

We need more solar, we need more wind, and we need the batteries for the vehicles we drive in order to reduce the amount of polluting fossil fuels we send up into the atmosphere. We need to invest. We need to be the technological giants. We need to unleash the same kind of revolution in the energy sector as we did in the telecommunications sector in the 1990s. No one on the planet except the United States had a device like this on their person just 15 years ago. We invented telecommunications. We invented the way in which people not just here in America but all across the planet—Africa, Asia, South America—communicate with these wireless devices. We can do the same thing on energy. We can do the same thing with wind and solar. We can reinvent the kinds of vehicles we drive—cars, trucks, buses. We can do it. We have to have the will. We have to listen to the Pope. We have to play the role that the United States is expected to lead by the rest of the world in order to meet this moral imperative. And we can do it by creating millions of new jobs here in the United States. So that is our challenge.

The Pope is arriving next week. For me, as a boy who grew up going to the Immaculate Conception Grammar School, Malden Catholic, Boston College, and Boston College Law School—Catholic school every day for 19 years—this is just an incredible thrill, knowing that, in a way, when he is standing up on that podium, it is going to be a latter-day “Sermon on the Mount” that he delivers to us telling us what our job is today: to save this beautiful planet God has created while also avoiding the worst consequences for the poorest people on the planet if we do not solve the problem.

Let’s work together in a bipartisan fashion in order to heed the message of Pope Francis.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

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

PAIN-CAPABLE UNBORN CHILD PROTECTION ACT—MOTION TO PROCEED

Mr. McCONNELL. Mr. President, I move to proceed to Calendar No. 230, H.R. 36.

The PRESIDING OFFICER. The clerk will report the motion.

The legislative clerk read as follows:

Motion to proceed to Calendar No. 230, H.R. 36, a bill to amend title 18, United States Code, to protect pain-capable unborn children, and for other purposes.

CLOTURE MOTION

Mr. McCONNELL. I send a cloture motion to the desk.

The PRESIDING OFFICER. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read 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, do hereby move to bring to a close debate on the motion to proceed to Calendar No. 230, H.R. 36, to amend title 18, United States Code, to protect pain-capable unborn children, and for other purposes.

Mitch McConnell, Joni Ernst, Mike Lee, Mike Rounds, Chuck Grassley, Tim Scott, Patrick J. Toomey, John Boozman, David Perdue, Johnny Isakson, James M. Inhofe, James E. Risch, Steve Daines, Roy Blunt, Roger F. Wicker, John Thune, James Lankford.

EXECUTIVE SESSION

NOMINATION OF MICHAEL C. MCGOWAN TO BE UNITED STATES MARSHAL FOR THE DISTRICT OF DELAWARE

NOMINATION OF SIM FARAR TO BE A MEMBER OF THE UNITED STATES ADVISORY COMMISSION ON PUBLIC DIPLOMACY

NOMINATION OF SIM FARAR TO BE A MEMBER OF THE UNITED STATES ADVISORY COMMISSION ON PUBLIC DIPLOMACY

NOMINATION OF WILLIAM JOSEPH HYBL TO BE A MEMBER OF THE UNITED STATES ADVISORY COMMISSION ON PUBLIC DIPLOMACY

NOMINATION OF WILLIAM JOSEPH HYBL TO BE A MEMBER OF THE UNITED STATES ADVISORY COMMISSION ON PUBLIC DIPLOMACY

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to executive session to consider the following nominations: Calendar Nos. 248, 301, 302, 303, and 304; that the Senate vote on the nominations en bloc without intervening action or debate; that following disposition of the nominations, the motions to reconsider be considered made and laid upon the table with no intervening action or debate; that no further motions be in order to the nominations; that any statements related to the nominations be printed in the RECORD; that the President be immediately notified of the Senate’s action, and the Senate then resume legislative session.

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

Thereupon, the Senate proceeded to consider the nominations.

The PRESIDING OFFICER. The question is, Will the Senate advise and consent to the nominations of Michael

C. McGowan, of Delaware, to be United States Marshal for the District of Delaware, for the term of four years; Sim Farar, of California, to be a Member of the United States Advisory Commission on Public Diplomacy for a term expiring July 1, 2015; Sim Farar, of California, to be a Member of the United States Advisory Commission on Public Diplomacy for a term expiring July 1, 2018; William Joseph Hybl, of Colorado, to be a Member of the United States Advisory Commission on Public Diplomacy for a term expiring July 1, 2015; and William Joseph Hybl, of Colorado, to be a Member of the United States Advisory Commission on Public Diplomacy for a term expiring July 1, 2018?

The nominations were confirmed en bloc.

LEGISLATIVE SESSION

The PRESIDING OFFICER. The Senate will now resume legislative session.

MORNING BUSINESS

Mr. McCONNELL. Mr. President, I ask unanimous consent that the Senate be in 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.

RECOGNIZING THE 25TH ANNIVERSARY OF PASTOR CLINTON HOUSE AND DR. MARY L. HOUSE’S PASTORAL SERVICE WITH MOUNTAINTOP FAITH MINISTRIES

Mr. REID. Mr. President, I rise today to recognize Pastor Clinton House and Dr. Mary L. House and their 25 years of pastoral service with Mountaintop Faith Ministries.

Pastor Clinton House and Dr. Mary House began their ministry work at a small church in North Las Vegas with 13 members. Over the years, Mountaintop Faith Ministries outgrew its humble beginnings. In 1993, the church’s congregation grew so much they had to open the doors of the church and put chairs in the lobby and out to the street. The church continued to grow, and eventually, they began holding services in the auditorium of Durango High School to accommodate churchgoers. Today, Mountaintop Faith Ministries has a church complex and upwards of 3,500 members.

Mountaintop Faith Ministries has continuously given back to the Las Vegas community. The Sunday services have provided spiritual guidance for thousands, and the church also offers midweek Bible classes and business fairs, where owners can share their businesses with church members following services. One Resurrection Sunday, they held a “dress down” Sunday on the football field at Durango High School. This community event brought buses of homeless to worship

with them. After the service, church members provided food for the homeless, as well.

For the past 25 years, Pastor Clinton House and Dr. Mary House have touched the Las Vegas community through their dedicated work. I congratulate them on their many successes and wish them the best in their future endeavors.

228TH ANNIVERSARY OF THE CONSTITUTION

Mr. LEAHY. Mr. President, today, we celebrate the 228th anniversary of the signing of the Constitution of the United States. Some elected officials talk about their love of “the Constitution and the Bill of Rights”. That specific phrasing is interesting in that it somehow implies that the Constitution does not itself include the Bill of Rights, which of course it does. But it contains much more than those original 10 amendments. Each year, I remind Americans that we must celebrate not just the original Constitution of Washington, Hamilton, Madison, and the Founding generation but the whole Constitution, including its 27 amendments. This includes the 13th, 14th, and 15th Amendments, which many scholars have rightly described as our Nation’s Second Founding.

The Senate commemorated the Sesquicentennial or the 150th anniversary of the Second Founding earlier this year when the Senate passed a resolution raising awareness about this series of amendments, which provided the country with a new birth of freedom. Ratified by President Lincoln and his generation after the Civil War, these Second Founding amendments transformed our original charter—most fundamentally—by elevating the principle of equality to a central place in our constitutional order.

This year, the Supreme Court once again upheld the Constitution’s promise of equality when it ruled that the 14th Amendment of the Constitution protects the right of each American to marry the person they love, regardless of their sexual orientation or gender identity. Because of that ruling, LGBT children all across America will grow up knowing that they can love without fear, and that they are equal citizens of this great Nation.

Although the Constitution provides us with the promise of equality, we must never forget that it is up to all of us to advance and protect that intrinsic American value of equality. Each generation must do its part. This is true whether it is racial equality, gender equality, or equality based on a person’s sexual orientation or gender identity. We have come a long way in each of those areas, but we continue to have work to do.

On racial equality, too many of our citizens continue to face racial discrimination in voting. As a result of the Supreme Court’s dreadful ruling in *Shelby County v. Holder*, Americans

across the country are now vulnerable to racially discriminatory voting laws that restrict the franchise without the full protections of the Voting Rights Act. On this 50th anniversary year of the March in Selma and of the Voting Rights Act, we must do all we can to restore and enhance the protections of that landmark legislation.

On gender equality, we continue to see women being paid less than men for doing the same job. We also continue to see partisan attacks on women’s health care choices. From legislation blocking these choices to efforts defunding critical health services for women, we clearly have a long way to go to ensure gender equality.

And while LGBT Americans are now able to marry the person they love, they continue to experience discrimination in other aspects of their lives. Achieving full equality means that LGBT individuals should be able to provide for their families without fear that they will be fired from their jobs or denied housing. It means that a restaurant should not be able to refuse to serve an LGBT couple because the owner disapproves of that couple’s relationship. New civil rights laws are needed to protect LGBT Americans so they can live their lives free from discrimination.

We must uphold this promise of equality for the vulnerable and the voiceless as well. We are a nation of immigrants with a long, proud history of opening our doors and welcoming people from around the world. After all, the Statue of Liberty has long proclaimed America’s welcome: “Give us your tired, your poor, your huddled masses yearning to breathe free. . . . Send these, the homeless, tempest-tost to me, I lift my lamp beside the golden door.” That is what America has long stood for and what we should continue to represent. Instead, I have seen ugly partisan rhetoric about changing the 14th Amendment of our Constitution to remove birthright citizenship specifically to target immigrants. We should be a nation that embraces and lifts our most vulnerable, not a nation that acts out of spite or malice.

We must also fight for the voices of all Americans and not just corporations or the wealthy few. Our country has flourished because we have worked hard to ensure that more, not fewer, Americans can take part in the democratic process. Instead, our campaign finance laws have been eviscerated by a Supreme Court that views money as speech and refuses to place any limits on the ability of the wealthy and special interests to drown out hard-working Americans. The Court has also irrationally limited the definition of “corruption” in our campaign finance laws to just bribery. But unlike a narrow majority of the Court, the public understands that corruption is not just bribery; rather, corruption is the idea that money buys access and influences our democracy for a wealthy few. This cannot be allowed in our democracy.

The size of your bank account cannot and should not determine whether and how the government responds to your needs. We must act to restore the First Amendment and to preserve those protections to ensure that all voices can be heard in the democratic process.

Constitution Day is an occasion to celebrate our founding charter and the historic democracy it has caused and fostered. It is also a time to reflect on what we are doing as citizens to uphold the promises that the Constitution has provided. I encourage all Americans to mark this day by reading the whole Constitution and celebrating how it reflects the great progress we have made to become a more inclusive and stronger democracy.

REMEMBERING EDWARD W. BROOKE III

Mr. MARKEY. Mr. President, on March 11, 2015, at Washington National Cathedral, a memorial service was held for former Massachusetts Senator Edward W. Brooke III. Ed was one of the first African Americans to serve in combat during World War II. He was the first African American to be elected a State attorney general, and the first elected to the U.S. Senate by popular vote. In 2004, he was awarded the Presidential Medal of Freedom by President George W. Bush. In honor of his extraordinary life and service to our Nation, I ask unanimous consent to have printed in the RECORD the remarks made at Senator Edward W. Brooke III’s memorial service by Secretary of State John F. Kerry; Congresswoman ELEANOR HOLMES NORTON; Milton C. Davis and Edward W. Brooke IV.

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

REMARKS OF SECRETARY OF STATE JOHN F. KERRY

Good morning. It’s a privilege to share some thoughts about Ed Brooke.

I want you to think back half a century. Imagine a room in the 1960s where all the leading Massachusetts politicians are gathered—Kennedy, McCormack, O’Neill, Volpe, Brooke. Among them, one figure stands out as the courageous representative of an embattled minority: Ed Brooke; alone; undaunted; the only Episcopalian.

Imagine another room, the chamber of the U.S. Senate. Shortly after noon on January 10, 1967, a man of consummate dignity strides down the center aisle; Legislators rise and applaud; the gallery cheers. The first African-American popularly-elected to the Senate takes his seat. In that moment, Ed Brooke was not just a pioneer; he was an advance scout probing the soul of our country. Twenty-six years would pass before a second African-American would be elected.

Imagine a young man raised in Washington, joining the army immediately after Pearl Harbor, later deploying to Italy as part of a segregated infantry battalion. There, Lieutenant Brooke watched in anguish as his buddies were sent each morning to attack a heavily-fortified German position in the Apennines.

The young soldier soon became convinced that his men were being used as cannon fodder by racist commanders. He proposed a