The FBI launched an investigation. They discovered these mistakes, but even after they discovered them, it took them 5 years to notify those who were impacted—5 years that people were sitting in prison. During that time 3 of the 60 people on death row who were convicted and put on death row on potentially flawed evidence were executed and thousands more sat behind bars.

It is shocking and unacceptable. I mention this because even in a country such as ours, our criminal justice system is not infallible, and that is why I again urge the Senate to take up and pass the Justice For All Reauthorization Act. It is a bill I introduced with Senator CORNYN last year. It is a bipartisan piece of legislation which includes the Kirk Bloodsworth Post-Conviction DNA Testing Grant Program, which seeks to prevent travesties such as those described in the IG report.

It is named for Kirk Bloodsworth, a man who has become a friend to me over the years. He was convicted and sent to prison and could have been executed. In 1993, he became the first person in the United States to be exonerated from a death row crime through the use of DNA evidence.

Two hundred fifty additional people have been exonerated using this technology. Thomas Haynesworth was exonerated in 2011 after spending 27 years in prison for crimes he did not commit, thanks to a grant provided by the Justice for All Act. He was accused of rape in 1984, and wrongfully convicted. The real perpetrator went on to rape more than a dozen women.

The Justice for All Act takes important steps to strengthen the rights of victims of crime and reauthorizes the Debbie Smith Act which has provided significant funding to reduce the backlog of untested rape kits. The program is named for Debbie Smith, who waited years after being attacked before her rape kit was tested and the perpetrator was caught. She and her husband Rob have worked tirelessly to ensure that others will not experience such horror. I thank Debbie and Rob for their continuing help on this extremely important cause.

Just yesterday, a few blocks from here at the DC Superior Court, a man was exonerated by DNA evidence. Now that is the good news. He was exonerated. Kevin Martin was exonerated, but he spent 26 years in prison for the 1982 rape and murder of a Washington woman he had nothing to do with.

We know that in our criminal justice system mistakes are inevitable. But the Justice for All Act reauthorization gives us the chance to fix some of our most grievous errors.

Senator CORNYN and I believe that pursuit of justice is not a partisan issue, which is why we were pleased when our bill was unanimously approved by the Judiciary Committee back in October. Senate minority leader MITCH MCCONNELL is also a cosponsor of the bill. Every single Senate

Democrat has signed off on passing this. Senator GRASSLEY, the ranking member of the Judiciary Committee, called the inspector general's report "shocking." I agree completely, we all agree, which is why it is time for the full Senate to reach an agreement and consider the Justice for All Reauthorization Act.

I thank the many law enforcement, victim services and criminal justice organizations that have helped to pinpoint the needed improvements that this law attempts to solve and I appreciate their ongoing support in seeing it passed.

Let's pass the legislation.

I yield the floor.

The PRESIDING OFFICER. The Senator from Massachusetts.

### HAPPY BIRTHDAY TO CFPB

Ms. WARREN. Thank you, Mr. President.

I am here today to say happy birthday to the Consumer Financial Protection Bureau. This week marks 4 years since Dodd-Frank was signed into law and 3 years since the consumer agency opened its doors.

The consumer agency was built to be a new kind of regulatory agency, one that would stand up for America's families, not for big banks or credit card companies.

The consumer agency was not popular with big banks and their friends in Washington. The financial services industry spent more than \$1 million a day fighting tooth and nail against financial reforms and they vowed to kill the consumer agency before it was ever born. But thanks to the work of grassroots consumer groups across the country that worked very hard and got organized, we pushed back against the big banks' armies of lobbyists and lawyers, and we won. We succeeded in building a strong independent consumer agency with the tools necessary to protect consumers against the tricks and traps hidden in the fine print of mortgages, credit cards, and student loans.

Under Rich Cordray's leadership, the staff of the CFPB has made amazing progress since it opened. This little agency has already forced big financial institutions to return more than \$4 billion to 15 million consumers they cheated, and it has helped tens of thousands of consumers resolve complaints about their financial institutions. It has put in place rules to protect consumers from a range of dangerous financial products and to make sure that companies cannot put out the kinds of deceptive mortgages that contributed to millions of foreclosures.

Recently the CFPB shared stories from people all across the country who have reached out to the agency for help with financial issues. One of these stories is from Ari, an Iraq veteran from Hull, MA. Ari and his father Harry told their story to CFPB. While serving in the military, Ari took out a car loan

advertised directly to servicemembers. The dealership promised Ari that he would be able to afford the loan, but after Harry read the fine print, he figured out this was a terrible deal. So Harry filed a complaint with the CFPB and the agency's investigation helped to uncover scams targeting men and women in uniform. Ultimately, the consumer agency ordered the auto lenders to refund about \$6.5 million to the servicemembers they cheated, and to agree to stop these practices immediately.

This is just one example of how people are fighting back, using the tools of the Consumer Financial Protection Bureau. It is also an example of how the consumer agency is standing up for families who have been targeted by scams and unfair practices. Together families and the agency are starting to clean up the market for consumer credit.

Sure, there is a lot left to do. The consumer agency still has important rules to put in place regarding payday lending, debt collection, and arbitration clauses. The biggest banks are dramatically bigger than they were during the financial crisis, and there is still too much risk in our system and too much need for reform. We need to keep pushing for changes that will make our financial system more stable and more secure to protect consumers and to keep our economy safe.

Stories such as Ari's and Harry's show that the consumer agency works and that the agency empowers people. In a badly tilted financial marketplace, the agency is giving consumers a fighting chance. This week is an opportunity to highlight these accomplishments and a reminder of how we can make Washington work for families all across this country.

I vield the floor.

### CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

### EXECUTIVE SESSION

## CLOTURE MOTION

The PRESIDING OFFICER. Under the previous order, the Senate will proceed to executive session.

The clerk will report the motion to invoke cloture.

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 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.

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 Andre Birotte, Jr., of California, to be United States District Judge for the Central District of California, 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. DURBIN. I announce that the Senator from West Virginia (Mr. ROCKEFELLER) is necessarily absent.

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

The yeas and nays resulted—yeas 56, nays 43, as follows:

# [Rollcall Vote No. 234 Ex.]

#### YEAS-56

Baldwin	Harkin	Murray
Begich	Heinrich	Nelson
Bennet	Heitkamp	Pryor
Blumenthal	Hirono	Reed
Booker	Johnson (SD)	Reid
Boxer	Kaine	
Brown	King	Sanders
Cantwell	Klobuchar	Schatz
Cardin	Landrieu	Schumer
Carper	Leahy	Shaheen
Casey	Levin	Stabenow
Casey	Manchin	Tester
		Udall (CO)
Coons	Markey	Udall (NM)
Donnelly	McCaskill	Walsh
Durbin	Menendez	
Feinstein	Merkley	Warner
Franken	Mikulski	Warren
Gillibrand	Murkowski	Whitehouse
Hagan	Murphy	Wyden

### NAYS-43

Alexander	Fischer	Moran
Ayotte	Flake	Paul
Barrasso	Graham	Portman
Blunt	Grassley	Risch
Boozman	Hatch	Roberts
Burr	Heller	Rubio
Chambliss	Hoeven	Scott
Coats	Inhofe	Sessions
Coburn	Isakson	Shelby
Cochran	Johanns	
Corker	Johnson (WI)	Thune
Cornyn	Kirk	Toomey
Crapo	Lee	Vitter
Cruz	McCain	Wicker
Enzi	McConnell	

### NOT VOTING-1 Rockefeller

The PRESIDING OFFICER. On this vote the yeas are 56, the nays are 43. The motion is agreed to.

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

The PRESIDING OFFICER. clerk will report the nomination.

The 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

The PRESIDING OFFICER. There is now 2 minutes of debate equally divided prior to the vote.

The Senator from Florida.

Mr. NELSON. This is Judge Robin Rosenberg who comes through this nonpartisan judicial nominating process Senator Rubio and I have set up. Senator Rubio and I certainly commend her for our Members' favorable consideration.

The PRESIDING OFFICER. All time is yielded back.

#### 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, 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.

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 Robin L. Rosenberg, of Florida, to be United States District Judge for the Southern District of Florida, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The PRESIDING OFFICER. The assistant legislative clerk called the roll. The yeas and nays resulted—yeas 58, nays 42, as follows:

### [Rollcall Vote No. 235 Ex.]

### YEAS-58

Baldwin Begich Bennet Blumenthal Booker Boxer Brown Cantwell Cardin Carper Casey Collins Coons Donnelly Durbin Feinstein Franken Gillibrand Hagan Harkin	Heinrich Heitkamp Hirono Johnson (SD) Kaine King Klobuchar Landrieu Leahy Levin Manchin Markey McCaskill Menendez Merkley Mikulski Murkowski Murphy Murray Nelson	Pryor Reed Reid Rockefeller Rubio Sanders Schatz Schumer Shaheen Stabenow Tester Udall (NM) Walsh Warner Warren Whitehouse Wyden

	NAYS-42	
Alexander	Enzi	McCain
Ayotte	Fischer	McConnell
Barrasso	Flake	Moran
Blunt	Graham	Paul
Boozman	Grassley	Portman
Burr	Hatch	Risch
Chambliss	Heller	Roberts
Coats	Hoeven	Scott
Coburn	Inhofe	Sessions
Cochran	Isakson	Shelby
Corker	Johanns	Thune
Cornyn	Johnson (WI)	Toomey
Crapo	Kirk	Vitter
Cruz	Lee	Wicker

The PRESIDING OFFICER (Mr. HEINRICH). On this vote the yeas are 58, the nays are 42. The motion is agreed

NOMINATION OF ROBIN L. ROSEN-BERG TO BE UNITED STATES DISTRICT JUDGE FOR  $_{
m THE}$ SOUTHERN DISTRICT OF FLOR-

The PRESIDING OFFICER. clerk will report the nomination.

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

#### CLOTURE MOTION

The PRESIDING OFFICER. There is now 2 minutes equally divided prior to the next cloture vote.

Mr. PRYOR. Mr. President, I ask unanimous consent that time be yielded back.

The PRESIDING OFFICER. Without objection, all time is yielded back.

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

The bill 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 K. Hirono, Richard Blumenthal, Amy Klobuchar, Christopher Murphy, Cory A. Booker, Martin Heinrich.

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 John W. deGravelles, of Louisiana, to be United States District Judge for the Middle District of Louisiana, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The bill clerk called the roll.

Mr. DURBIN. I announce that the Senator from Michigan (Mr. LEVIN) is necessarily absent.

Mr. CORNYN. The following Senators are necessarily absent: the Senator from Wyoming (Mr. ENZI), the Senator from Nevada (Mr. HELLER), and the Senator from Georgia (Mr. ISAKSON).

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

The yeas and nays resulted—yeas 57, nays 39, as follows:

### [Rollcall Vote No. 236 Ex.]

### YEAS-57

Baldwin	Blumenthal	Brown
Begich	Booker	Cantwell
Bennet	Boxer	Cardin