3. STATEMENTS.—Each witness who is to appear before the Committee or any subcommittee shall file with the Committee, at least 24 hours in advance of the hearing, a written statement of the witness's testimony in as many copies as the Chairman of the Committee or subcommittee prescribes.

4. FIELD HEARINGS.—Field hearings of the full Committee, and any subcommittee thereof, shall be scheduled only when authorized by the Chairman and ranking minority member of the full Committee.

RULE II—QUORUMS

1. BILLS, RESOLUTIONS, AND NOMINATIONS.—A majority of the members, which includes at least 1 minority member, shall constitute a quorum for official action of the Committee when reporting a bill, resolution, or nomination. Proxies may not be counted in making a quorum for purposes of this paragraph.

2. OTHER BUSINESS.—One-third of the entire membership of the Committee shall constitute a quorum for the transaction of all business as may be considered by the Committee, except for the reporting of a bill, resolution, or nomination or authorizing a subpoena. Proxies may not be counted in making a quorum for purposes of this paragraph.

3. TAKING TESTIMONY.—For the purpose of taking sworn testimony a quorum of the Committee and each subcommittee thereof, now or hereafter appointed, shall consist of 1 member of the Committee.

RULE III—PROXIES

When a record vote is taken in the Committee on any bill, resolution, amendment, or any other question, the required quorum being present, a member who is unable to attend the meeting may submit his or her vote by proxy, in writing or by telephone, or through personal instructions.

RULE IV—CONSIDERATION OF BILLS AND RESOLUTIONS

It shall not be in order during a meeting of the Committee to move to proceed to the consideration of any bill or resolution unless the bill or resolution has been filed with the Clerk of the Committee not less than 48 hours in advance of the Committee meeting, in as many copies as the Chairman of the Committee prescribes. This rule may be waived with the concurrence of the Chairman and the ranking minority member of the full Committee.

$\begin{array}{c} {\rm RULE~V-SUBPOENAS;~COUNSEL;} \\ {\rm RECORD} \end{array}$

1. Subpoenas.—The Chairman, with the approval of the ranking minority member of the Committee, may subpoen the attendance of witnesses for hearings and the production of memoranda, documents, records, or any other materials. The Chairman may subpoena such attendance of witnesses or production of materials without the approval of the ranking minority member if the Chairman or a member of the Committee staff designated by the Chairman has not received notification from the ranking minority member or a member of the Committee staff designated by the ranking minority member of disapproval of the subpoena within 72 hours, excluding Saturdays and Sundays, of being notified of the subpoena. If a subpoena is disapproved by the ranking minority member as provided in this paragraph, the subpoena may be authorized by vote of the Members of the Committee, the quorum required by paragraph 1 of rule II being present. When the Committee or Chairman authorizes a subpoena, it shall be issued upon the signature of the Chairman or any other Member of the Committee designated by the Chairman. At the direction of the Chairman, with notification to the ranking minority member of not less than 72 hours,

the staff is authorized to take depositions from witnesses. The ranking minority member, or a member of the Committee staff designated by the ranking minority member, shall be given the opportunity to attend and participate in the taking of any deposition. Witnesses at depositions shall be examined upon oath administered by an individual authorized by law to administer oaths, or administered by any member of the Committee if one is present.

- 2. Counsel.—Witnesses may be accompanied at a public or executive hearing, or the taking of a deposition, by counsel to advise them of their rights. Counsel retained by any witness and accompanying such witness shall be permitted to be present during the testimony of the witness at any public or executive hearing, or the taking of a deposition, to advise the witness, while the witness is testifying, of the witness's legal rights. In the case of any witness who is an officer or employee of the government, or of a corporation or association, the Chairman may rule that representation by counsel from the government, corporation, or association or by counsel representing other witnesses, creates a conflict of interest, and that the witness may only be represented during testimony before the Committee by personal counsel not from the government, corporation, or association or by personal counsel not representing other witnesses. This subparagraph shall not be construed to excuse a witness from testifying in the event the witness's counsel is ejected for conducting himself or herself in such manner as to prevent, impede, disrupt, obstruct, or interfere with the orderly administration of a hearing or the taking of a deposition. This subparagraph may not be construed as authorizing counsel to coach the witness or to answer for the witness. The failure of any witness to secure counsel shall not excuse the witness from complying with a subpoena.
- 3. RECORD.—An accurate electronic or stenographic record shall be kept of the testimony of all witnesses in executive and public hearings and depositions. If testimony given by deposition is transcribed, the individual administering the oath shall certify on the transcript that the witness was duly sworn in his or her presence and the transcriber shall certify that the transcript is a true record of the testimony. The transcript with these certifications shall be filed with the chief clerk of the Committee. The record of a witness's testimony, whether in public or executive session or in a deposition, shall be made available for inspection by the witness or the witness's counsel under Committee supervision. A copy of any testimony given in public session, or that part of the testimony given by the witness in executive session or deposition and subsequently quoted or made part of the record in a public session, shall be provided to that witness at the witness's expense if so requested. Upon inspecting the transcript, within a time limit set by the Clerk of the Committee, a witness may request changes in the transcript to correct errors of transcription and grammatical errors. The witness may also bring to the attention of the Committee errors of fact in the witness's testimony by submitting a sworn statement about those facts with a request that it be attached to the transcript. The Chairman or a member of the Committee staff designated by the Chairman shall rule on such requests.

RULE VI—BROADCASTING OF HEARINGS

Public hearings of the full Committee, or any subcommittee thereof, shall be televised or broadcast only when authorized by the Chairman and the ranking minority member of the full Committee.

RULE VII—SUBCOMMITTEES

- 1. Hearings.—Any member of the Committee may sit with any subcommittee during its hearings.
- 2. CHANGE OF CHAIRMANSHIP.—Subcommittees shall be considered de novo whenever there is a change in the chairmanship, and seniority on the particular subcommittee shall not necessarily apply.

TRIBUTE TO JOHN D. BENNETT

Mrs. FEINSTEIN. Mr. President, I also wish to recognize and pay tribute to Mr. John D. Bennett, the Director of the National Clandestine Service, NCS, of the Central Intelligence Agency, who will retire from the CIA, for the second time, on February 28, 2013. Mr. Bennett's career spans over 30 years in the CIA during which he distinguished himself as a patriot, leader, and friend of the U.S. Senate. John Bennett also served as an infantry officer in the U.S. Marine Corps from 1975 to 1980.

It is a rare opportunity to pay tribute publicly to one of the men and women who serve beyond the front lines, working in secret to protect and serve the Nation. Having "come in from the cold," I am pleased to be able to say a few words about John.

A Massachusetts native, Mr. Bennett received a B.A. degree in government from Harvard University in 1975 and an M.A. in National Security Studies from Georgetown University in 1991.

Since joining the CIA in 1981, John served more than 17 years abroad in multiple assignments, including chief of station in multiple countries, in Southeast Asia and Africa, where he was able to use his language fluency of French. In addition to returning from retirement to take the helm of the NCS in July 2010, he has held Senior Executive Service level Headquarters assignments as Deputy Director of the National Clandestine Service for Community Human Intelligence from 2005-2006; Chief, Special Activities Division from 2003-2005; and Deputy Chief, Africa Division and Chief of Africa Operations from 1995-1999. Mr. Bennett served also as the Executive Assistant to the Deputy Director of Central Intelligence from May 1990 to May 1991.

When Director Panetta asked John to return to service he stated:

John says what he thinks and he does what he says. I trust him, and I rely on him.

He has helped guide the agency through some of the most complex and challenging operations imaginable, including the historic takedown of Osama bin Laden.

John Bennett served with distinction as the Director of the NCS for the past 3 years. In this capacity, John had frequent interaction with Senators and staff of the Senate Select Committee on Intelligence. His professionalism, mature judgment, expertise, and frank advice earned him the respect and confidence of the committee. His sound judgment, courage, and candor also directly contributed to his successful representation of the CIA's interests before the committee and Congress.

Throughout his career, John Bennett demonstrated a profound commitment to our Nation, selfless service to the CIA, deep concern for agency officers and their families, and a commitment to excellence. John is the consummate intelligence professional whose performance, in over 30 years of service, has personified those traits of courage, competency, and integrity that our Nation expects from its professional intelligence officers.

I ask my colleagues to join me in thanking Mr. John Bennett for his honorable service to the Central Intelligence Agency and the people of the United States, and also to thank John's wife Kit for her support and understanding, as well as her sacrifices in allowing John to selflessly commit himself to protecting our Nation.

We wish John and Kit Bennett all the best in the future.

TRIBUTE TO L. CHRISTINE HEALEY

Mrs. FEINSTEIN. Mr. President, today I wish to recognize the dedicated career and service to the Congress and the Nation of Louise Christine "Chris" Healey, who is retiring at the end of this week after nearly 30 years of work for the legislative branch. I am pleased to have the opportunity to publicly thank her and to note my appreciation for her dedicated and dignified efforts.

Chris is leaving the Senate as the general counsel on the Senate Select Committee on Intelligence, serving as the top legal advisor to the committee.

As committee counsel and general counsel over the past 8 years, Chris has been instrumental in the debating and drafting of every significant piece of intelligence legislation passed, and in some cases not passed, over the past decade. She was the principal drafter of the FISA Amendments Act of 2008, which is among the most complex pieces of legislation recently enacted, and certainly one of the most important to the security of our Nation. She has been as responsible as anyone for the passage of a string of four annual intelligence authorization bills, including the fiscal year 2013 act that was completed in December.

In her time at the SSCI, Chris has exemplified the professional and bipartisan spirit of the committee, working closely with Members and staff on both sides of the aisle. She has invested herself in conducting oversight, drafting bills, carrying out investigations, and reviewing and shepherding the President's nominees to Senate-confirmed positions, among many other things.

Her approach has always been dignified and calm. I am proud to be able to say that the rancor and divisiveness of the Senate over the past years has not infiltrated the work of the committee. Among the reasons we have been able to work together, review and debate serious issues, and come to bipartisan solutions is that we have people like Chris Healey who are more in-

terested in getting the right results the right way rather than succeeding at the expense of someone else.

Prior to working for the committee, Ms. Healey worked for the Government Affairs Committee on the landmark legislation that reformed the intelligence community and created the position of the Director of National Intelligence. She was a senior counsel and team leader on the 9/11 Commission. And prior to that, she spent a decade on the House Permanent Select Committee on Intelligence, including as staff director. Chris has been the institutional memory of intelligence in the Congress, and her expertise and experience will be sorely missed.

But while a leading voice within these congressional committees and commissions and in interactions with the nonprofit community and executive branch, Chris has managed the rare feat of having a life as well.

She married musician Rvan Brown in 1989 and had her first son, Nathaniel, in 1990. Nathaniel has begun following Chris' footsteps, exploring his own work in government and politics. Chris and Ryan had their second son, Gabriel, in 1994, and he, too, has now grown up and is nearing his graduation from Oberlin College. Chris has walked to work every day from her Capitol Hill home, while supporting in many ways Ryan Brown's Opera Lafayette. He notes that in addition to her dedication to public service, Chris is an avid reader and an enthusiastic theater and concert goer, and looks forward to exploring the wider world in the years to come. I wish her the very best as she now has the time to pursue those interests, rather than being stuck in a windowless office in front of multiple computers for long hours.

Mr. President, I am one of many Members of Congress to have benefited from the advice and hard work of Chris Healey, starting with Barbara Kennelly, including NANCY PELOSI and Jane Harman, and ending with JAY ROCKEFELLER and myself. On behalf of them, and the Senate Intelligence Committee, I thank Chris Healey and wish her the very best in what I know will be a long and productive retirement from the Congress.

BRILLO PAD CENTENNIAL

Mr. PORTMAN. Mr. President, today I wish to congratulate Armaly Brands on the 100th anniversary of its iconic Brillo pad product. The Brillo pad was introduced on January 13, 1913. In 1921, the manufacturing of the product was moved to a factory in London, OH, where it has been produced ever since. Brillo was a revolutionary product, as Americans transitioned from heavy cast iron cookware to aluminum pots and pans in the early 20th century.

The Brillo pad has been featured in motion pictures, songs, and households nationwide. In 1964, the Brillo pad reached the height of its cultural popularity when Andy Warhol created a se-

ries of shipping cartons highlighting the iconic logo.

Besides being a staple of the modern kitchen, the Brillo pad has also brought jobs and manufacturing to Ohio. Brillo's London factory employs over 50 Ohioans whose products are shipped around the world.

Since 2010, Brillo has been owned by Armaly Brands of Walled Lake, MI. I would like to congratulate Armaly Brands and the Brillo pad on this 100th anniversary milestone.

ADDITIONAL STATEMENTS

RECOGNIZING ALASKA'S OUTSTANDING STUDENTS

• Mr. BEGICH. Mr. President, I would like to congratulate and honor two young Alaska students who have achieved national recognition for exemplary volunteer service in their communities. Shaylee Rizzo of Kenai and Samuel Allred of Wasilla have just been named State Honorees in the 2013 Prudential Spirit of Community Awards Program, an annual honor conferred on only one high school student and one middle-level student in each State and the District of Columbia.

Ms. Rizzo earned recognition for starting a public service campaign called "Missy the Moose Program" to raise youth awareness of the dangers of cars hitting moose on Alaska's highways—a common occurrence in her area during the hazardous winter months. Her idea was inspired by a photograph of a local motel owner posing with an orphaned moose he had saved after its mother was killed by a car. To launch her program, Shaylee wrote and illustrated a children's book that told the story of a collision from a moose calf's perspective. Wearing a moose costume, she then visited elementary school classrooms as Missy the Moose, sharing her book with the kids and offering ideas on how to encourage their parents to watch out for Missy and her friends. With her father's help, she wrote a theme song, recorded radio announcements urging children to get their parents to slow down, and solicited local businesses to buy more air time for her announcements. Currently, she is trying to gain State of Alaska's approval to post Missy the Moose signs in high moosetraffic areas to remind motorists to drive with care.

Mr. Allred earned recognition for making travel-size pillows and distributing them to children's hospitals across the country to provide comfort to sick kids. As a toddler, he was diagnosed with a rare kidney disease that resulted in hospitalizations and the need to take medications that altered his appearance. In 2008, a video of Samuel singing went viral on YouTube and garnered millions of views—along with comments that were mostly good—but judged his appearance. He decided to start a nonprofit organization with the