

colleagues on the EPW Committee had left a clear roadmap on exactly how to cut a consensus deal, but instead, the House chairman forced his committee to mark up \$547 billion littered—littered—with Green New Deal policies.

Compared to the last multiyear highway bill, it nearly doubles the share of resources for mass urban transit projects, while upping the road-and-bridge funding Middle America relies on by not nearly as much. In contrast to smart permit-streaming steps taken by our colleagues' Senate bill, it largely neglects to help the communities and builders who spent years wading through Federal redtape before they can even break ground.

The recent history of investment in roads, bridges, waterways, airports, and broadband tells us that smart, targeted solutions are capable of earning overwhelming support. But until Democrats get serious, the road ahead for consensus action on our Nation's infrastructure will only get steeper.

ABORTION

Mr. President, now on another matter, unfortunately the administration's radical left turn touches much more than just infrastructure policy. In fact, it includes an unprecedented new threat to the basic dignity of human life.

On the campaign trail last year, President Biden announced that he would abandon a mainstream position he had held literally for decades: that taxpayer dollars should not be used to fund abortions. It was an alarming reversal. But under immense pressure from the far left, President Biden kept his radical campaign promise, shrugged off a commonsense precedent upheld by administrations of both parties for more than 40 years, and proposed a budget that entirely erases the protections of the Hyde amendment.

When asked about it at a hearing yesterday, the Secretary of Health and Human Services confirmed that the President's change of heart was not a mistake, saying: "The budget is a reflection of what the President has said." This new fringe stance on taxpayer-funded abortions aligns much more closely with the Secretary's own views, as our colleagues may recall from his confirmation process.

Now, it is no secret that the Democratic Party has been hurtling to the left on abortion in recent years. Here in the Senate, our colleagues have repeatedly blocked efforts to limit elective abortion after the 20th week. Their opposition keeps the United States in a rather inglorious company alongside China, North Korea, and just four other countries that fail to offer this basic protection to the unborn.

So President Biden's decision to abandon the Hyde amendment aligns him with an increasingly radical consensus among elected Democrats, but it puts him way out of step with the clear majority of Americans who oppose taxpayer-funded abortion.

The administration's budget request continues to make headlines for all the

wrong reasons, but its plan to sell out on longstanding protections for the most vulnerable Americans might just be the lowest of the low.

BORDER SECURITY

Mr. President, now on one final matter, the latest data from Customs and Border Protection show that the current fiscal year has seen the highest number of migrant apprehensions since 2006. Let me say that again. We are 8 months into fiscal year 2021, but the CBP has already apprehended more migrants at our southern border than in any full year since 2006.

It is hard to overstate the humanitarian and security crisis that has unfolded this year. Monthly arrivals of unaccompanied minors reached their highest levels on record. Higher border traffic concealed an alarming rise of flows of deadly drugs like fentanyl. CBP recently announced its apprehensions even included individuals who are on the terrorist watch list.

The origins of this crisis are certainly not a mystery. The Democrats who have spent the last few months in the White House focusing on what to call it instead of how to fix it are the same Democrats who spent last year sending potential migrants dangerous mixed signals from the campaign trail: "You want to flee. . . . you should come." That was future President Biden. "No . . . they should not be deported." That was then-Senator KAMALA HARRIS.

Sure enough, CBP officials are reporting that many migrants they encounter believe that "there has been a change in immigration laws . . . a gap in enforcement on the U.S. border" under the new administration.

But if you ask now-Vice President HARRIS, the administration's point person on the border, there is apparently blame to be found everywhere but her own party's rhetoric on immigration, and there is value in going just about anywhere but the border itself.

This week, the Vice President's investigation of the root causes of migration brought her to Guatemala and Mexico. The administration's delegation was apparently keen to talk about factors like corruption and climate change, but the President of Guatemala had a different agenda. As he put it, "We asked the United States Government to send more of a clear message." Sound familiar?

Of course, one place Vice President HARRIS did not stop on her trip was the U.S.-Mexico border, and, bizarrely, when she even plans to do that remains completely unclear. When asked about it in an interview this week, the Vice President responded with a laugh: "I don't understand the point that you're making."

For months, the Biden administration has assured the American people that when it comes to our southern border, Vice President HARRIS has it covered, and they are betting on it. The White House budget request proposes no increase in funding for DHS,

whose agents are working overtime to contend with the crisis on the ground. Well, there are a lot of folks on both sides of the border who are still waiting for the point person to actually take charge.

CLOTURE MOTION

The PRESIDENT pro tempore. 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, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 131, Zahid N. Quraishi, of New Jersey, to be United States District Judge for the District of New Jersey.

Charles E. Schumer, Richard J. Durbin, Tina Smith, Sherrod Brown, Jon Ossoff, Alex Padilla, Jacky Rosen, Tammy Duckworth, Brian Schatz, Chris Van Hollen, Catherine Cortez Masto, Robert Menendez, Richard Blumenthal, Patty Murray, Martin Heinrich, Sheldon Whitehouse, Patrick J. Leahy.

The PRESIDENT pro tempore. 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 Zahid N. Quraishi, of New Jersey, to be United States District Judge for the District of New Jersey, 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. WARNOCK assumed the Chair.)

(Ms. BALDWIN assumed the Chair.)

(Mr. WARNOCK assumed the Chair.)

Mr. DURBIN. I announce that the Senator from Minnesota (Ms. SMITH) is necessarily absent.

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

The yeas and nays resulted—yeas 83, nays 16, as follows:

[Rollcall Vote No. 228 Ex.]

YEAS—83

Baldwin	Grassley	Peters
Barrasso	Hagerty	Portman
Bennet	Hassan	Reed
Blumenthal	Heinrich	Risch
Booker	Hickenlooper	Romney
Boozman	Hirono	Rosen
Brown	Hoeven	Rounds
Burr	Hyde-Smith	Rubio
Cantwell	Kaine	Sanders
Capito	Kelly	Schatz
Cardin	Kennedy	Schumer
Carper	King	Scott (SC)
Casey	Klobuchar	Shaheen
Collins	Leahy	Sinema
Coons	Lee	Stabenow
Cornyn	Luján	Tester
Cortez Masto	Lummis	Thune
Cotton	Manchin	Tillis
Cramer	Markey	Toomey
Crapo	McConnell	Van Hollen
Daines	Menendez	Warner
Duckworth	Merkley	Warnock
Durbin	Moran	Warren
Ernst	Murkowski	Whitehouse
Feinstein	Murphy	Wicker
Fischer	Murray	Wyden
Gillibrand	Ossoff	Young
Graham	Padilla	

NAYS—16

Blackburn	Inhofe	Scott (FL)
Blunt	Johnson	Shelby
Braun	Lankford	Sullivan
Cassidy	Marshall	Tuberville
Cruz	Paul	
Hawley	Sasse	

NOT VOTING—1

Smith

The PRESIDING OFFICER. On this vote, the yeas are 83, the nays are 16. The motion is agreed to.

CLOTURE MOTION

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

The senior 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, do hereby move to bring to a close debate on the nomination of Executive Calendar No. 129, Ketanji Brown Jackson, of the District of Columbia, to be United States Circuit Judge for the District of Columbia Circuit.

Charles E. Schumer, Richard J. Durbin, Tina Smith, Sherrod Brown, Jon Ossoff, Alex Padilla, Jacky Rosen, Tammy Duckworth, Brian Schatz, Chris Van Hollen, Catherine Cortez Masto, Robert Menendez, Richard Blumenthal, Patty Murray, Martin Heinrich, Michael F. Bennet, Sheldon Whitehouse.

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 Ketanji Brown Jackson, of the District of Columbia, to be United States Circuit Judge for the District of Columbia Circuit, shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from Minnesota (Ms. SMITH) is necessarily absent.

Mr. THUNE. The following Senator is necessarily absent: the Senator from Kansas (Mr. MORAN).

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

The yeas and nays resulted—yeas 52, nays 46, as follows:

[Rollcall Vote No. 229 Ex.]

YEAS—52

Baldwin	Feinstein	Markey
Bennet	Gillibrand	Menendez
Blumenthal	Graham	Merkley
Booker	Hassan	Murkowski
Brown	Heinrich	Murphy
Cantwell	Hickenlooper	Murray
Cardin	Hirono	Ossoff
Carper	Kaine	Padilla
Casey	Kelly	Peters
Collins	King	Reed
Coons	Klobuchar	Rosen
Cortez Masto	Leahy	Sanders
Duckworth	Lujan	Schatz
Durbin	Manchin	Schumer

Shaheen	Van Hollen	Whitehouse
Sinema	Warner	Wyden
Stabenow	Warnock	
Tester	Warren	

NAYS—46

Barrasso	Grassley	Romney
Blackburn	Hagerty	Rounds
Blunt	Hawley	Rubio
Boozman	Hoeven	Sasse
Braun	Hyde-Smith	Scott (FL)
Burr	Inhofe	Scott (SC)
Capito	Johnson	Shelby
Cassidy	Kennedy	Sullivan
Cornyn	Lankford	Thune
Cotton	Lee	Tillis
Cramer	Lummis	Toomey
Crapo	Marshall	Tuberville
Cruz	McConnell	Wicker
Daines	Paul	Young
Ernst	Portman	
Fischer	Risch	

NOT VOTING—2

Moran Smith

The PRESIDING OFFICER. On this vote, the yeas are 52, the nays are 46. The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of Ketanji Brown Jackson, of the District of Columbia, to be United States Circuit Judge for the District of Columbia Circuit.

The PRESIDING OFFICER. The Democratic whip.

NOMINATION OF ZAHID N. QURAIISHI

Mr. DURBIN. Mr. President, this week the Senate will consider the nomination of Zahid Quraishi to be judge on the U.S. District Court for the District of New Jersey.

Judge Quraishi has had an amazing public service career, and since 2019 he has served as a U.S. magistrate judge. Once confirmed, Mr. Quraishi of New Jersey will be the first Muslim American in U.S. history to serve as an article III Federal judge.

The son of Pakistani immigrants, Judge Quraishi was born in New York City and grew up in Fanwood, NJ. He graduated from Rutgers Law School and joined a law firm in his home State of New Jersey. But his time in the private sector was cut short by a strange, tragic twist of fate. His first day of work was September 11, 2001.

Those events of that day inspired Judge Quraishi to consider a career in public service. He applied to the U.S. Army Judge Advocate General's Corps, where he was commissioned as an officer and attained the rank of captain. Judge Quraishi was twice deployed to Iraq, in 2004 and 2006. For his service, he was awarded the Bronze Star and Combat Action Badge.

After leaving the Army, Judge Quraishi continued to work in public service, first as an assistant chief counsel in the U.S. Department of Homeland Security and then as a Federal prosecutor in the U.S. Attorney's Office for the District of New Jersey.

Before becoming a U.S. magistrate judge, Judge Quraishi served as a partner as well as chief diversity officer at a law firm in New Jersey. During his

time, he was recognized as a New Leader of the Bar by the New Jersey Law Journal and awarded the Professional Achievement Award by the Asian Pacific American Lawyers Association.

Judge Quraishi received a unanimous rating of "well qualified" from the American Bar Association. He also has strong support from his home State Senators, Senators BOOKER and MENENDEZ, and received broad, bipartisan support in the Judiciary Committee, with eight Republicans joining all Democrats in voting to advance his nomination.

I urge my colleagues to join me in voting in favor of this historic nomination.

I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

BORDER SECURITY

Mr. MARSHALL. Mr. President, I come to the floor today following the conclusion of Vice President HARRIS's border evasion tour to Guatemala and Mexico earlier this week.

As a physician, I have had the opportunity to do multiple mission trips to Mexico and Central America, and I have been to the border now three times. I have seen the crisis firsthand, which is why it was so concerning to me that in the early days of this new administration, they followed through on a number of campaign promises related to opening our border and curbing control measures put in place by the previous administration.

Just to be clear, the current administration issued multiple Executive orders and actions on immigration, including halting construction of the border wall, ending the "Remain in Mexico" policy, and reaffirming the White House's commitment to grant blanket amnesty to 11 million illegal immigrants residing in the United States. While President Biden and his administration appear surprised by the massive influx of immigrants and migrants encountered in the aftermath, this was a predictable result.

As described by the President of Guatemala, once the message from the White House changed to, "We're going to reunite families, we're going to reunite children. The very next day, the coyotes were here organizing groups of children to take them to the United States."

On March 24, after months of resulting escalating crises on our southern border, President Biden tapped Vice President HARRIS to serve as his border czar. In the 10 weeks that have passed since her appointment, the situation at the border has continued to worsen. In April, Customs and Border Protection officials made more than 178,000 apprehensions at the U.S.-Mexico border. In May, they once again made more than 170,000 apprehensions, marking the third straight month over that figure. These are 20-year records.

As demonstrated in an interview with Lester Holt this week, Vice President HARRIS considers these staggering