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 Donald C. Coggins, Jr., of South Carolina, to be United States District Judge for the District of South Carolina.

Mitch McConnell, John Hoeven, Thom Tillis, Tom Cotton, Cory Gardner, Jerry Moran, John Barrasso, Luther Strange, Mike Crapo, John Cornyn, Richard Burr, Mike Rounds, Orrin G. Hatch, David Perdue, Marco Rubio, John Thune, John Boozman.

LEGISLATIVE SESSION

Mr. McCONNELL. Madam President, I move to proceed to legislative session.

The PRESIDING OFFICER. The question is on agreeing to the motion. The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. McCONNELL. Madam President, I move to proceed to executive session to consider Calendar No. 314, Dabney Friedrich.

The PRESIDING OFFICER. The question is on agreeing to the motion. The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of Dabney Langhorne Friedrich, of California, to be United States District Judge for the District of Columbia.

CLOTURE MOTION

Mr. McCONNELL. Madam President, 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 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 Dabney Langhorne Friedrich, of California, to be United States District Judge for the District of Columbia.

Mitch McConnell, John Hoeven, Thom Tillis, Tom Cotton, Cory Gardner, Jerry Moran, John Barrasso, Luther Strange, Mike Crapo, John Cornyn, Richard Burr, Mike Rounds, Orrin G. Hatch, David Perdue, Marco Rubio, John Thune, John Boozman.

Mr. McCONNELL. Madam President, I ask unanimous consent that the mandatory quorum calls with respect to the cloture motions be waived.

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

The majority whip.

TEXAS CHURCH MASS SHOOTING

Mr. CORNYN. Madam President, only 4 days have passed since the terrible tragedy in Sutherland Springs occurred, and, of course, the grieving and

pain of the families who have lost loved ones and who had loved ones injured during the course of that terrible shooting incident—our thoughts and prayers are still with them. I am going to be traveling to Sutherland Springs this weekend to offer my condolences and ongoing support in person. It is important that we give the community the time and space they need to grieve.

By now, we all know that 26 people lost their lives during a church service at the First Baptist Church. This included an unborn child. Twenty more were injured, and some of them still remain in critical condition. What is amazing to me is that First Baptist will hold a church service this Sunday, just 7 days after a gunman stormed the building and committed the deadliest mass shooting in Texas's history. What resilience, what incredible resolve to come together 7 days after this terrible shooting and have the congregation that lost 26 of its members come together for a church service.

One little guy many of us will be praying for is 5-year-old Ryland Ward. Ryland was shot four times and was partially shielded by his mother, Joann, who, tragically, did not survive. Ryland is fighting for his life at University Hospital in San Antonio, and he remains in critical condition. I know we will all continue to think of him and pray for his recovery.

We continue to hear more about what led to this atrocity—a gunman with a history of domestic violence, animal cruelty, and mental illness. Because of his troubled history, which included convictions for domestic abuse in the military, he was legally prohibited from purchasing a firearm, but he lied about it. Unfortunately, the background check system, which is supposed to alert the dealer not to sell a firearm to a person with disqualifiers such as his, simply did not come back at all to demonstrate that he was, in fact, disqualified from purchasing a firearm. He was legally disqualified because he had beaten up his wife, had fractured the skull of his stepson, and he was legally disqualified because a military court in New Mexico had handed down a felony sentence for his attacking his own family. But as we know now, and as I have said, that information was not uploaded by the U.S. Air Force or the Department of Defense in the Federal background check database. Under the law it was supposed to be uploaded, but it wasn't. So he got away with lying about his record.

That is what we have to fix. After terrible incidents like this, the most common question I hear people ask or the most common statement I hear them say is this: We have to do something. But here that something we have to do is crystal clear. Troubled individuals like this monster should never have gained access to a gun. When he tried to purchase them, the person who checked the Federal database should have seen his name and

criminal convictions and said: No way, no how.

I have had conversations with many of our colleagues across the aisle and in the Chamber about this problem and what we need to do to fix it. Next week, I plan to introduce legislation to fix these flaws in the National Instant Criminal Background Check System and to ensure that all Federal agencies upload required conviction records like these in the NICS system as fast as possible. Clearly, that is not being done now, and we must do it and do it quickly to make sure that other potential killers will not be sold a firearm because of the defects in our National Instant Criminal Background Check System. It is imperative that this information be shared, that violent felons' convictions be uploaded, and that dangerous individuals not gain illegal access to firearms. Unlike law-abiding citizens, these individuals can't be trusted to do what is right because we know that in the wrong hands, guns can do tremendous harm.

I must add that in the right hands lives can be saved too. All we need to do is regard the actions of Stephen Willeford. When he heard the gunshots going off in the church, he grabbed his AR-15-what some people call an assault rifle. It is a semiautomatic legal weapon. He is an NRA, or National Rifle Association, certified instructor. He took that gun and shot at this killer to try to stop him from killing more people, and he was successful. He wounded the killer and put himself in harm's way. To me, this demonstrates not only the heroism of Mr. Willeford, but it demonstrates another reason why law-abiding citizens should be able to keep and bear arms, in the terminology of the Second Amendment to the U.S. Constitution. Law-abiding gun owners are not a threat to the public safety. It is only so when they get in the hands of felons, the mentally ill, and domestic abusers, like the killer in Sutherland Springs. So in the right hands, guns can save lives too.

As somebody who is a sportsman and believes in the Second Amendment and believes that law-abiding citizens ought to be able to keep and bear arms to defend their families and communities, I am proud of the work that Stephen Willeford did on that terrible day. I know there are those who believe that the NRA is somehow complicit in some of these terrible events, but I will tell you that the NRA did us all a favor by training somebody like Stephen Willeford so he was prepared on that horrible day to stop the shooter before he killed more innocent people. I applaud him for it, and I applaud them for teaching people gun safety and selfdefense so they can protect their families, their property, and their communities as well.

I yield the floor.

The PRESIDING OFFICER. The Senator from Nebraska.

NOMINATION OF STEVE GRASZ

Mrs. FISCHER. Madam President, I rise today to share my strong support