

elections, where voters pick their leaders—not where politicians pick their voters.” This is precisely why I have chosen to speak out about voting rights this month—because this issue defines our moral and democratic character as a nation and because it is an area where we still have so much work left to do.

Casting a vote is one of the most basic and fundamental freedoms in any democracy, and Congress has the responsibility to ensure the right is protected.

Congress has the responsibility to remove barriers to voting and make it easier for people to register to vote, cast their vote, and make sure their votes are counted. No one can appreciate the need for us to meet this responsibility better than Black Americans whose collective story is one of triumph over racist laws and undemocratic norms.

On Black History Month, Congress must vow to follow their example and work together across party lines to make voting easier, fairer, and more accessible to all.

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.

The PRESIDING OFFICER (Mr. ROMNEY). The Senator from Minnesota.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

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

NOMINATION OF WILLIAM BARR

Ms. KLOBUCHAR. Mr. President, I want to join my colleagues today in making some brief remarks on William Barr’s nomination to serve as Attorney General of the United States.

I had the opportunity to meet with Mr. Barr one-on-one in my office. We had a very good meeting, and we talked in some detail about securing our elections from foreign interference, something that is a major priority of mine, and we really are close in passing a bipartisan bill, which Senator LANKFORD and I have, called the Secure Elections Act. We just need a little help and support from the administration.

We also talked about modernizing our antitrust enforcement to fit the challenges that we have today and to make our laws as sophisticated as the trillion-dollar companies we are now seeing and the mergers we are seeing all across the United States. So we had a good discussion about that.

We also talked about his family and working in the Justice Department. During the hearing, I gave an opportunity for him to talk to those workers who were, through no fault of their own, furloughed or not getting paid, and he clearly showed respect for the people in the Justice Department. I appreciate all of that. I think that is important to have in an Attorney General.

But I have some serious concerns about this nominee. I had already announced I was opposing him during our Judiciary Committee vote, but I have some serious concerns when you look at the context in which he has come before us.

His nomination comes at a time when there are investigations by a special counsel and multiple U.S. attorney’s offices in New York into campaign finance violations and an attempt, as we know, by a foreign adversary to interfere in our elections. This special counsel’s investigation has led to indictments or guilty pleas from over 30 people and three companies, including seven former advisers to the President.

These investigations, as we know, go to the heart of the integrity of our elections, our government, and our institutions, and it is why it is essential, first of all, that Special Counsel Mueller and the U.S. attorney’s offices be allowed to finish their work free of political interference.

The President, as we know, has made past statements and sent out tweets about Attorney General Sessions: I am critical of him for allowing these investigations to go forward. This is the context we are in. He has made it very clear as to what he is looking for in an Attorney General. He wants someone who will be his lawyer. He wants someone to use the Justice Department, in a way, to protect him.

I think this should worry us because, yes, the Attorney General works for the President, but, more importantly, who the Attorney General really works for are the people, the people of the United States.

The Attorney General of the United States is the people’s lawyer and pledges to uphold the rule of law and apply the law equally no matter who you are.

Mr. Barr has made clear, one, that he respects Mr. Mueller, which I truly appreciate. He said that both in my private meeting and on the record at the hearing. But he has also said that he intends to take over supervision of the special counsel’s investigation.

He wouldn’t commit, at his nomination hearing—despite having written that 19-page memo, he wouldn’t commit to following the advice of career ethics lawyers at the Department about whether he should be recused.

Why did that concern me? Well, because he had actually commended the Deputy Attorney General for following those rules, and he had commended Senator and then-Attorney General Sessions for following these rules. So that concerns me.

We know that if he is confirmed, he will be in a position to oversee the special counsel’s budget, the scope of the investigation, and he will, ultimately—and this is key—receive the results of investigation under law.

He will get to decide whether the results are released to the public or, perhaps, as he suggested during the hear-

ing, are not released at all, and that is in addition to those related investigations he will oversee. These U.S. Attorney’s investigations don’t have the special counsel regulations to protect them, so he is in direct line to oversee those.

Even though many of my colleagues asked him to pledge to make Special Counsel Mueller’s report public, he wouldn’t commit to do so. He always had a way to kind of dodge a commitment to do so, instead of, in my mind, making a full-throated endorsement of releasing that report.

If he is confirmed, he will also have room to make his own interpretation of what the law allows. In fact, as Attorney General, he can make the Department’s rules and regulations and issue guidance that would make the difference between transparency and obscurity. That is why we have to look at his judgment on this particular issue.

Maybe if we were in a different time, in a different moment, we would be talking about things like the opioid epidemic and what the Attorney General is doing, which is very important, and I know he does care about that; or we would be devoting our moment, which I wish we could be doing, to anti-trust and upgrading the way those laws are enforced and what we should do; or we would be talking, which we should be doing, about the SECOND STEP Act and not just the FIRST STEP Act.

All of those questions were asked in the hearing—immigration reform, very important issues—but we are where we are. We are where we are, and we have to look at his judgment to see what kind of Attorney General he would be at this time with respect to law and order, which, to me, right now, is not just about law and order in our communities—very important—but it is also about law and order when it comes to our entire justice system.

Like many of the nominees from the President, Mr. Barr has demonstrated, just as Justice Kavanaugh did, just as Justice Gorsuch did, an expansive view—an unprecedentedly expansive view of Presidential power. We don’t have to look far to see how those views would impact the special counsel’s investigation.

Just a few months before he was nominated as a private citizen—I don’t have many constituents who would do this, but, for some reason, Mr. Barr decided to send in this 19-page memo as a private citizen. It was no ordinary memo. This memo was 19 pages, single-spaced, and addressed to the leadership of the Justice Department, but it was sent to all of these people—conservative activists and all kinds of people all over the place, the lawyers at the White House Counsel’s office, and the President’s personal lawyers. I don’t think my constituents would really have their addresses or emails, but it was sent to all of these people.

It argued that a portion of the special counsel’s obstruction of justice inquiry was “fatally misconceived.” He

said that it was based on a legally insupportable reading of the law.

Now, that makes you pause. How can we be sure, how can we think he can impartially evaluate the special counsel's investigation if, before he has even seen its result, he writes extensively that part of it, not all of it, was legally insupportable and fatally misconceived?

It is not just those statements that are troubling. He goes on to state, not for the first time, his alarming views about the President's powers. Here is one of them: "[T]he President's law enforcement powers extend to all matters, including those in which he had a personal stake."

Mr. Barr doesn't cite laws or cases from the Supreme Court or the history of our Nation's founding or even the Federalist Papers when making his claims. He just says it as if it is obvious.

Let me be clear about what he means by this. Mr. Barr believes that a President gets to supervise an investigation into his or her own conduct. As a former prosecutor, I know that it is a fundamental value in our country that no one—no one—is above the law, and it is a fundamental principle in our legal system that no one should be a judge in their own case, not even the President of the United States.

I also have grave doubts about Mr. Barr's respect for Congress, a coequal branch of government, and our duty to provide oversight of the executive branch.

Mr. Barr is a proponent of the unitary executive theory, which is the idea that the President has expansive powers, even in the face of Congress's constitutional duties. His writings on the topic raise serious questions about how Mr. Barr will approach congressional oversight of the administration.

I am concerned that Mr. Barr will rely on the broad interpretation of Executive power to support the White House's reported efforts to exert Executive privilege to prevent the release of the special counsel report, its findings, or its conclusions.

If that happens, Congress must be ready to assert our responsibility to make sure the public and, especially, State election officials who are working to secure our elections have the facts about what happened.

How are we going to fix this in the next election if we don't know what happened? How are we going to have accountability for our government if the public is shut out in viewing what happened?

This is not the time to install an Attorney General who has repeatedly espoused a view of unfettered Executive power. Congress cannot abdicate its responsibilities or shirk its duties—not when it comes to national security, foreign relations, the budget, or, as is key today, oversight into law and order.

A few years ago, I went to Atlanta to make a speech, and, of course, I took a

little trip over to the Carter Presidential Library. Of course, I wanted to see this library—I had never seen it—to learn more about President Carter, but as a Minnesotan, I really wanted to look for all the Mondale memorabilia. I may have been the only one there looking for Joan's dress and other things related to the Mondale half of the Carter-Mondale team.

One of the things I noticed that to me was most prominent was a quote of Walter Mondale's etched on the wall. At the time, I liked it. I thought it was simple. I wrote it down, and I put it in my purse. But I never knew how relevant it would be today. The quote came from Mondale's reflections on his service with President Carter after they had lost their reelection but had served their country for 4 years. He said:

We told the truth. We obeyed the law. We kept the peace.

I believe that is the minimum standard we should expect of any administration. We told the truth. We obeyed the law. We kept the peace. Every President faces great challenges, many of which are unforeseen and require difficult decisions, but at the minimum, an administration should tell the truth, obey the law, and do all they can to keep the peace.

That is where I will end. What concerns me about this nominee is not the vast experience he has or the work he would do on a few of the things that I mentioned; it is his views on Executive power, his views on Congress's power to be a check and balance to the Executive, his views on what the Executive can do right as we face this crucial time in history, when coming right at us is this major report from the special counsel. I want someone who will make sure that whoever is in the White House obeys the law and tells the truth.

Sadly, I cannot support this nominee. I do hope that I am wrong in some of my conclusions based on what I have read and heard. I would like nothing more.

I appreciate so much the work of Rod Rosenstein as Deputy Attorney General and many of the other people in the Justice Department who have worked with him to allow this investigation to continue. I hope that will be the case if this nominee does go through this Chamber, that he will do the same.

Thank you, Mr. President.

I yield the floor.

The PRESIDING OFFICER. The Senator from Michigan.

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Mr. PETERS. Mr. President, cyber attacks are one of the greatest threats to our national security today. As our world becomes increasingly connected, bad actors are trying to infiltrate our most critical networks, from our military systems and our electrical grid to our financial institutions and our small businesses.

We face a rising number of cyber attacks that have the potential to expose

our sensitive, personal information or disrupt nearly every aspect of our lives. These cyber security vulnerabilities cut across every industry. Whether you are a small business trying to protect your customers' credit card details, a doctor's office with private medical insurance information, or even a sophisticated tech startup that needs to safeguard your customers' passwords, cyber security protections are absolutely vital to your success.

We have seen the dangerous consequences of attacks that exposed the private data of millions of Americans—from companies like Equifax and Target to Federal Agencies like the Office of Personnel Management and the IRS. Government Agencies of all sizes are at risk of a breach that could jeopardize the sensitive information they are trusted with, and these threats will only continue to grow.

We need a skilled cyber workforce of professionals to shore up our cyber protections, fortify our legacy systems, and build new and innovative infrastructure with safety and security in mind. Despite the glaring need for more cyber security professionals, we face a serious shortage of highly trained cyber experts to fill these positions. Estimates indicate there is a global shortage of approximately 3 million desperately needed cyber security professionals, including nearly half a million in North America, where government and the private sector are competing to hire the best talent.

The Federal Government faces serious challenges in this competition. Agencies often cannot offer the same top salaries and benefits that Silicon Valley uses to entice and to retain employees. Our cyber workforce is on the frontlines of every aspect of our digital security, and we need policies that address that reality and sustain and grow our ranks.

While thousands of dedicated public servants choose to work in government because they are motivated by the mission of serving our country, there is more we can do to grow the pool of cyber workers and recruit them to government service. Congress has made strides in recent years to improve incentives and attract skilled cyber professionals to join the ranks.

Moving forward, we can make cyber positions in government more attractive by providing cyber professionals with unique opportunities to enhance their careers while they help protect our country's security. That is why I introduced the Federal Rotational Cyber Workforce Program Act with Senator HOEVEN. Our bipartisan legislation helps the Federal Government develop an integrated cyber security workforce that retains high-skilled employees by establishing a civilian personnel rotation program specifically for cyber professionals. It is based on similar joint duty programs for the military services and the intelligence community.

The Rotational Cyber Workforce Program will provide civilian employees in