to, and the motion to reconsider be laid upon the table with no intervening action or debate.

The VICE PRESIDENT. Without objection, it is so ordered.

The amendment (No. 5137) was agreed to.

The concurrent resolution, as amended, was agreed to.

(Applause.)

The VICE PRESIDENT. Thank you.
The Democratic leader.

Mr. REID. Mr. President, I say to all my colleagues, the Presiding Officer served in the Senate for 36 years. During that time he was here, he was about as much a man of the Senate as anyone could be. He was a Democrat, but he was also available to anybody anytime, and I so admire him. I know that he has worked very closely with the Republican leader on some very important issues the last 8 years.

I want the record to be spread with the fact that the Presiding Officer is as proud of his family as anyone could be, and doing this for Beau only furthers the effect that this man, the Presiding Officer, has had on this country. I am grateful to the Republican leader for allowing me to cosponsor this important amendment, changing the name of this bill to the Beau Biden Memorial Moonshot.

I am grateful to you, the Republican leader. All of the Senators understand that the man presiding is really a man of the Senate and always will be.

(Applause.)

# TSUNAMI WARNING, EDUCATION, AND RESEARCH ACT OF 2015— Continued

## CLOTURE MOTION

The VICE PRESIDENT. 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 motion to concur in the House amendment to the Senate amendment to H.R. 34, an act to authorize and strengthen the tsunami detection, forecast, warning, research, and mitigation program of the National Oceanic and Atmospheric Administration, and for other purposes.

Mitch McConnell, Johnny Isakson, Bob Corker, Richard Burr, Pat Roberts, Roy Blunt, Thom Tillis, Lindsey Graham, Lamar Alexander, John Cornyn, Chuck Grassley, Michael B. Enzi, John Barrasso, Shelley Moore Capito, John McCain, Bill Cassidy.

The VICE PRESIDENT. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the motion to concur in the House amendment to the Senate amendment to H.R. 34 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 Washington (Mrs. Mur-RAY) and the Senator from Oregon (Mr. WYDEN) are necessarily absent.

The VICE PRESIDENT. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 85, nays 13, as follows:

### [Rollcall Vote No. 156 Leg.]

### YEAS-85

Alexander	Feinstein	Murphy
Ayotte	Fischer	Nelson
Baldwin	Flake	Paul
Barrasso	Franken	Perdue
Bennet	Gardner	Peters
Blumenthal	Graham	Reed
Blunt	Grassley	Reid
Booker	Hatch	Risch
Boozman	Heinrich	Roberts
Burr	Heitkamp	Rounds
Cantwell	Heller	Rubio
Cardin	Hirono	Sasse
Carper	Hoeven	Schatz
Casey	Inhofe	Scott
Cassidy	Isakson	Sessions
Coats	Johnson	
Cochran	Kaine	Shaheen
Collins	King	Shelby
Coons	Kirk	Stabenow
Corker	Klobuchar	Sullivan
Cornyn	Lankford	Tester
Cotton	Leahy	Thune
Crapo	Markey	Tillis
Cruz	McCain	Toomey
Daines	McCaskill	Vitter
Donnelly	McConnell	Warner
Durbin	Menendez	Whitehouse
Enzi	Mikulski	Wicker
Ernst	Moran	

## NAYS—13

Boxer	Manchin	Schumer
Brown	Merkley	Udall
Capito	Murkowski	Warren
Gillibrand	Portman	
Lee	Sanders	

# NOT VOTING—2

urray Wyden

The VICE PRESIDENT. On this vote, the yeas are 85, the nays are 13.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

Cloture having been invoked, the motion to refer and the amendments thereto fall.

Mr. THUNE. I suggest the absence of a quorum.

The VICE PRESIDENT. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

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

## DACA

Mr. DURBIN. Mr. President, last Friday I had a meeting in Chicago with about 50 in attendance. It was Friday morning, and we gathered groups of people from across the city of Chicago and the State of Illinois who were focusing on one make-or-break issue for many of us. It was an emotional issue, one that caused many to break down in tears as they told me their stories. It is the reason I have come back to the floor of the Senate today and every day

since the election to talk about one specific issue that I believe is important for this Nation to reflect on.

Mr. President, 16 years ago a young lady contacted my office. Her name is Tereza Lee. She had been brought to the United States from Korea at the age of 2. She had grown up in Chicago with a family of modest means.

During the course of her childhood, she signed up for what is known as the Merit music program in Chicago. They offered free instruments and free musical instruction to kids from low-income families. It is a great program. Tereza Lee signed up, and it turned out she had an extraordinary talent at piano. When she came to contact my office, it was as she was leaving high school and applying to be accepted at the best music schools in the America—Juilliard in New York and the Conservatory of Music in Manhattan.

She went to fill out the application, and when it came to a question of her citizenship and nationality, she wasn't certain what to put. Her mother suggested that she call our office, and she did. We told her that under the law she was undocumented, brought here at the age of 2 on a visitor visa. Her mother had never filed any papers for her. She had grown up in America thinking she was an American citizen like her brother and sister who were born here, and she came to realize at the age of 17 or 18 that in the eyes of the law she had no legal standing in America.

The law is pretty harsh for people like Tereza. The law says she needs to leave the United States for 10 years and apply to return to the United States.

Where would she go—to Korea? She had never been there. She grew up in Brazil for a short period of time. She didn't speak the language. She doesn't speak Portuguese.

She was caught in the middle. That is why I introduced the DREAM Act. It said that young people brought to the United States by their parents before the age of 16, if they finish school and have no serious criminal issues, should be given a chance to go to school further and have a legal status in America and, ultimately, to earn their way to citizenship—going to the back of the line and waiting their turn but at least setting that as their goal. I introduced that bill 15 years ago. It has never become law, but there are 2.5 million people in that circumstance in America.

Six years ago, the President of the United States created something called DACA, the Deferred Action for Childhood Arrivals program, by an Executive action. As a result of that action, President Obama allowed these eligible DREAMers—as they have come to be known—to receive DACA status.

In order to do it, they have to apply, come out of the shadows, declare themselves, file a fee of about \$500 with the government, go through a criminal background check, and then be given temporary—only temporary—legal status so they can't be deported and can

legally work, which is renewable every 2 years. As of today, 744,000 young people have done that. Many of them were in the room—at least some of them were in the room in Chicago last Friday.

They are not certain what is going to happen next. The new President has promised to end DACA. If he ends it, what happens to these young people? For instance, there are 28 of these DACA young people who are in medical school at Loyola University in Chicago-28 students who are undocumented who are there without any Federal Government assistance, and most of them have promised to give a year of service to the State of Illinois in rural areas and poor neighborhoods when they become doctors. If they lose their DACA status, they lose their ability to work legally in the United States and they cannot go through the clinical experience, which is part of becoming a doctor. They would have to drop out of medical school. There is one thing we can say for certain: We don't have an oversupply of doctors serving inner cities and rural areas in my State and across the Nation. We need these doctors.

If DACA changes, if it is eliminated, what will happen to these young people? That is a challenge which I face, and other Members have as well. I salute Senator LINDSEY GRAHAM of South Carolina. He is working with me on legislation to address this, to at least give a temporary status to these DACA-eligible young people while we debate immigration reform in a larger context.

There are important issues at stake, but the most fundamental issue is one of fairness and justice. These young people did nothing wrong. They were brought to this country by their parents. They have grown up in this country, gone to our schools, and there are some amazing stories of what they have done with their lives. I wish to tell you one of those stories. I have done this over 100 times now on the floor of the Senate.

This is Barbara Olachea. In 2002, when Barbara was 5 years old, her family brought her to the United States from Mexico. She grew up in Phoenix, AZ, and she knew she would face challenges, being undocumented. Her older sister had been accepted to Arizona State University but couldn't afford to go to school there. As an undocumented immigrant, she is not eligible for Federal financial assistance. Arizona law specifically prohibits State financial assistance to DREAMers such as Barbara and her sister.

During her freshman year in high school, a mentor told her that as a DREAMer, "You're going to have to try harder than everybody else."

Barbara said:

Those words confirmed what I had known all along. Although I was only starting high school, I began to dread what most students anticipate with excitement: graduation day. What if I got into my dream school, but I still couldn't go because I couldn't afford it?

In high school, Barbara was a great student and was involved in many extracurricular and volunteer activities. She was a member of the Academic Decathlon team for 4 years and team captain when she was a senior. She was a member of student government, yearbook, and homecoming. She volunteered to tutor middle school students and worked part time to save money for her education. She participated in a number of programs at Arizona State University, including the Walter Cronkite School of Journalism. She recorded a story about her life that was aired on National Public Radio. This experience sparked her interest in journalism and led to an internship at KJZZ, the Phoenix affiliate for NPR.

Last year Barbara graduated as valedictorian of her high school class with a 4.5 grade point average. As a result of her accomplishments, Barbara was accepted at Dartmouth College, an Ivy League school, where she is now a sophomore.

Barbara wrote a letter to me and said this about DACA:

I am very grateful for DACA, as it allowed me to work and not be deported to a country I do not know and have not been to since I was five. Just like thousands of other undocumented students in the United States, I have grown up and become accustomed to the culture here. The U.S. is where I belong and I want to be a contributing member of society, as I have proved in my 13 years here.

Barbara and other DREAMers have so much to give. They are young, they are idealistic, they are energetic, and they are amazing. These young people have overcome odds that many young people never face in their lives. To think that in your freshman year of high school, you are reflecting on the fact that even if accepted to college, you may not be able to go—that was her future as she saw it then.

If DACA is eliminated, Barbara will lose her legal status and could be deported to Mexico—a country where she hasn't lived since she was 5. Will America be a better country if Barbara is deported or if she stays here and uses her talent, her determination, her energy, and her inspiration, for our future? I think the answer is clear.

Now is the time for America, this Nation of immigrants, to come together and heal the wounds that divided us in this election. I am just hoping that this President-elect, when he reflects on Barbara and 700,000-plus other DACA eligibles, will realize that they can bring important values and achievements to America's future. I am hoping that in the Senate, we can overcome our differences—and there are many deep differences, political differences—and give these young people a chance.

Senator Graham and I are basically working on a bill that says at least suspend their status so they won't be deported, so they can continue to work. Do that while we do our business here on the issue of immigration. That is only fair. It is only right. It is the right American way to approach an

issue that can affect so many innocent American people.

I yield the floor.

The PRESIDING OFFICER. The Senator from West Virginia.

MINERS PROTECTION ACT

Mrs. CAPITO. Mr. President, I rise today to talk about an issue of great urgency—the fate of tens of thousands of American workers.

In just a matter of weeks, 16,000 coal miners and their dependents will lose their health care coverage and roughly 6,000 others will join that group in the year 2017, and here we are just days away from Congress wrapping up its work for the year. This should be a time to motivate us to action.

I have served in Congress a long time, and I know nothing motivates Congress more than a deadline, being up against a deadline, as we are today. This time should be no different, and here is why: Without some resolution before Congress adjourns, the men and women who have powered our Nation and spurred economic growth for generations will have the carpet ripped out from under them. They will lose the health care benefits they so rely on and have been promised.

It is important to recognize the risks our coal miners take to better our lives every day. When you visit a coal mine, which I have done-I have been underground in a coal mine—you see the rigorous and often very dangerous working conditions where these men and women do their job every day to provide the energy we need to light this Chamber, to warm our homes, and to keep our classrooms lit. These miners are the pillars of our communities, and many of them are veterans of our Nation. For decades they have worked hard and played by the rules. Yet the realities facing these men and women are stark. They are up against the wall, and we are up against the wall with them. The challenges they face will only grow if we fail to accommodate and have immediate action.

We can talk about the realities of the War on Coal, but this is about more than that. This is about people—tens of thousands of people, mostly older, many suffering health issues—who rely on health care, and many are in need. This is about tens of thousands of coal jobs that have been lost, devastating my region of the country, forcing miners to rely on these modest benefits more than ever before. This is about employers who are bankrupt who can no longer fund these benefit plans.

We have a solution right here in front of us that is ready for a vote to prevent any lapse in benefits. It is a solution that has support from both sides of the aisle. We passed the Miners Protection Act out of the Finance Committee in a bipartisan way, and it is a solution that could make a difference in the livelihoods of tens of thousands of Americans.

I had really hoped that we could offer the Miners Protection Act as an amendment to the 21st Century Cures bill. The 21st Century Cures bill is all about health. The Miners Protection Act is a lot about the health and wellbeing of our miners.

That is why, despite the many good things and benefits in the 21st Century Cures Act, such as funding for the opioid epidemic that hit my State of West Virginia and many of our States very hard, advanced medicine, and Cancer Moonshot, I had to oppose us moving forward on the Cures Act tonight without an amendment process. That is how important this issue is to our miners.

Before Friday we will move forward on a bill to fund our government. We must take action in that bill—which I consider mostly our last chance, the continuing resolution—to protect these important benefits for our miners. If we don't, we will be failing to act for the benefit of thousands of American workers.

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

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

# MORNING BUSINESS

Mr. MORAN. 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.

## DACA

Mr. REID. Mr. President, 15 years ago Senator DICK DURBIN introduced the DREAM Act in the U.S. Senate. This legislation provided a path to citizenship for young people brought to the U.S. as children.

These young people call themselves DREAMers. And they are as American as you or me. They belong to this country culturally and linguistically and are American in all but paperwork. For many of them, this is the only country they have ever known.

In 2010, the DREAM Act passed the House and came to the Senate for a vote. Sadly, Republicans killed the bill—eliminating the hopes and dreams of hundreds of thousands of DREAMers. Because Republicans refused to act, it was up to President Obama.

In 2011, I joined 21 other Senators in asking President Obama to grant deferred action to immigrant youth who would have qualified under the DREAM Act and who are not an enforcement priority. And in 2012, President Obama's administration did just that. They announced that young people who were brought to the United States as children could apply for Deferred Ac-

tion for Childhood Arrivals, also known as DACA.

This brought nearly 800,000 young people out of the shadows. These young men and women are our newest college students, teachers, engineers, and small business owners. They contribute to our communities and make America better

In Nevada alone, DACA has helped over 12,000 DREAMers—DREAMers like Brenda Romero. Brenda was just 2 years old when she crossed the border is southern California with her mother to reunite with members of their family.

Growing up in Las Vegas, Brenda was like any other American kid. She excelled in school, participated in student government and played the cello in the orchestra. But soon enough, she realized what it truly meant to be undocumented. Her friends could get their driver's licenses; Brenda could not. Her peers could get legally paying jobs; Brenda could not. Her classmates could speak with recruiters from the Armed Services about career opportunities; Brenda could not. Brenda described the months after graduating high school as one of the lowest points in her life.

But that all changed with DACA. She was finally able to get a job and enrolled in the College of Southern Nevada as soon as she saved enough money. Brenda became student body president her second year at the College of Southern Nevada, working to help other students who faced struggles similar to hers. During her time as student body president, Brenda helped award \$10,000 to her fellow classmates in scholarship funds.

Brenda graduated from CSN with an associate's degree in art and is currently pursuing a bachelor's degree in human services at the University of Nevada, Las Vegas. She wants to be a higher education counselor, and she is already well on her way. She is already making her mark on the UNLV campus. As part of the Undocu-network Club, Brenda is helping to bring counseling and services to students in need and promoting visibility for undocumented students to the school administration.

Brenda's story is impressive, but it is not unique. Every Senator has a story to tell like Brenda's. There are young men and women just like her in all 50 states.

In addition to the moral reasons for supporting DACA, there are strong economic reasons. DACA recipients will add \$433 billion to the economy over 10 years. After DACA, more than two-thirds of recipients were able to secure a job and their wages rose by 42 percent. Six percent of recipients started their own businesses, a rate that is nearly double the rate among the entire U.S. population. Fifty-four percent of recipients bought cars, and 12 percent bought houses, all of which means significant new tax revenue for States and localities. DACA recipients will

add \$433 billion to the economy over 10 years. It is not surprising that the majority of Americans—almost 60 percent—oppose repeal of DACA.

As with Brenda, DACA has opened doors of opportunity for hundreds of thousands of young people.

We hoped that it would be a stop-gap measure until we passed immigration reform. The Senate overwhelmingly passed a bipartisan bill but the House refused to bring it to a vote. With the outcome of the election, it isn't likely that comprehensive immigration reform will happen over the next 4 years. That is why it is so important for the next administration to continue this vital program. For Brenda and hundreds of thousands like her, losing DACA status means being adrift in the only country she calls home.

I urge the next administration: Don't put almost 800,000 young people back in the shadows where they are afraid. Don't force hundreds of thousands of DREAMers to lose their jobs. And don't squander the huge economic benefits to this country.

If Republicans want to do something, then they should pass the DREAM Act.

#### ARMS SALES NOTIFICATION

Mr. CORKER. Mr. President, section 36(b) of the Arms Export Control Act requires that Congress receive prior notification of certain proposed arms sales as defined by that statute. Upon such notification, the Congress has 30 calendar days during which the sale may be reviewed. The provision stipulates that, in the Senate, the notification of proposed sales shall be sent to the chairman of the Senate Foreign Relations Committee.

In keeping with the committee's intention to see that relevant information is available to the full Senate, I ask unanimous consent to have printed in the RECORD the notifications which have been received. If the cover letter references a classified annex, then such annex is available to all Senators in the office of the Foreign Relations Committee, room SD-423.

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

DEFENSE SECURITY
COOPERATION AGENCY,
Arlington, VA.

Hon. Bob Corker,

 $\label{lem:committee} \begin{tabular}{ll} Chairman, Committee on Foreign Relations, \\ U.S. Senate, Washington, DC. \end{tabular}$ 

DEAR MR. CHAIRMAN: Pursuant to the reporting requirements of Section 36(b)(1) of the Arms Export Control Act, as amended, we are forwarding herewith Transmittal No. 16-76, concerning the Department of the Army's proposed Letter(s) of Offer and Acceptance for the Government of Peru for defense articles and services estimated to cost \$668 million. After this letter is delivered to your office, we plan to issue a news release to notify the public of this proposed sale.

Sincerely,

J.W. RIXEY, Vice Admiral, USN, Director.

Enclosures.