

order and shall not be debatable. The resolution shall not be subject to amendment, to a motion to postpone, or to a motion to proceed to the consideration of other business. A motion to recommit such resolution shall not be in order.

(iii) FINAL VOTE.—Immediately following the conclusion of the debate on a resolution of approval, and a single quorum call at the conclusion of such debate if requested in accordance with the rules of the Senate, the vote on such resolution shall occur.

(iv) APPEALS.—Appeals from the decisions of the Chair relating to the application of the rules of the Senate to the procedure relating to a resolution of approval shall be limited to 1 hour of debate.

(D) RECEIPT OF A RESOLUTION FROM THE HOUSE.—If the Senate receives from the House of Representatives a Resolution of Presidential Certification of Immigration Enforcement, the following procedures shall apply:

(i) The resolution of the House of Representatives shall not be referred to a committee and shall be placed on the Senate calendar, except that it shall not be in order to consider such resolution on the calendar received by the House of Representatives until such time as the Committee reports such resolution or is discharged from further consideration of a resolution, pursuant to this title.

(ii) With respect to the disposition by the Senate with respect to such resolution, on any vote on final passage of a resolution of the Senate with respect to such approval, a resolution from the House of Representatives with respect to such measures shall be automatically substituted for the resolution of the Senate.

(3) PROCEDURES APPLICABLE TO THE HOUSE OF REPRESENTATIVES.—

(A) RULEMAKING AUTHORITY.—The provisions of this paragraph are enacted by Congress—

(i) as an exercise of the rulemaking power of the House of Representatives, and as such they are deemed a part of the rules of the House of Representatives, but applicable only with respect to the procedure to be followed in the House of Representatives in the case of Resolutions of Certification Immigration Enforcement, and such provisions supersede other rules of the House of Representatives only to the extent that they are inconsistent with such other rules; and

(ii) with full recognition of the constitutional right of the House of Representatives to change the rules (so far as relating to the procedure of the House of Representatives) at any time, in the same manner, and to the same extent as in the case of any other rule of the House of Representatives.

(B) INTRODUCTION; REFERRAL.—Resolutions of certification shall upon introduction, be immediately referred by the Speaker of the House of Representatives to the appropriate committee or committees of the House of Representatives. Any such resolution received from the Senate shall be held at the Speaker's table.

(C) DISCHARGE.—Upon the expiration of 60 days of continuous session after the introduction of the first resolution of certification with respect to any measure, each committee to which such resolution was referred shall be discharged from further consideration of such resolution, and such resolution shall be referred to the appropriate calendar, unless such resolution or an identical resolution was previously reported by each committee to which it was referred.

(D) CONSIDERATION.—It shall be in order for the Speaker to recognize a Member favoring a resolution to call up a resolution of certification after it has been on the appropriate calendar for 5 legislative days. When any

such resolution is called up, the House of Representatives shall proceed to its immediate consideration and the Speaker shall recognize the Member calling up such resolution and a Member opposed to such resolution for 10 hours of debate in the House of Representatives, to be equally divided and controlled by such Members. When such time has expired, the previous question shall be considered as ordered on the resolution to adoption without intervening motion. No amendment to any such resolution shall be in order, nor shall it be in order to move to reconsider the vote by which such resolution is agreed to or disagreed to.

(E) RECEIPT OF RESOLUTION FROM SENATE.—If the House of Representatives receives from the Senate a Resolution of Certification Immigration Enforcement, the following procedures shall apply:

(i) Such resolution shall not be referred to a committee.

(ii) With respect to the disposition of the House of Representatives with respect to such resolution—

(I) the procedure with respect to that or other resolutions of the House of Representatives shall be the same as if no resolution from the Senate with respect to such resolution had been received; but

(II) on any vote on final passage of a resolution of the House of Representatives with respect to such measures, a resolution from the Senate with respect to such resolution if the text is identical shall be automatically substituted for the resolution of the House of Representatives.

(i) DEFINITIONS.—In this section:

(1) PRESIDENTIAL CERTIFICATION OF IMMIGRATION ENFORCEMENT.—The term “Presidential Certification of Immigration Enforcement” means the certification required under this section, which is signed by the President, and reads as follows:

“Pursuant to the provisions set forth in section 1 of the Secure Borders, Economic Opportunity, and Immigration Reform Act of 2007 (the ‘Act’), I do hereby transmit the Certification of Immigration Enforcement, certify that the borders of the United States are substantially secure, and certify that the following provisions of the Act have been fully satisfied, the measures set forth below are fully implemented, and the border security measures set forth in this section are fully operational.”.

(2) CERTIFICATION.—The term “certification” means any of the certifications required under subsection (a).

(3) IMMIGRATION ENFORCEMENT MEASURE.—The term “immigration enforcement measure” means any of the measures required to be certified pursuant to subsection (a).

(4) RESOLUTION OF PRESIDENTIAL CERTIFICATION OF IMMIGRATION ENFORCEMENT.—The term “Resolution of Presidential Certification of Immigration Enforcement” means a joint resolution of the Congress, the matter after the resolving clause of which is as follows:

“That Congress approves the certification of the President of the United States submitted to Congress on \_\_\_\_\_ that the national borders of the United States have been secured and, in accordance with the provisions of the Secure Borders, Economic Opportunity, and Immigration Reform Act of 2007.”.

#### TITLE I—BORDER ENFORCEMENT

##### SUBTITLE A—ASSETS FOR CONTROLLING UNITED STATES BORDERS

###### SEC. 101. ENFORCEMENT PERSONNEL.

(a) Additional Personnel—

(1) U.S. CUSTOMS AND BORDER PROTECTION OFFICERS—In each of the fiscal years 2008 through 2012, the Secretary shall, subject to the availability of appropriations, increase by not less than 501 the number of

positions for full-time active duty CBP officers and provide appropriate training, equipment, and support to such additional CBP officers.

Mr. COBURN. Mr. President, I rise to clarify the record of my vote on Bingaman amendment No. 1267. I intended to vote against the amendment. I do not support the amendment and I wish to explain why.

The Bingaman amendment No. 1267 would have allowed certain future legal temporary workers to renew their work visas from the United States, rather than being required to leave the country for a period of time to reapply. In order to have a true temporary worker program, workers must only come to the U.S. for a season and then return to their home country. If workers are instead permitted to stay in the U.S., they will likely establish economic and familial roots, and will not want to leave when their legal visa has expired. People who want to take part in our society should seek legal citizenship, rather than extending upon an agreement that was intended to be temporary. I encourage those who have respected our laws and want to live in our country to apply for a green card and become a U.S. citizen.

#### MORNING BUSINESS

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that there now be 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.

#### 63RD ANNIVERSARY OF D-DAY

Mr. CHAMBLISS. Mr. President, I stand before you to honor the memory of the heroes who sacrificed their lives on the beaches of Normandy 63 years ago today. It was these brave men who stared into the face of the stark unknown and forged on to military victory. Supreme Allied Commander and future President Dwight D. Eisenhower led the decisive invasion, now known as D-day, that brought liberation throughout Europe.

It was on June 6, 1944, at 6:30 a.m., that the first assault wave of a great armada rolled onto the beaches of Normandy, France. Operation Overlord commenced and everyone involved knew there was no turning back. And while the size and scope of the operation were colossal, so were the risks. The success of the battle hinged on the element of surprise, and with literally thousands of men involved in the planning, its secrecy hinged on those same men. It is clear these men were the epitome of unfailing loyalty, courage, and solidarity. The invasion had been postponed a day due to weather, and it was only after assurances from a meteorologist that conditions would improve that General Eisenhower agreed to proceed. But still, cloudy skies caused drop zones to be overshot, and

more than half of the equipment to be parachuted in was lost. But soldiers persisted, risks paid off, and bravery triumphed over peril. On that dangerous early morning, following a treacherous English Channel crossing, 150,000 Allied troops took the shore, and 100,000 continued inland. Mr. President, 9,000 men were lost that day, but it went down in history as the decisive battle that turned the tide of the war.

I am proud to bring your attention to what these men did. And as I recognize their valor on this remarkable anniversary, I think it is both fitting and necessary to recognize the valor of our troops in battle today who are no less brave, and who face uncertainty and risk, as did those who fought for freedom in the Second World War. I wish I could stand up here and draw other comparisons between these two wars—WWII and the global war on terror—and between the threats of Nazism and terrorism, because it is without a doubt that World War II, despite our human losses, brought a unity of cause to our Nation, and that would be a great place for us to be again. But the fact is that we are in a different world and a different century; we face a different enemy, and, most of all, our Nation has tremendous differences on how to deal with this enemy.

However, as with the heroism demonstrated by our fighting forces both then and now, there are other unmistakable parallels. The invasion on D-day marked a pivotal time in history when the outcome was uncertain. The great generals going into battle had faith and trust in their troops, but knew their bold strategy carried with it great risk. Just before the invasion, MG Leroy Watson, commander of the 3rd Armored Division, sent his troops this message:

This is the greatest military operation in the history of the world. Its success or failure will determine the course of events for the next hundred years.

General Eisenhower, also uncertain about the outcome, prepared a letter which he never had to deliver, accepting responsibility for the loss. He expected catastrophic failure and military victory. He wrote to his troops:

My decision to attack at this time and place was based upon the best information available. The troops, the Air and the Navy did all that bravery and devotion to duty could do.

The leaders knew the danger, but also knew the consequences of failure. In Iraq, and in the fight against terrorism, we must continue to stay the course, because the stakes of not winning are too high, and, as was the case on D-day, we are again in a pivotal time in history. And again, the outcome will surely determine the course of events for the remainder of this century.

D-day was a tremendous battle, with thousands of casualties over the course of a day. It was a time of great loss for our Nation. And amidst those losses stand stories of bravery, individual

valor and resounding brotherhood—stories that enveloped the historic battle and personalized it for a nation. And I can tell you that the soldiers I met in Iraq, and the troops whose stories I heard at Fort Benning and Fort Stewart, will be remembered in the annals of our Nation as warriors who are as brave, as strong, and as committed as the heroes of D-day we remember today.

And the Generals who led these brave men will also never be forgotten. World War II saw Eisenhower, Patton, Marshall and Bradley—all of these men have secured their places in history. And today and in the future we will remember the legacies of Petraeus, Odierno, McChrystal, and Fallon—generals and admirals whose leadership, ingenuity, courage and forthrightness are shaping the Iraq strategy, and no doubt its military outcome.

So in drawing these parallels, my conclusion is that in the history of war, there are some constants: the bravery of soldiers, the uncertainty of battle, the value of leadership, and the necessity of victory. These things never change. They were evident on June 6, 1944, and they are evident today. And so it is on the 63rd anniversary of D-day, the decisive battle of World War II, that I recognize the heroes who fought, lived, and died valiantly. And I thank them and their families for setting an example and standard our warriors remember on the battlefield today, and for creating a generation that is willing and able to set the same standard and example for our heroes of tomorrow. I hope that our men and women in uniform serving around the world today will draw courage from the example of those who have gone before them as they execute the responsibilities we as a nation have trusted them to carry out.

#### TRIBUTE TO WILLIAM “BILL” FRANCE, JR.

Mr. MARTINEZ. Mr. President, I wish to speak today to pay tribute to a great Floridian, Bill France, Jr.—a man who lived the American dream, a man who literally turned an idea and hard work into a multibillion dollar national exhibition we today know as NASCAR.

Bill France was a great Floridian in many other ways as well. He was someone who contributed greatly to his local community of Daytona Beach, FL, as well as to the State of Florida at large. Mr. France left us at his home in Daytona Beach, when he passed away earlier this week after a long and difficult battle with cancer.

What we in Florida know, and what the news reports confirmed immediately following his death, is that Bill made NASCAR everything it is today: The sold-out races, the national network television coverage, the regalia and the memorabilia—it all can be credited to this man and his love of the sport.

Born right here in the Nation’s capital, Bill France moved as a young man with his family, Bill France, Sr., and his mother Anne to Daytona Beach, FL, in 1935 to escape the Great Depression. With \$100 in his pocket, Bill, Sr., started a new life for his family in Florida, setting up an auto repair shop and quickly taking a great interest in racing. In 1938, he would set up the Daytona Beach Road Course, and from there, as they say, the rest is history.

This course he set up back in those days was so unique, and to see photographs of it is one of those things that one can only harken back to the old Florida that is no more. But the races were essentially conducted on the strip of sand in Daytona Beach. They would circle around A1A, the strip of highway that was there at the time, and then circle back around on to the beach. The spectators would sit there on the beach side and watch these cars as they raced literally on the beach.

Bill, Jr., spent his young life around the racetrack and worked toward the legacy his father had begun to build. He worked on cars, helped out during races, and beginning in 1956, he worked every day of the week for more than a year on the construction of the Daytona International Speedway.

In 1972, Bill, Jr., took the reins of the racing organization that his father had helped to found in 1948 and took the risks and made the decisions that took NASCAR to a whole new level.

The International Motorsports Hall of Fame describes it this way:

Other than the founding of NASCAR itself, Bill, Jr.’s appointment to leadership is probably the most significant event in the history of the sanctioning body. As rule-maker, promoter, ambassador and salesman, France has set the standard by which all other forms of motor sports are measured. He has taken it from a regional sport to a national sport, and nurtured its growing popularity on television, culminating in a record-setting \$2.4 billion broadcast contract.

He served for a quarter century leading NASCAR to unbelievable heights and set the stage for what it has become today.

I know I speak for hundreds of thousands of fans, the drivers, the pit crews and anyone and everyone who enjoys NASCAR, as well as Floridians and Daytona Beach residents, when I say a well deserved “thank you” to Bill France, Jr., for making our weekends a lot more exciting, more enjoyable, and a lot faster. Florida thanks you for your vision, Bill. We will miss you, but you leave behind a legacy we will never forget.

#### REMEMBERING SENATOR CRAIG THOMAS

Mr. THUNE. Mr. President, today I rise to honor Senator Craig Thomas, who, very sadly, passed away Monday evening. As all of us in the Senate know, Craig was a respected Member of this body. A number of my colleagues have made very kind remarks on the floor about their relationship with