involvement of up to 50 mayors from around the country. By early June 2006, 52 mayors had joined the coalition. Within a few days following the conclusion of the 2007 summit, 31 additional mayors from across the Nation joined the coalition. The coalition currently includes 154 mayors from 44 States and the District of Columbia.

As cochair of the coalition, New York City Mayor Michael Bloomberg described this growth by saying:

Our coalition is growing because—as the national summit showed—mayors of both parties are committed to doing more to keep illegal guns off the street, which threaten the safety of our citizens, especially our police officers. The 31 new mayors joining the ranks of our coalition demonstrate that momentum is building for our effort to crack

down on illegal guns and convince state legislatures and Congress to take ideology out of law enforcement.

The coalition's basic principle is that keeping illegal guns off the street is not an issue of ideology but of law enforcement. It, therefore, is united in taking a commonsense approach to fighting illegal guns at the local, State and Federal levels. The vast majority of guns used in crimes are purchased and possessed illegally. Most gun dealers, however, are honest business people that carefully follow the law. According to gun crime trace data, 85 percent of dealers do not sell any guns used in crimes. It is only a small number of irresponsible dealers that cause the vast majority of problems. In fact, it is only about 1 percent of gun sellers who account for 60 percent of all guns used in crimes.

According to a national survey conducted by Greenberg Quinlan Rosner Research and the Terrance Group on behalf of Mayors Against Illegal Guns, 84 percent of Americans say they are concerned about gun violence. This concern crosses partisan lines, and spans big cities and small rural areas alike. Eighty-two percent of Americans favor either tougher enforcement of existing laws or tough new laws. This strong public support for commonsense measures serves to reinforce what we should already know. I would like to urge this Congress to follow the example of these mayors and work in a bipartisan manner to promote and pass sensible gun safety legislation.

HONORING INDIANAPOLIS COLTS

Mr. BAYH. Mr. President, today I pay tribute to the Super Bowl Champions from my home State of Indiana, the Indianapolis Colts. The Colts' 29-17 historic win over the Chicago Bears in Super Bowl XLI was the first professional football championship for the State of Indiana and a proud moment for our State and country.

As Tony Dungy hoisted the Lombardi Trophy high into the rainy Miami night, the first African American coach to do so, I was reminded of what people used to say about the great Joe Louis: "He is a testament to his race, the human race." This was a great moment for African Americans but one that we all should take pride in. Tony Dungy, Peyton Manning, Jim Irsay, and the entire Colts team and organization are a testament to what professional athletes should be, and they should be commended for winning with class, courage, and character.

It is rare in today's sports world that an organization carries itself with such character and class, on and off the field. Throughout the year, the Colts battled week after week, fighting uphill, and never buckling under the pressure.

Once the playoffs started, the Colts' true character shined even brighter. They never lost faith in themselves and prevailed as a team. Their conduct this

season should be an example for all other teams, not an exception.

I will never forget sitting with my two young boys cheering as our team won the Super Bowl, but it was just as important that they got to see professional athletes carry themselves with such integrity. I congratulate the Indianapolis Colts on their Super Bowl victory and for the example they set for my children and the millions of others who I hope are inspired by their example.

DOMESTIC PET TURTLE MARKET ACCESS ACT

Ms. LANDRIEU. Mr. President, I come to the floor today as a cosponsor of the Domestic Pet Turtle Market Access Act of 2007. If enacted, this bill would re-open the U.S. market to allow the sale of baby turtles as pets. In Louisiana, we have 72 licensed turtle farmers who produce over 13 million turtles year with a farm value of \$9 million. Unless Congress enacts this bill, this industry will die and Louisiana will bear the brunt of the loss.

Since 1975, the FDA has banned the sale of turtles sold as pets due to health concerns regarding salmonella poisoning. The FDA, through its Center for Veterinary Medicine, banned the sale of baby turtles in the U.S. due to salmonella poisoning occurring in children in households with pet turtles.

The industry has survived by taking their market abroad to Asia. Asia has developed their own turtle market and is no longer in need of U.S. turtles. As a result, U.S. turtle farmers have nowhere to sell their product, and they are barely getting by.

Three decades have now passed and our knowledge of the salmonella bacteria and the technology for treating this bacterium has greatly advanced. Scientists at Louisiana State University have developed salmonella treatments for pet turtles. Thanks to these methods, pet turtles can be treated for salmonella before they are shipped for sale. This treatment, combined with a much higher awareness of how serious salmonella poisoning is and how one prevents transmission of the bacteria, is more than enough to protect individuals who seek to own pet turtles—in fact, it will be more protection than any other amphibian or reptile seller currently provides.

Other similar amphibians and reptiles are not banned for sale in the United States and they also carry salmonella and are a potential health threat. There is no requirement that these pets be treated for salmonella before sale. As a result, the FDA has singled out one industry primarily located in Louisiana.

This bill will require the turtle industry to submit a plan to the FDA for approval. Turtle farmers will be required to demonstrate how they will treat turtles and ensure compliance with this act. The FDA must approve the plan if an acceptable treatment is

chosen by the turtle farmer and it exceeds current similar methods being used by other amphibian and reptile pet sellers.

The Louisiana turtle industry will become a dead industry this year unless Congress enacts this bill and allows the U.S. market to re-open. In 30 years, our understanding of salmonella prevention and the technology and science has advanced tremendously. This bill keeps intact important safety provisions to protect individuals and at the same time allows the re-opening of a market to stop an important industry in Louisiana from dying. I support this bill, and I hope the rest of the Senate will join me in supporting this commonsense bill that will protect consumers, protect farmers, and bring the joy of caring for pet turtles to millions.

TRIBUTE TO JACOB N. PERKINS

Mr. WARNER. Mr. President, today with a deep sense of sadness, I wish to speak in honor of a wonderful man, Jacob N. Perkins—a former staff assistant in my office, who passed away on February 5, 2007. Although "Jake" worked for me some time ago—in 1990 and 1991—he remained a key part of what I like to call the extended Warner staff family.

Jake first came to my office as a summer intern from Virginia Tech University. From day one, he impressed all of us with his profound work ethic, his absolute dedication and loyalty, his keen interest in government and politics, and his generosity of spirit. In fact, Jake was such an impressive young man that, after his internship, he was hired on as a member of my permanent staff to serve as my chief mail clerk. He always carried out his responsibilities in an exemplary fashion, giving 150 percent of effort each and every day.

Upon leaving my office, Jake returned to Virginia Tech to finish his undergraduate work. In 1994, he received his bachelor's degree in political science, compiling nearly a 4.0 average his final 2 years of school. After graduating at Virginia Tech, Jake attended law school at the University of Maryland in Baltimore.

Through all the time that has passed, Jake has remained a steadfast friend of my office, supporting my campaigns and projects whenever possible and maintaining warm and important friendships with current and former staff members. Indeed, only this past Christmas, he was the principal organizer of our annual staff alumni luncheon.

In recent years, Jake began to have significant health problems. His passing away this past Monday at the early age of 37, reportedly due to kidney transplant complications, is a tragedy.

Jake was a remarkable man in so many ways. For one, you would never have known he was ill, not even for a day. He was the type of man who never