

the majority leader, who has led this Chamber and this Nation so well on this issue.

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

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

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

UNANIMOUS CONSENT AGREEMENT—S. 2244

Mr. REID. Mr. President, I ask unanimous consent that following leader remarks tomorrow, Thursday, July 17, 2014, the Senate proceed to consideration of S. 2244, as provided under the previous order; that the debate time with respect to the bill and consideration of amendments in order to the bill be modified as follows: Coburn No. 3549, 30 minutes equally divided; Vitter No. 3550, 20 minutes equally divided; Flake No. 3551, 10 minutes equally divided; and Tester No. 3552, 30 minutes equally divided; further, that any remaining time until 12 noon be equally divided between the two leaders or their designees; that at noon the Senate proceed to votes in relation to the amendments as provided under the previous order; that upon disposition of the Tester amendment, the bill be read a third time and the Senate proceed to vote on passage of the bill, as amended; further, that there be 2 minutes equally divided prior to each vote and all after the first vote be 10 minutes, with all other provisions of the previous order remaining in effect.

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

EXECUTIVE SESSION

NOMINATION OF JULIE E. CARNES TO BE UNITED STATES CIRCUIT JUDGE FOR THE ELEVENTH CIRCUIT

Mr. REID. Mr. President, I move to proceed now to executive session to consider Calendar No. 849.

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

The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The assistant legislative clerk read the nomination of Julie E. Carnes, of Georgia, to be United States Circuit Judge for the Eleventh Circuit.

CLOTURE MOTION

Mr. REID. Mr. President, there is a cloture motion at the desk on this nomination.

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

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the

Standing Rules of the Senate, hereby move to bring to a close debate on the nomination of Julie E. Carnes, of Georgia, to be United States Circuit Judge for the Eleventh Circuit.

Harry Reid, Patrick J. Leahy, Sheldon Whitehouse, Patty Murray, Elizabeth Warren, Charles E. Schumer, Jack Reed, Christopher A. Coons, Dianne Feinstein, Angus S. King, Jr., Benjamin L. Cardin, Mazie Hirono, Richard Blumenthal, Amy Klobuchar, Christopher Murphy, Cory A. Booker, Martin Heinrich.

Mr. REID. I ask unanimous consent that the mandatory quorum under rule XXII be waived.

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

LEGISLATIVE SESSION

Mr. REID. I now move to proceed to legislative session.

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

EXECUTIVE SESSION

NOMINATION OF ANDRE BIROTTE, JR. TO BE UNITED STATES DISTRICT JUDGE FOR THE CENTRAL DISTRICT OF CALIFORNIA

Mr. REID. I move to proceed to executive session to consider Calendar No. 851.

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

The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The assistant legislative clerk read the nomination of Andre Birotte, Jr., of California, to be United States District Judge for the Central District of California.

CLOTURE MOTION

Mr. REID. Mr. President, there is a cloture motion at the desk that I ask to be reported.

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

The assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the nomination of Andre Birotte, Jr., of California, to be United States District Judge for the Central District of California.

Harry Reid, Patrick J. Leahy, Jack Reed, Tim Kaine, Angus S. King, Jr., Thomas R. Carper, Bill Nelson, Jon Tester, Patty Murray, Claire McCaskill, Benjamin L. Cardin, Mark Begich, Sheldon Whitehouse, Elizabeth Warren, Debbie Stabenow, Tom Harkin, Tom Udall.

Mr. REID. I ask unanimous consent that the mandatory quorum under rule XXII be waived.

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

LEGISLATIVE SESSION

Mr. REID. I move to proceed to legislative session.

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

EXECUTIVE SESSION

NOMINATION OF ROBIN L. ROSENBERG TO BE UNITED STATES DISTRICT JUDGE FOR THE SOUTHERN DISTRICT OF FLORIDA

Mr. REID. Mr. President, I move to proceed to executive session to consider Calendar No. 852.

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

The PRESIDING OFFICER. The clerk will report the nomination.

The assistant legislative clerk read the nomination of Robin L. Rosenberg, of Florida, to be United States District Judge for the Southern District of Florida.

CLOTURE MOTION

Mr. REID. There is a cloture motion at the desk, Mr. President.

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

The assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the nomination of Robin L. Rosenberg, of Florida, to be United States District Judge for the Southern District of Florida.

Harry Reid, Patrick J. Leahy, Jack Reed, Tim Kaine, Angus S. King, Jr., Thomas R. Carper, Bill Nelson, Jon Tester, Patty Murray, Claire McCaskill, Benjamin L. Cardin, Mark Begich, Sheldon Whitehouse, Elizabeth Warren, Debbie Stabenow, Tom Harkin, Tom Udall.

Mr. REID. I ask unanimous consent that the mandatory quorum under rule XXII be waived.

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

LEGISLATIVE SESSION

Mr. REID. I now move to proceed to legislative session.

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

EXECUTIVE SESSION

NOMINATION OF JOHN W. DEGRAVELLES TO BE UNITED STATES DISTRICT JUDGE FOR THE MIDDLE DISTRICT OF LOUISIANA

Mr. REID. I now to move to proceed to executive session to consider Calendar No. 854.

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

The PRESIDING OFFICER. The clerk will report the nomination.

The assistant legislative clerk read the nomination of John W. deGravelles, of Louisiana, to be United States District Judge for the Middle District of Louisiana.

CLOTURE MOTION

Mr. REID. There is a cloture motion at the desk that I ask the Chair to have reported.

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

The assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, hereby move to bring to a close debate on the nomination of John W. deGravelles, of Louisiana, to be United States District Judge for the Middle District of Louisiana.

Harry Reid, Patrick J. Leahy, Sheldon Whitehouse, Patty Murray, Elizabeth Warren, Charles E. Schumer, Jack Reed, Christopher A. Coons, Dianne Feinstein, Angus S. King, Jr., Benjamin L. Cardin, Mazie Hirono, Richard Blumenthal, Amy Klobuchar, Christopher Murphy, Cory A. Booker, Martin Heinrich.

Mr. REID. I ask unanimous consent that the mandatory quorum under rule XXII be waived.

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

LEGISLATIVE SESSION

Mr. REID. Mr. President, I now move to proceed to legislative session.

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

MORNING BUSINESS

Mr. REID. Mr. President, I ask unanimous consent to proceed to morning business.

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

CONSUMER CHOICE AND WIRELESS COMPETITION ACT

Mr. LEAHY. Mr. President, yesterday the Senate passed commonsense legislation to help promote consumer choice and competition in the wireless phone marketplace. This legislation was a bipartisan effort to restore consumers' rights to unlock their cell phones so they can take their phones to the wireless network of their choice. Last year, over 110,000 consumers signed a petition calling for cell phone unlocking to be permitted. Their call was heard. I am pleased that the Senate has acted to pass this commonsense, bipartisan legislation that I authored with Senator GRASSLEY to promote consumer choice.

Once every 3 years, the Library of Congress undertakes a rulemaking under the Digital Millennium Copyright Act, DMCA, to establish exemptions to the DMCA's prohibition on circumventing technological measures that control access to copyrighted works. From 2006 to 2012, the Library granted an exemption for cell phone unlocking that allowed users to change wireless providers after complying with their contracts. In its 2012 rulemaking, the Library did not recognize an exemption for new cell phones purchased after January 26, 2013. This act reinstates the Librarian's prior determination, ensuring that consumers will be able to use their phones on the network of their choice after satisfying their contracts without running afoul of our copyright laws.

The act takes two further steps to benefit consumers. First, it ensures that consumers who lack the technological savvy to unlock their phones themselves can authorize others to do the unlocking for them, in order for the owner or their family member to connect to a chosen wireless network. Second, in recognition of the growing importance to consumers of other wireless devices, such as tablets, the act directs the Librarian of Congress to determine whether such devices should also be eligible for unlocking. That determination will be part of the Librarian's next triennial rulemaking under the DMCA, which is set to begin later this year.

This legislation addresses the specific question of permitting consumers to unlock their cell phones to use on their chosen network consistent with the terms of their contract. The legislation creates no new obligations for cell phone manufacturers or wireless carriers, such as how a carrier may choose to process unlocking requests or provide unlocking codes. While there are larger ongoing debates about the DMCA, as well as other aspects of phone unlocking, those issues are not addressed by the bill. The bill takes a narrow, targeted approach to protect consumer choice and promote competition in the wireless industry.

I thank the Judiciary Committee ranking member, Senator GRASSLEY, and our other bipartisan cosponsors for working with me on this bill. I also thank the Republican and Democratic leadership of the House Judiciary Committee, who are continuing to work with us on this effort. I look forward to prompt consideration of the bill by the House and to the President signing it into law.

COLOMBIA

Mr. LEAHY. Mr. President, on June 15, 2014, President Juan Manuel Santos was elected to a second term as Colombia's President. This is not only a tribute to President Santos, who had staked his presidency on a courageous and risky peace initiative with the FARC who have waged a 30-year guer-

rilla war against the government, but also to the Colombian people.

There was every reason to believe that if President Santos' opponent, Oscar Iván Zuluaga, had won the election the peace negotiations would have been abandoned. Mr. Zuluaga had the strong backing of former President Uribe, whose aggressive leadership style and emphasis on security contributed to significant battlefield advances against the FARC, but his administration was plagued by scandal and human rights abuses. He has been a vociferous critic of President Santos and the peace negotiations. Instead, the Colombian people wisely recognized that the path to a more prosperous, secure country is through a peace process that addresses the underlying causes of the armed conflict, not an open-ended civil war fueled by cocaine that has already claimed countless innocent lives, uprooted millions of people, and impeded foreign investment.

I know from my own conversations with Members of Congress that President Santos has the support of people here of both parties. Since 2000, the Congress has supported billions of dollars in aid for social and economic development, counternarcotics, military, and humanitarian programs in Colombia. While there have been disagreements in some areas, particularly the slow pace of Colombia's justice system in holding accountable members of the security forces and paramilitaries who have been implicated in massacres of civilians and other human rights crimes, our support for Colombia has remained strong.

Colombia's greatest resource is its remarkable people. It is no wonder that Colombia, despite its many challenges, has remained a vibrant democracy while the governments of neighboring Venezuela and Ecuador have been dominated by messianic leaders who have systematically dismantled the institutions of democracy and a free press.

But another of Colombia's unique features is its biological and cultural diversity. The country is not only home to more species of flora and fauna than practically any other country in the world, it is also inhabited by a multitude of indigenous groups who speak many languages and live in various stages of isolation.

Many of us have visited Cartagena and Bogota, but I suspect few people here are aware that Colombia boasts one of the hemisphere's most extensive systems of national parks. They range from Caribbean islands and coral reefs, to glacier-covered mountain peaks, semi-arid desert, and tropical rainforest with dramatic rock outcroppings and cascading waterfalls. The variety of Colombia's species of birds alone dwarfs that of most countries.

I mention this to pay tribute to President Santos who has been a strong supporter of Colombia's national parks and indigenous reserves,

and Julia Miranda who has ably led the National Park Service with tireless energy and unwavering commitment for a decade.

I also want to commend President Santos for his decision last week to protect the Estrella Fluvial de Infrida under the Ramsar Convention on Wetlands. This is one of the most important reserves of fresh water in the world, covering an area larger than Florida's Everglades. It is home to 415 of Colombia's bird species and 470 fish species, so this designation will play a crucial role in protecting Colombia's biodiversity for future generations.

Coupled with last year's doubling in size of the extraordinary Chiribiquete National Park, these steps to protect Colombia's natural environment will be even more important if a peace agreement is signed that ushers in a period of greater security. While Colombia's oil and coal reserves are finite and their extraction can cause lasting social and environmental harm, Colombia's national parks offer limitless ecotourism potential that over the long term can bring far greater benefits to the country.

CONGRESSIONAL RESEARCH SERVICE CENTENNIAL

Mr. LEAHY. Mr. President, there is no shortage of questions facing Congress today, and when Members and their staffs need additional information or detailed research on these complex topics, we often turn to the dedicated analysts at the Congressional Research Service, CRS. Today marks the 100th anniversary of CRS, and in the last century it has grown to become one of the most valued resources on Capitol Hill.

Informed decisions are better decisions for the American people and for the Nation. The Congressional Research Service provides research materials, historical snapshots, and confidential memoranda that help Members of Congress and their staffs prepare for debates on vital—and sometimes historic—issues. The office also provides often insightful briefings for Members of Congress and their staffs. Publicly, the office provides summaries

of proposed legislation, available through the useful Thomas.gov website. In certain instances, the CRS provides useful research tools which Members are able to make available to the public.

One such example was a report that the Congressional Research Service produced earlier this year at my request. Vermont is wrestling with how to effectively combat opiate abuse in our very rural State. Our State has taken a community-based approach to the issue, involving not only law enforcement and health providers, but also faith leaders, local officials, business owners, and nonprofit advocacy groups. In March, I was pleased to take the Senate Judiciary Committee to Vermont to hear firsthand how these approaches are having an impact in addressing addiction in the State. But equally important to Vermont is knowing how other States are dealing with heroin and opioid abuse. The Congressional Research Service prepared a useful document, "Prevention and Treatment of Heroin and Other Opioid Abuse in the States," which helped illustrate how other States are dealing with addiction.

Analysts for CRS include subject matter experts in such issue areas as American law; domestic social policy; foreign affairs; defense and trade; government and finance and resources; and science and industry. I have in the past supported efforts to make many of the reports produced by the CRS available to the public. It is an effort I continue to support. I believe students, researchers, and our constituents would benefit from access to this useful information.

In the 100 years since Congress established the Legislative Reference Service, the small office has evolved into the Congressional Research Service of today, which encompasses a staff of 600 analysts, lawyers, information professionals, and management and infrastructure support staff. On the occasion of its 100th anniversary, I thank the dedicated staff of the Congressional Research Service—both past and present—for their public service and commitment to fulfilling the office's core value of providing objective and

nonpartisan evaluations of policy matters to Congress.

Mr. THUNE. Mr. President, today I recognize the Congressional Research Service, CRS. The CRS is celebrating its centennial this week.

Established as the Legislative Reference Service in 1914, the CRS has been assisting Members of Congress in their legislative work by providing reference information and nonpartisan policy analysis for 100 years.

I wish to thank the diligent and professional staff of the CRS that provide an invaluable service to Congress.

BUDGETARY REVISIONS

Mrs. MURRAY. Mr. President, sections 114(d) and 116(c) of the Bipartisan Budget Act of 2013, allow the chairman of the Senate Budget Committee to revise the allocations, aggregates, and levels for a number of deficit-neutral reserve funds. These reserve funds were incorporated into the Bipartisan Budget Act by reference to S. Con. Res. 8, the Senate-passed budget resolution for 2014. Among these sections is a reference to section 319 of S. Con. Res. 8, which establishes a deficit-neutral reserve fund for terrorism risk insurance. The authority to adjust enforceable levels in the Senate for terrorism risk insurance is contingent on that legislation not increasing the deficit over either the period of the total of fiscal years 2014 through 2019 or the period of the total of fiscal years 2014 through 2024.

I find that S. 2244, the Terrorism Risk Insurance Program Reauthorization Act of 2014, as reported on June 23, 2014, fulfills the conditions of the deficit-neutral reserve fund for terrorism risk insurance. Therefore, pursuant to sections 114(d) and 116(c) of H. J. Res. 59, I am adjusting the budgetary aggregates, as well as the allocation to the Committee on Banking, Housing, and Urban Affairs.

I ask unanimous consent that the following tables detailing the revisions be printed in the RECORD.

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

BUDGETARY AGGREGATES—PURSUANT TO SECTION 116 OF THE BIPARTISAN BUDGET ACT OF 2013 AND SECTION 311 OF THE CONGRESSIONAL BUDGET ACT OF 1974

	\$ in millions	2015	2015-19	2015-24
Current Budgetary Aggregates:*				
Spending:				
Budget Authority		2,940,093	n/a	n/a
Outlays		3,004,206	n/a	n/a
Revenue		2,533,388	13,882,333	31,202,135
Adjustments Made Pursuant to Sections 114(d) and 116(c) of the Bipartisan Budget Act:**Spending:Budget Authority				
Spending:				
Budget Authority		120	n/a	n/a
Outlays		120	n/a	n/a
Revenue		0	1,770	4,000
Revised Budgetary Aggregates:Spending:Budget Authority				
Spending:				
Budget Authority		2,940,213	n/a	n/a
Outlays		3,004,326	n/a	n/a
Revenue		2,533,388	13,884,103	31,206,135

n/a = Not applicable. Appropriations for fiscal years 2016–2024 will be determined by future sessions of Congress and enforced through future Congressional budget resolutions.
 *The levels for "Current Budgetary Aggregates" include a disaster cap adjustment made on 6/16/2014 for the Committee on Appropriations.
 **Adjustments made pursuant to sections 114(d) and 116(c) of the Bipartisan Budget Act of 2013, which incorporate by reference section 319 of S. Con. Res. 8, as passed by the Senate. Section 319 establishes a deficit-neutral reserve fund for terrorism risk insurance.