The Senate met at 11:30 a.m. and was called to order by the President pro tempore (Mr. HATCH).

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, how can we serve You today? What do You want us to do for Your Kingdom?

Today, use the lives and labors of our lawmakers to make our Nation and world better. Remind our Senators that although there will be hills and valleys as they strive to accomplish Your purposes, You will always be with them, even until the end of time. Lord, inspire our legislators to know that You have begun a good work in them and will carry it on to completion. Sustain them with Your grace and never let them go.

We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE

The President pro tempore led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER (Mr. SULLIVAN). Under the previous order, the leadership time is reserved.

CHILD PROTECTION IMPROVEMENTS ACT OF 2017

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of the House message to accompany H.R. 695, which the clerk will report.

The legislative clerk read as follows:

House message to accompany H.R. 695, a bill to amend the National Child Protection Act of 1993 to establish a national criminal history background check system and criminal history review program for certain individuals who, related to their employment, have access to children, the elderly, or individuals with disabilities, and for other purposes.

Pending:

McConnell motion to concur in the amendment of the House to the amendment of the Senate to the bill. McConnell motion to refer the message of the House on the bill to the Committee on Appropriations, with instructions, McConnell amendment No. 1922, to change the enactment date. McConnell amendment No. 1923 (to the instructions) amendment No. 1922), of a perfecting nature. McConnell amendment No. 1924 (to amendment No. 1923), of a perfecting nature.

The PRESIDING OFFICER. The Senator from New Mexico.

RUSSIA INVESTIGATION

Mr. UDALL. Mr. President, I come to the floor today to speak a little bit about the rule of law and President Trump’s approach to what has happened as far as the Mueller investigation.

The rule of law has protected our Nation’s democracy, institutions, and citizens for over 200 years. It means that no one person is above the law—no one—not even the President.

President Trump does not seem to respect the rule of law. He acts as if the law doesn’t apply to him. He believes that he can steer the wheels of justice in whichever direction he wants to shield himself from lawful investigation.

This President is willing to risk national security, to defy the judgment of the FBI Director and his team, and to release classified material for his own political purposes. Think about that. The President of the United States just declassified a top-secret document, and he did it with the clear intent to undermine the investigation into Russian interference in our election. His actions should end any doubt about his willingness to obstruct justice.

After he declassified the Nunes memo, President Trump said: “A lot of people should be ashamed of themselves. It’s a disgrace, what’s happened in our country.” This is one of the rare times I have agreed with President Trump. It is a disgrace, what has happened in our country, but not for the reasons the President gives.

Russia’s cyber attacks and other potential operations during the 2016 election represented a direct strike at our democracy. I cannot think of a time when our national interest has been so threatened and the President of the United States has ignored the threat. Not only has this President turned a blind eye to Russia’s interference, but he has done nothing to prevent future attacks. He ignores the threat even though the CIA Director says Russia will try to interfere in our elections again. Instead, he has done everything he can to curry favor with Vladimir Putin. He should be ashamed of himself.

Unfortunately, he has demonstrated time and time again that he is incapable of shame. But he is not alone. Many members of his party should be ashamed for enabling the President to undermine the special counsel investigation, for enabling his defamation of career public servants, and for remaining silent in the face of a growing crisis.

The President has made clear that he does not like Special Counsel Mueller’s and Deputy Attorney General Rosenstein’s independence and commitment to the rule of law, and he has had an eye on getting rid of them for quite a while. We learned he considered firing them last June, and we have known for many months, from the President’s own admission, that he fired FBI Director James Comey to stop the Russia investigation. These men have dedicated their lives to serving our country. Mr. Mueller served as a Federal prosecutor and a Department of Justice lawyer for much of his career, and he was appointed as FBI Director in 2001 by
President Bush. Mr. Rosenstein is also a career Federal prosecutor and was appointed as a U.S. attorney by President George W. Bush.

The President has said many times: “There was no collusion.” If that is true, why does the President go to such great lengths to undermine the investigation?

The President’s intentions are transparent and dangerous. He fails to accept that Mr. Mueller and Mr. Rosenstein were hired by the American people as the President’s lieutenants to serve as the President’s lieutenants in the aid of their party, but to come to the aid of their country.

The President’s son, Donald Trump, Jr., and his son-in-law, Jared Kushner, and Mr. Manafort all met with Russian operatives to gather dirt on Hillary Clinton. Then, the President personally dictated a press statement misrepresenting the nature of the meeting. These are just a few of the connections.

Mr. President, I refer to a November 13, 2017, article from the Washington Post. It chronicles many of the meetings between the Trump campaign officials and the Russians during the campaign and is too long to go into here.

But neither the compelling evidence justifying investigation nor Mr. Trump's constant attacks on Mr. Mueller and his friends in Congress from attacking both. Representative Nunes nominally recused himself from the Trump collusion investigation in the House Intelligence Committee, but the special counsel's committee have now released a memo based on incomplete and misleading information, with the President’s full backing. This is despite a warning from the FBI against its release, and the Speaker will do nothing to rein in him or his committee members.

The President’s attacks on the independence of our Nation’s premier law enforcement agency mirror his attacks on our other foundational institutions. He has malignged the judiciary. He has malignged the press. He attacks and disrespects our foundational principles—separation of powers, freedom of speech and religion, and equality under the law. This is in addition to the President’s regular assault on the truth. The Washington Post counted at least 2,000 times where this President departed from the truth in his first year in office.

The White House and its allies in Congress must stop their baseless attacks on Mr. Mueller and his team. They must let them do their job and find the facts. We must ensure the independence of prosecutors so we can ensure that investigations and outcomes are fair and impartial.

Why is the President going to such lengths to fight this investigation? We do not know. But we do know that a foreign power—Russia—interfered in our last election, and we do know that the President and his team have had significant business links to Russian financial interests.

The President’s family business continues today, but it does so while concealing his tax returns and keeping their business partners secret. On top of that, the Trump administration has become much more accommodating of Russian interests. Are these things consistent in some critical way to know? That is why the special counsel’s investigation is so important.

Now is the time for every Member of Congress to put the country ahead of politics. Special Counsel Mueller must be able to do his job, to follow the facts wherever they may lead, and to draw his conclusions. Congress must pass legislation to protect the special counsel from being arbitrarily fired, not serve as the President’s lieutenants in an unprecedented assault on the rule of law.

I suggest the absence of a quorum. The PRESIDING OFFICER (Mr. Barraso). The clerk will call the roll.

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

Ms. WARREN. Madam President, 1 year ago today, I came to the Senate floor to oppose the nomination of Jeff Sessions to lead the Department of Justice.

The Justice Department is charged with defending our laws and standing up for all people regardless of color, sex, sexual orientation, religion, or ability.

That night, I described Jeff Sessions’ appalling record on nearly every major national issue handled by the Justice Department, including civil rights, immigration, and criminal justice reform.

That night, I also read a letter that Coretta Scott King sent to the Senate Judiciary Committee in 1986 that opposed Sessions’ nomination to serve as a Federal judge. Mrs. King wrote a vivid account of how Jeff Sessions, as a U.S. attorney in the 1980s, had “used the awesome power of his office to chill the free exercise of the vote by black citizens.” That letter had been a part of the Senate Judiciary Committee’s records for more than 30 years. It helped sink the nomination of Jeff Sessions for the Federal judgeship for which he had been nominated back in the 1980s.

I had hoped that by reminding the Senate of its bipartisan rejection of Sessions in the 1980s, that the letter might help us to once again come together in a bipartisan way to say that this kind of bigotry shouldn’t be allowed in our criminal justice system. That was my plan. Yet, for reading
those words—the words of an icon of the civil rights movement—I was boot- ed off of the Senate floor. Every one of my Republican colleagues who was present that night voted to shut me up for reading Mrs. King’s words. Then, the next day, every single Republican voted to sustain Sessions’ ban which seemed deemed to be too racist to hold a Fed- eral court judgeship in 1986. Nope. They confirmed him to lead the agency charged with defending justice for all Americans.

Now it has been 1 year since the Rep- ublican-controlled Senate made Jeff Sessions Attorney General of the United States. I wish I could say that I had been proven wrong—I actually really do—but Coretta Scott King’s warnings ring even louder today than they did in 1986. On issue after issue, Jeff Sessions’ Justice Department has failed in its mission to promote justice for all Americans. Instead, Sessions has taken the Department in exactly the opposite direction. So let’s make a list and start with voting.

In 1986, Mrs. King warned us that Sessions had used the awesome power of his office as an Alabama prosecutor to chill the free exercise of the vote by African Americans. As Attorney General, he has continued that crusade, targeting not only African Americans but Latinos, the elderly, veterans, and other marginalized groups.

Only weeks after Sessions took the reins, the Justice Department aban- doned its legal challenge of a Texas voter ID law that intentionally dis- criminated against voters of color. Later, the Department argued that it should be easier for States to strike el- igible voters from their voting rolls—a proven way of preventing eligible citi- zens from voting.

Sessions has eagerly embraced Presi- dent Trump’s make-believe, fact-free conspiracy theories about voter fraud—condemning the Department’s voter suppression commission and engaging in State-level inquiries into voter data- bases.

Next on the list: defending all Ameri- cans—equal protection under the law.

In her letter, Coretta Scott King warned that Jeff Sessions would under- mine equality under the law. Sure enough, when Jeff Sessions took over at the Justice Department, he imme- diately got to work in reversing the agenda to defend laws and policies that protect Americans from discrimination based on sexual orientation or gender identity.

Sessions’ Justice Department has re- scinded guidance that protects trans- gender students and workers from illegal discrimination. The same day that President Trump used Twitter to announce that he was banning transgender individuals from serving in the military, the Justice Department filed a legal brief that reflected a miscom- prehension that our great civil rights laws don’t protect gay Americans from discrimination. This was despite the rulings by other Federal courts and guidance from the Equal Employment Opportunity Commission reaching the opposite conclusion. Sessions’ Justice Department has also gone out of its way to argue in the Supreme Court that business owners should be able to deny service to gay customers.

In 1986, Mrs. King wrote: “I do not believe Jeff Sessions possesses the re- quisite judgment, competence, and sen- sitivity to the rights guaranteed by the federal civil rights laws to qualify for appointment to the federal district court. Sessions has not acquired those skills in the 32 years since Mrs. King issued her warning.”

Third, criminal justice.

Jeff Sessions is using the monu- mental power of his office to invert our criminal justice system. For too long in America, we have had a dual justice system—one sympathetic, soft-on crime system for the rich and another ineffective, cruel system for everyone else. Coretta Scott King told us about Sessions’ criminal justice system when she wrote that he “exhibited an eagerness to bring to trial and convict” Black civil rights leaders despite there being evidence that clearly dem- onstrated their innocence of any wrongdoing. Meanwhile, she said, he “ignored allegations of similar behav- ior by whites.”

In recent years, we have made some progress away from that broken sys- tem by having implemented proven re- forms that make our communities safer. Jeff Sessions has worked with laser-like focus to reverse those gains.

Just last week, Sessions effectively closed an office within the Justice De- partment that helped to make legal aid more accessible to people who don’t have enough money to pay for a lawyer, and that is just the tip of the ice- berg.

Under Jeff Sessions, the Justice De- partment killed off a reform initiative that allowed local police departments to voluntarily partner with the Federal Government to improve community po- licing.

The Justice Department has aban- doned its longstanding efforts to hold local police forces accountable when they routinely and systemically vio- late the constitutional rights of Amer- ican citizens.

Sessions ended the Justice Depart- ment’s Smart on Crime Initiative, which directed prosecutors to divert some low-level, nonviolent offenders into rehab programs. This was a pro- gram that saved money, allowed of- fenders to avoid incarceration, and im- proved safety in our communities. It improved the lives of these offenders and their families. Instead, Sessions in- structed all prosecutors to bury even low-level, nonviolent drug offenders under the most serious charges possible that guaranteed the longest prison terms possible.

Sessions even rolled back efforts to take weapons of war off of our streets by lifting commonsense restrictions on the transfer of military-grade weapons to local police departments—weapons of war, such as grenade launchers and armored vehicles that belong on battle- fields, not on the streets where our kids ride their bicycles and walk to school—weapons that even the Pent- agon cannot justify handing over to local police.

Next, immigration.

As a Senator, Jeff Sessions was an anti-immigration extremist who led multiple successful campaigns to de- rive bipartisan, commonsense immi- gration reform. As a Senator, he urged the deporting of Dreamers who were brought to the United States as kids.

Now, as the head of the Justice De- partment, he has continued his ugly anti-immigrant rampage. He has zeal- ously defended every illegal and im- moral version of President Trump’s Muslim ban. He has used the Depart- ment to try to cut off aid to cities and States that prioritize keeping their communities safe over being part of his anti-immigrant rampage. While it was Donald Trump who ordered it, Jeff Sessions himself announced the end to the Deferred Action for Childhood Ar- rival Program, or DACA, which has subjected 800,000 Dreamers to deporta- tion.

So there it is. Coretta Scott King’s words about Jeff Sessions were true in 1986, they were true in 2017, and they remain true today. On Jeff Sessions’ watch, the Justice Department has con- tinued to ignore the 800,000 young people that Sessions has groveled, because he wanted to cut off aid to cities and States that protect their communities. On his watch, the Justice Department has reversed efforts to reform our broken criminal justice system. On his watch, the Justice Department has reversed efforts to reform our broken criminal justice system.

Here is the ultimate irony: President Trump turned on his Attorney General. Why? It was not over voting or equal rights or criminal justice or immigra- tion—no. The President turned on Ses- sions because Sessions formally recused himself from a law enforce- ment investigation into the President’s ties to Russia. Sessions has groveled, but Donald Trump will never forgive the sin of Sessions’ failing to serve Donald Trump personally.

Jeff Sessions, President Trump, and this Republican Congress seem to think that they can stoke the fires of hatred and division without being con- sumed by them. Maybe they can for a time, but people are resisting and per- sisting. States and cities are stepping up to defend civil rights that are under attack by the Federal Government. The American people are showing up in the streets, in the airports, in the courthouses, and even at the polls to hold this government accountable.
They will continue to show up and to fight day in and day out—to fight for fairness, to fight for equality, to fight for liberty and justice for all.

Republicans tried to silence Coretta Scott King for speaking the truth about Jeff Sessions. They tried to silence Mrs. King’s words on the Senate floor. They have tried to silence all of us from speaking out, but instead of shutting us up, they have made us louder.

Warn us. Give us explanations. Nevertheless, we will persist, and we will win.

I thank the Presiding Officer. I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER (Mrs. Ernst). Without objection, it is so ordered.

INFRASTRUCTURE

Mr. BARRASSO. Madam President, I ask unanimous consent that the order for the recess be rescinded.

The PRESIDING OFFICER (Mr. Barrasso). The clerk will call the roll.

The bill clerk proceeded to call the roll.

Mr. BARRASSO. Madam President, last week President Trump gave an update of the State of the Union Address. It was full of that same spirit of optimism and confidence that I have heard over the past year from the people at home in Wyoming. I imagine the Presiding Officer has heard the same things from people of Iowa and Idaho. The President said, “This is our new American moment.”

“This is our new American moment,” and I agree. The American economy is back on the right track. It is going to take a lot of hard work for us to stay on the right track. Some of that work involves building our country’s infrastructure. America’s roads, bridges, dams, highways, and ports are critical to our Nation’s success. Republicans know it. Democrats know it.

The American Society of Civil Engineers gives America’s infrastructure a poor grade. One out of every five miles of highway pavement is in bad condition. As chairman of the Environment and Public Works Committee, I am committed to improving this situation by working with the President and with Members of both parties. We need to fix a lot of our aging infrastructure.

To do that, we need a robust, fiscally responsible infrastructure plan that makes it easier to start and to finish these projects more quickly.

I was chairman of the Transportation Committee in the Wyoming State Senate. I saw how we could make projects less costly and more efficient if we could just speed up and streamline the permitting process and the approval process for projects to get done.

We have a project back home to rebuild a highway interchange in the northern part of Sheridan County in Sheridan, WY. It took 14 years to develop and get the approval of the planning and permitting for this interchange that needed to be built for safe-purposes. The actual construction took less than 2 years. This is a safety project. It is important for trucks and cars that go through this part of our State to do it in the safest way possible. Anything we can do as members of the EPW Committee and Members of the Senate to make it so that we can finish projects like this one faster is going to be better for our communities and is going to be better for people’s safety.

According to the Bipartisan Policy Center, there are 9 different reviews and permits that an infrastructure project may need to get. There are a dozen different agencies that can slow down projects along the way, and that is just at the Federal level.

One of the steps that takes the longest amount of time is what they call an environmental impact statement. We all agree we need to make sure that big construction projects don’t damage the environment. The problem is, these reviews have taken on a life of their own. Just one example of this: It may take 5 years to complete. That is just one type of review that the construction projects have to go through before workers can put a shovel in the ground.

The regulations and red tape have become unnecessary and they have become excessive. There was a study recently that looked at all of these regulatory delays and the cost of them. It found that the cost of delaying the start of all these public infrastructure projects for expedited review. We know that is possible. In 2011, the Obama administration picked 14 infrastructure projects for expedited review. One of the projects was a new bridge in New York. New York managed to do the environmental impact statement in just 11 months. Why should it take 5 years to complete? It is 5 years normally and less than 1 year with this expedited plan. This proves Washington can do these reviews and can do this permitting faster when it wants to.

We know that is possible. In 2011, the Obama administration picked 14 infrastructure projects for expedited review. One of the projects was a new bridge in New York. New York managed to do the environmental impact statement in just 11 months. Why should it take 5 years to complete? It is 5 years normally and less than 1 year with this expedited plan. This proves Washington can do these reviews and can do this permitting faster when it wants to.

President Trump understands that we need to be able to do it faster, better, cheaper, and smarter. According to a Gallup poll last week, American’s satisfaction with the federal government continued to grow. Fixing and improving America’s aging infrastructure needs to be a bipartisan goal. We need to be able to do it faster, better, cheaper, and smarter.

So today I call on my colleagues on both sides of the aisle to do all we can to make this happen. These are not Democratic projects or Republican projects, they are the projects we need to continue to make our country stronger, safer, better, and more prosperous.

I yield the floor.

The PRESIDING OFFICER. The Senator from Minnesota.
Ms. KLOBUCHAR. Madam President, I know the leaders are coming down shortly, but I thought I would get started, and I will return when they are finished with their remarks.

SECURE ELECTIONS

Madam President, 271 is the number of days left until the midterm elections. Only 271 days to go—a little more than 9 months—and we still cannot assure American voters that our elections are secure. That is unacceptable, and that is on us.

We know what happened in 2016. There was no debate about the facts. On January 6, 2017, intelligence reports made clear that Russia used covert cyber attacks, espionage, and harmful propaganda to attack our political system.

Six months later, on June 21, the Department of Homeland Security confirmed that Russia launched cyber attacks against at least 21 State election systems and illegally obtained emails from local officials.

This week, we also learned that voter systems in Illinois were hacked, and the information on thousands of voters was exposed to the Russians. Our national security officials have sounded the alarm. This is just the beginning.

Last week, CIA Director Mike Pompeo said he has “every expectation” that Russia will target the U.S. midterm elections. The former Director of National Intelligence, James Clapper, said: “I believe Russia is now emboldened to continue such activities in the future both here and around the world, and to do so even more intensely.”

Yet we have made no real progress in Congress toward shoring up our election systems. Just 41 days from now, Illinois—a State that Russians successfully hacked in 2016—will hold a primary for the midterm elections. So why haven’t we acted? There is no excuse, and that is because there are six solutions on the table. Many of them are bipartisan.

First, States need support to protect their voting systems from cyber attacks. Right now there are more than 40 States that rely on electronic voting systems that are at least 10 years old. Think about that. Ten years ago, we were using flip phones. Now we have smartphones that we update regularly to keep pace with the emerging technology.

So we need to provide States the resources to update their election technology because our voting systems haven’t kept pace with the times, much less the sophistication of our adversaries.

In addition, our election officials need to know exactly what they are up against. It took the Federal Government nearly a year to notify those 21 States targeted by Russian-backed hackers, and today many State and local officials still feel like they are in the dark.

That is why Senators LANKFORD, HARRIS, GRAHAM, and I have introduced legislation that will bring State and local election officials, cyber security experts, and national security personnel together to provide resources and guidance on how States can best protect themselves from cyber attacks. Security experts have told us that we need to have a backup plan in place when something goes wrong. Each State administers its own elections. Our decentralized election process is both a strength and a weakness. It is a strength to have multiple States using multiple systems. Then there can’t be a one centralized place to hack. We saw this in 2016. Russian hackers attempted to breach the systems of many States but were only successful in one.

I will continue my remarks after the leaders are finished. I know they have a major announcement, but I would just end with this. This is a pivotal moment for our country. We will not give up on our free elections and the freedom those elections deserve. If the free world allows this to happen on our soil, or just Russia. How does the saying go? Hack me once, shame on you. Hack me twice, shame on us. We know what we can do. We must put the resources into the State elections, and we must protect the election systems and guidance on how States can best protect themselves from cyber attacks. Each State administers its own elections. Our decentralized election process is both a strength and a weakness. It is a strength to have multiple States using multiple systems. Then there can’t be a one centralized place to hack. We saw this in 2016. Russian hackers attempted to breach the systems of many States but were only successful in one.

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The PRESIDING OFFICER. The Democratic leader is recognized.

Mr. SCHUMER. Madam President, first let me thank the Republican leader for his complement and his work these past several months. We have worked well together for the good of the American people. We had serious disagreements, but instead of just going to our own separate corners, we came together with an agreement that is very good for our Armed Forces, but we also recognize needs that both sides of the aisle proffered.

I am pleased to announce that we have reached a 2-year budget deal to lift the spending caps for defense and urgent domestic priorities far above current spending levels. There are one or two final details to work out, but all the principles of the agreement are in place. The budget deal doesn’t have everything Democrats want, and it doesn’t have everything Republicans want, but it has a great deal of what the American people want.

After months of legislative logjams, this budget deal is a genuine breakthrough. After months of fiscal brinkmanship, this budget deal is the first real sprout of bipartisanship, and it should break the long cycle of spending crises that have snarled this Congress and hampered our middle class.

This budget deal will benefit our country in many ways. Our men and women in uniform represent the very best of America. This budget gives our fighting forces the resources they need to keep our country safe, and I want to join the Republican leader in saluting Senator MURRAY, the ranking member of the Appropriations Committee, Senator LEAHY, who have been champions for these communities.

The budget will also benefit many Americans here at home: folks caught in the addiction crisis, veterans waiting in line to get healthcare, students shrouding crippling college debt, middle-class families drowning under the cost of childcare, rural Americans lacking access to high-speed internet, hard-working pensioners watching their retirements slip away. Democrats have been fighting for the past year for these Americans and their priorities. We have always said that we need to increase defense spending for our Armed Forces, but we also need to increase the kinds of programs the middle class so needs and depends on. It is our job as Americans, as Senators, to make sure that middle-class people can live a life of decency and dignity so that they can keep in their hearts the American belief that their kids will live a better life than they do.

In this budget, we have moved, for the first time in a long time, a good deal forward on those issues.

Additionally, the increase in defense spending in this budget deal will lift funding for domestic programs by $131 billion. It will fully repeal the budget sequester caps while securing $57 billion in additional funding, including $6 billion to fight against the opioid and mental health crises; $5.8 billion for the bipartisan child care and development block grant; $4 billion to rebuild and improve veterans hospitals and clinics; $2 billion for critical research at the National Institutes of Health; $20 billion to augment our existing infrastructure programs, including surface transportation, rural water and wastewater, clean and safe drinking water; rural broadband; large parts of rural America, and energy infrastructure; and $4 billion for college affordability, including programs that help police officers, teachers, firefighters.

The deal also boosts several healthcare programs that we care a lot about in this country. An increase in funding for community health centers, which serve 26.5 million Americans, is included. My friends Senators MURRAY, TESTER, SANDERS, and many others have been fighting for the community health centers. I want to thank them for the hard work they have put in to get this done. The Children’s Health Insurance Program will be extended for an additional 4 years. Credit is due to Senator WYDEN, for his effort for this extension. American families with children who benefit from CHIP will now be able to rest easy for the next decade.

Seniors caught in the Medicare Part D doughnut hole, which is included from this bill, which eases the coverage gap next year, helping thousands, millions of seniors afford prescription drugs. We have waited long for this. Rural hospitals that struggle, seniors, children, and safety net healthcare providers will benefit from a package of health tax extenders as well.

On the pension issue, Democrats secured a special select committee that must report a legislative fix to the problem by December 2018. Millions of private pensioners—teamsters, carpenters, miners, bakery workers, and so many more—are staring down cuts to their hard-earned pensions. They didn’t do anything to cause those cuts. Their livelihoods are staked to these pensions. We ought to make sure that they get every penny they earned. We Democrats would have liked to take up and pass the Butch Lewis Act. It was opposed by the Republican leader. But the Republican leader and I will continue to work together in this way to get things done for the American people.

Now, of course, we must finish the job. Later this week, let’s pass this budget into law, alongside an extension of government funding. I hope the Speaker will take action. I hope the Speaker will do his job.

Ms. KLOBUCHAR. Madam President, we are very pleased by this bipartisan work and what this will mean for our country. I thank both leaders for their work.

Mr. SCHUMER. Madam President, I want to finish the remarks that I started before the leaders took the floor pertaining to another issue that is very important to this country, and that is the issue of the elections in 2018.

I mentioned the importance of the bill that Senator LANKFORD and I are leading, along with Senators HARRIS and GRAHAM, that would give—along
with House support, Republican and Democratic support—some much needed resources to the States to help them with their equipment. Many of the States have not updated their election equipment in over 10 years.

I applaud the reliable backup measures that we are going to need for things like a paper ballot system. Ten of our States don’t have that. If they were hacked, there would be no backup to prove what had happened. That must change.

Third, we have to make sure our elections are free from foreign influence campaigns. We know that the Russian disinformation reached more than 126 million Americans through Facebook alone. And while $1.4 billion was spent on online political ads in 2016, we still don’t know how much Russia actually used to purchase those ads, although we do know they bought Facebook ads in rubles to influence the 2016 election. “The largest internet platform has over 210 million American users. The largest cable provider only has 22 million subscribers. That is why Senators MCCAIN and WARREN and I have introduced the Honest Ads Act that would require mandatory sanctions against countries that interfere in U.S. elections. Deterrence is key, and imposing additional sanctions would send a strong message to Russia and any other country that seeks to undermine our democracy. Sixth, we must understand the full extent of Russia’s role in our 2016 election. That is why Senator CARDIN introduced a bill to establish an independent commission with one goal: to examine Russian cyber operations and interference in the 2016 elections, because understanding what happened in the past will help us prevent attacks in the future. All of these tools would help secure our elections, and so many have bipartisan support. I am not just talking about the Senate; Republican and Democratic former national security officials support Republi
can and Democratic State and local election officials want Federal resources to protect election security. Republican and Democratic House Representatives do too. Representative MOYERS, the leader of the House Free
dom Caucus, and Democratic Congress
gressman JIM LANGEVIN introduced a companion to one of these election security bills that I am leading. It was Repub
clican Senator MARCO RUBIO who said that once they went after one party in one election, the next time it will be the other.

Our whole country is based on free elections and the freedom to partici
pate in our democracy. Our Founding Fathers set up a system so that we would be free of foreign influence. In fact, our whole country began because of foreign influence. Now is the time to put politics aside and come together to secure the future of our elections. So whether you are a four-star general, a fourth grade teach
er, or a computer engineer at Four
square, this is an issue that should unite us.

In 1923, Joseph Stalin, then General Secretary of the Soviet Communists, was asked about a vote in the Central Committee of his party. Stalin was unconcerned about the vote. After all, he explained that who voted was “completely unimportant.” What was “extraordinarily important” was who would count the votes and how. It is 95 years later, and sometimes it seems as though we are back at square one. Who voted is important. And if we suppress a vote or if people aren’t al
lowed to vote or if the wrong people have voted or they are calculated the wrong way, that means that they had their way. What he acknowledged back then is who counts the vote matters.

We have to decide who is going to count America’s vote. Is it going to be America, or are we going to let another country influence our elections and be able to count them themselves? Russia, as we know, is not our only threat.

As I said in closing before the leaders took the floor, the 2018 elections are just 271 days away. We need to protect our election systems. Secretary of State Rex Tillerson said in an inter
view just yesterday that Russia is al
ready trying to influence the U.S. mid
term elections and that Russia has a lot of different tools at its disposal. So I ask my colleagues, why don’t we start having some tools at our disposal, laws at our disposal that will actually do something about this, resources sup
ported by the head of the Freedom Cau
cus in the House that will help to strengthen our State election equip
ment? That is what we need. Hack me once, it is on them; hack me twice, it is on us.

The 2018 elections are just hundreds of days away. It is time we take action, and we will have opportunities in the next few weeks to put some resources into this. I will remind you that the cost of the bill that Senator LANKFORD and I have, which we have paid for by unspent grant money, is 3 percent of the cost of one aircraft carrier. If these other countries are viewing this as a form of warfare, at least we can put the re
sources of 3 percent of one aircraft carrier into this challenge.

Thank you, Mr. President. I yield the floor.

The PRESIDING OFFICER (Mr. TILLIS). The Senator from South Caro
olina.

TAX REFORM

Mr. SCOTT. Mr. President, 6 weeks after the passage of tax reform, we con
tinue to show the American people how we are delivering on our promises with real, lasting tax reform.

In fact, a recent poll showed that 69 percent of Americans are satisfied with the boost in our economy. Another poll showed that Americans’ approval of our tax reform package has more than doubled since its passage. I know it will continue to rise as more families see the benefits coming their way. Our new tax system will ensure that they are able to keep more of their paychecks and that the jobs of the future are created right here in the good old U.S.A.
Back home in South Carolina, we continue to see positive changes because of tax reform. More businesses are awarding their employees with raises, and as a result, more families are putting more money in their bank accounts and in their pockets.

Here is a real-life example. I received a note from Steve Potts, the CEO of Scout Boats in Summerville, SC. Scout Boats is, for those who may not know—but everybody knows Scout Boats—Scout Boats is a world-class brand. It has boats selling all over the world for quality boats. Here is a success story, an organic success story.

Back in 1989, Steve started his business with his wife in their garage. They did very well for a while, and then, of course, very quickly, Hurricane Hugo came about several months later and wiped them out. They had to start all over again.

They had two employees in 1989. Their life savings were invested into Scout Boats. Almost 30 years later, they have 340 employees. This year, they are going to hand out $1,000 bonuses to their 340 employees, and they hope this is the year that they will take their employees from 340 to 350 and exceed 400 employees.

He said:

We’re confident this will help—

The tax reform package—

—further stimulate our own company morale, as well as become an attractive career opportunity for new employees we are currently hiring. We believe this is giving back to our employees, we’re doing exactly what you and many others originally intended with tax reform.

This is fantastic news and proof that we are reaching our goals.

I want to say thank you to Steve, not only for sharing your story but for re-warding the hard work of your employees. It is what happens in small and medium businesses all over the country.

Having started a small business myself, I understand and appreciate the dedication Steve had to his vision and to his employees, because for Steve and so many entrepreneurs, their employees are an extension of their family. So being in a position to provide those folks with a $1,000 bonus each is a big deal. It is a big deal for the company. It is a big deal for the employees. It is reflective of the fact that most small businesses are reinvesting in their future, which means reinvesting in their employees. Steve is a classic example.

Just like Steve, in the last 6 weeks, more than 3 million Americans have seen direct benefits from tax reform, be it bonuses or wage increases or better benefits. It is all good news, and it just keeps on coming. It is all good news, and it just keeps on coming. It is good news. More than 300 companies across our great Nation have announced significant benefits for their employees.

There is more. My Investing in Opportunity Act was included in the tax cut, and it is designed to help 52 million Americans living in distressed communities like the very one in which I grew up. We have worked hard to get the IIOA—Investing in Opportunity Act—across the finish line so that it can be deployed in States around this Nation to help those very folks. That means everything from workforce investments to better education, taxes being attracted into these opportunity zones.

I want to thank the majority leader for his words on the Investing in Opportunity Act yesterday morning. He is right. This will empower communities, and we know that is exactly what we are open for business. It will help communities that today may be waver ing, questioning whether they can be successful. This is a resounding yes. Yes, you should be hopeful. Yes, you can be successful.

I know these communities full well, and they are full of folks looking for a chance, an opportunity to put their creativity, their intelligence, and their work ethic on display. The Investing in Opportunity Act will provide that chance.

The benefits of tax reform have just begun. Whether it is bonuses for workers, more wages, better benefits, or the implementation of the Investing in Opportunity Act, we know that the best is yet to come for the American people.

Thank you, Mr. President.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

PAID LEAVE

Mrs. GILLIBRAND. Mr. President, we just marked the 25th anniversary of the Family and Medical Leave Act, known to most as FMLA.

When I entered Congress 25 years ago, it was an incredible step forward for millions of working families. They finally had the legal right to step away from their jobs to take care of their families without the risk of being fired. But we now know that the law just has not kept up with the times.

FMLA doesn’t apply to 40 percent of the workforce, and it doesn’t guarantee any pay during the time the worker is away. In fact, 25 years after FMLA was signed into law, it is the only sign that America is still an industrialized country in the world that doesn’t guarantee access to some form of paid leave. That means that workers all over the country are losing wages and retirement savings when they take time off. The economy is losing tens of millions of dollars. We have to change this because FMLA is not good enough anymore.

We need an actual national paid leave program, and I am pleased to see that paid leave has now clearly become a bipartisan issue. Both parties agree that paid leave is something that our country desperately needs and urgently wants to have.

Earlier today, a group of Republican colleagues announced a proposal they claim would solve this problem, but it is clear that their proposal will not help the vast majority of working Americans. In fact, it would not create a real paid leave program that covers all Americans.

Not only that, this plan will actually rob the Social Security trust fund. This would not strengthen Social Security; it would weaken Social Security. No worker should have to borrow against their own Social Security benefits, which are already too low, to get paid family leave when they need it to take care of a new baby, a sick family member, a dying parent, or themselves.

And let’s not forget that Social Security already pays women less than men. So this proposal would make that problem even worse.

If you are watching this debate right now and you are wondering whether Congress is finally going to pass a paid family leave plan that helps working Americans, don’t be fooled by this Republican proposal.

If your son is diagnosed with cancer and you need time to bring him to his chemotherapy appointments, their plan will do nothing for you. If your elderly mother has dementia and you need time to be by her side, this plan will do nothing for you. If your husband has a heart attack and he needs you there while he recovers, this plan will do nothing for you.

Right now, millions of American workers are stuck choosing between earning a paycheck and leaving their jobs to take care of a loved one when some medical emergency happens, and if this bill passes, that would not change.

Listen to what a woman named Shelby went through because she didn’t have paid leave.

Shelby is a mother and a grandmother, and she takes care of her parents. She is a security officer, committed to keeping her community safe. We all know that we can never predict when medical emergencies happen. All of a sudden, Shelby’s youngest daughter was diagnosed with cancer. She is a security officer, committed to keeping her community safe. We all know that we can never predict when medical emergencies happen. All of a sudden, Shelby’s youngest daughter was diagnosed with cancer.

Shelby went through because she didn’t have paid leave. She was able to keep her job, but she suffered far more than she should have, as she had to pay for chemotherapy appointments, their plan will do nothing for you. If your elderly mother has dementia and you need time to be by her side, this plan will do nothing for you. If your husband has a heart attack and he needs you there while he recovers, this plan will do nothing for you.

As Shelby put it, taking unpaid leave was an enormous financial burden for her. She couldn’t keep up with her rent or utility costs, and it took her months to catch up on just paying her bills. She was able to keep her job, but she suffered far more than she should have, with an enormous amount of added stress on top of her family’s medical issues, because she didn’t have paid leave. This Republican proposal would not help her.

I hope you will fix this. Even President Trump agrees. In his State of the Union Address last week, he said: My response is this: Actions speak louder
than words. Our country needs a real paid leave plan.

If President Trump and Congress really are serious about creating a national paid leave program, then I urge them to support my paid leave bill, which would actually work. It would cover all workers—whether they are self-employed, working in big companies or small companies. It would only cost about the cost of a cup of coffee a week.

This is the kind of paid leave program that our country needs, and anything less is just not enough.

Five States around the country have already stood up for what is right and given their workers access to paid leave. These States, including my home State of New York, are doing a much better job than Congress of meeting the needs of their people on this issue.

California, for example, has had their paid leave program for more than a decade. I know some of my colleagues are worried about whether paid leave is good for business, so I hope they will listen to these numbers.

In a survey, 90 percent of business owners in California said that paid leave had a positive or, at worst, no negative effect on their profit or their productivity and on their retention. Ninety-nine percent of them said that it boosted morale.

Paid leave is good for business and it is good for families, so we have to pass it. I know there is bipartisan support to do it. Let’s start reworking work again and give people the opportunity to earn a better life for their families, and let’s finally give Americans access to paid leave.

I urge my colleagues to join me in this fight and pass the FAMILY Act.

I now wish to yield the floor to my colleague from Illinois, who is also going to speak about why this is good for America.

The PRESIDING OFFICER. The Senator from Illinois.

Ms. DUCKWORTH. Mr. President, I want to thank my colleague from New York, who is on the floor today, for her leadership on this very important issue.

I am here to join in the discussion on one of the most pressing issues facing American families all across our country—our Nation’s outdated family leave policy. About 2 weeks ago, I announced that I was expecting a baby girl in April. The support for my announcement has been overwhelming, and I am grateful for it. I have received so many congratulations and lots of questions about my daughter-to-be. I have also gotten questions about how I balance being a working mother and a legislator, how I expect to handle having a newborn and a 3-year-old as I continue my work here in the U.S. Senate. Very personally, I know these questions come from a good place, but let’s be real. It is 2018. Women have been having children since the beginning of humanity, and I am nowhere near the first person to be a working mom. In fact, my colleague was a working mom and legislator long before I was.

Millions of women have been balancing the demands of their job and their families ever since female trailblazers first joined the working world, but you wouldn’t know that based on the policies we have adopted as a country. The United States is one of just a handful of developed countries in the world that doesn’t offer paid maternity leave, and one of the very few industrialized nations that offer paid parental or family leave to parents.

Across our Nation, working parents face barriers to staying in the workforce. Lack of access to affordable child care and paid family medical leave is a primary reason parents choose between taking care of their children or a sick family member and losing their job and their health insurance. That hurts our entire country. That is why, as we mark the 25th anniversary of the Family Medical Leave Act today, I want to highlight the commonsense legislation my colleagues and I have introduced to make the workplace more accommodating for working parents.

Senator GILLIBRAND has a great bill, the FAMILY Act, which would do just that by creating a universal family and medical leave insurance program that would cost employers and employees less than $1.50 per week on average. This is the ultimate in self-help. This is people helping themselves so that they can have the leave they need when their families need it.

Senator PATTY MURRAY’s Child Care Access Means Parents in Early Years Act, or CAMP Act, would ensure every family has access to affordable and high-quality child care. And my Child Care Access Means Parents in Schools Reauthorization Act would increase access to on-campus care for student parents, who make up more than one-quarter of all college students in America.

These bills are a great place to start, and we should take them up in the Senate as soon as possible. After all, the FMLA passed in 1993. While it was an important step forward for our country, it is not comprehensive and it is nowhere near enough. Many workers across the country are ineligible for it, don’t qualify to receive unpaid time off, and can’t afford it. The FMLA does little to help Americans who cannot afford to take time away from work, enforcing people to choose between a paycheck and being able to pay their mortgage and support their own loved ones.

We need to do what we can to change that—to finally offer paid parental leave like the rest of the world has. There is no reason we can’t get this done today, and we should get to work on it today.

I yield the floor.

The PRESIDING OFFICER. The Senator from North Dakota.

Ms. HEITKAMP. Mr. President, I rise today to talk about paid family leave. I want to introduce paying attention to saying that politicians across America, whether they are local, whether they are in State offices, or whether they are in very important bodies like the U.S. Senate, make one pledge; that is, to support American families. They promise to try to make life just a little easier for people who are raising the next generation, to do what it takes to encourage people to have families and to have children, so our future is secure not only with a paycheck and also the vibrancy that is America.

It has been 25 years since we adopted the Family Medical Leave Act. That was a great step forward, and I actually have a member when it happened. I was North Dakota’s attorney general cheering from the sidelines, thinking: We have solved this problem. We are now protecting parents from losing their jobs and enabling them to care for their newborns. Unfortunately, it wasn’t enough. It wasn’t enough because how many people, even if they have the protection, can afford to exercise their rights under the Family Medical Leave Act? The answer is very, very few in my State.

It is absolutely essential that we take this to the next step. It is essential that we make sure we are not forcing our citizens to choose between working—as they have to when families live paycheck to paycheck—and caring for their newborn. Many daycare facilities will not even take an infant until they are 10 or 12 weeks old. So what choice have we really given people under the Family Medical Leave Act? Just 15 percent of the workforce in the United States has access to paid family leave through their employer. That leaves millions of people without access to paid leave for time away from their job to care for a new child or a seriously sick relative.

It is well past the time that the United States of America—the greatest country in the world—has a Federal paid family and medical leave policy to truly support working families.

I will tell my colleagues that I find this issue particularly vexing because North Dakota competes with the rest of the country for workforce. If you go to California, they are funded through a State system. If you go to Rhode Island, this benefit is extended through a State system. New York is pursuing a State system. Certainly States with large populations, like New York and California, have the economies of scale to offer this benefit in a State-based system. Guess what happens to a State that only has just over

S675
700,000 people in population. Think about the percentages that we would need to run a State-based program.

We need a national solution to this problem. I know a lot of people are saying: Well, the States are doing it; they are to take the first cut of experimentation in this great democracy. But the fundamental problem is that for States like mine that don't enjoy economies of scale, this will not be a reality for the women, for the families in my State who want to have children. Also, daycare is the second issue that makes this so difficult.

We need to make sure that people know they are going to have a guaranteed income for those first three months of child-raising. Why is that important? It is important because we know that as a matter of physiological development, that bonding period of time with your parents during those early months is so critical. When children get detached from their parents during those months, they can suffer psychological effects that will last forever. So we need to get this done.

Let's talk about what proposals are on the table. I don't want to be critical because I have wondered that this issue has come to this body, not only on this side of the aisle, to talk about the need for paid family leave. But, once again, where we applauded the Family Medical Leave Act, we left too much behind. We cannot do that again. That is why it is really important that we analyze the proposals that are out there.

I know that along with my good friend, the Senator from New York, we have been having long and extensive conversations with many Republicans about this issue, as well as with many folks in the White House, about the need for Federal paid leave. Over the past few days, details have come out about a Republican plan that would have new parents do something we should never do, which is take money out of our retirement system. The plan suggests that new parents take money out of their Social Security benefits. Think about that. We have a retirement crisis in this country. Too few people have anything other than Social Security to live on in their older years, and now we are saying: Guess what. Borrow against that. Get your Social Security to live on in their older years, people have anything other than Social Security in this great democracy. But the fundamental problem is that too few people behind. We can't do this. We need a national solution to this problem. I know a lot of people are saying: Help us compete; help us compete with the small businesses in my State have.

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Almost half of North Dakota workers do not qualify for a single—now, I want my colleagues to remember this—work day, when there is an emergency day, and only about one-third of North Dakota's workers are eligible for and can afford unpaid leave. For them, the FAMILY Act would make all the difference. No family should have to choose between a loved one and their leave. No family should have to make the choices that they have to make today, frequently delaying raising a family because they simply can't afford it when they put pen to paper.

Our bill also levels the playing field for businesses. I think this is an important part. I want people to understand this. If you are a small firm in North Dakota, this does coding—let's say you are a software firm and you get an exciting new product and you want to generate excitement within your business. You want to recruit the best and the brightest coming out of our universities, coming out of our tech schools, but you are competing against Microsoft and Google and you are competing against all of those companies that can afford to provide that benefit. Many, many of the small businesses in my State have said: Help us compete; help us compete for the best and the brightest. When those benefits are offered to workers, where are they going to go if they want to raise a family? They are going to go not just to where the pay is better, but they are also going to go where they can make an affordable family leave. It is critically important that small businesses be able to enjoy the economies of scale.

If you work in retail and you say: 'I want to exercise my right to paid family leave or my right to family leave, and I am going to go,' the employer is going to support the job, but they can't afford to pay that person when they are paying another person in a small business. If you want to have children, which is a work job no longer exists or they have lost their job for some reason. We give unemployment benefits to help bridge them to the next job and to keep them in the workforce. As a condition of that, we ask them to continue to look for a job, and, hopefully, we provide some services in their search for a job.

Think about the unemployment system. Who here would repeal unemployment insurance? It is temporary. This is an extension. Think about it like we think about a gym membership. You sign up, you get to use the gym, but you can't afford to take time off, but you can't afford to take them along. So what do you do? You exit the gym and, potentially qualifying for food stamps, potentially qualifying for government benefits. This benefit keeps people in the workforce. When I talked about this benefit in Dickinson, ND—not exactly a hotbed of liberalism—and I thought it was important, a woman came up afterward and said: Do you know what I really like about your plan?

I said: That we are going to help families?

She said: Well, that is important. But I really like that it keeps people in the workforce, that they have a job when they come back, and that they are able to guard that and not leave employment.

Think about the economic disruption when somebody can't keep an employee because of these challenges. Retraining costs are high.

When this started in California, this was not yet again another big government program. People would talk about it that way. Satisfaction levels with this program from every end of the spectrum in California are off the charts with employees and with small business and with large business—because they know that the retraining and retooling they would have to do for employees is expensive, and they want to keep the good employees that they have.

Let's do something for families. Let's actually do something. Let's not just promise it. Let's not mortgage our retirement for it. Let's do something for families and actually take this burden and say: We are going to help you. If you choose to have a child, it is 3 months of paid family leave. It is not at your total salary. It will not be the full amount, but we are going to help you if
your mom gets sick with cancer so you don’t have to leave your job to take care of her. We are going to work with families to make this happen.

I guarantee that this will be a program that will be remembered the way we remember our great programs, such as Social Security, Medicare, and unemployment insurance.

I urge my colleagues to take a look at the FAMILY Act. Take a look at all of the good economic arguments that go with it—not the heartwarming arguments, which I think we can make, but the economic arguments about why this makes sense for American business and for the American economy.

I yield the floor.

Mrs. GILLIBRAND. Mr. President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

TAX REFORM

Mr. BLUNT. Mr. President, when the Tax Cuts and Jobs Act was signed into law in December, we heard a lot about what was going to immediately happen. This was going to be a tax cut for the rich. Corporations were going to use their money to buy back their stock and not share it with the people who work for them.

The Senate was as divided on a partisan basis as the Senate could be. Every person in the majority voted for the tax bill. Every person in the minority voted against the tax bill.

We heard from some of the leaders on the other side that it would be Armageddon. We heard from President Obama’s Treasury Secretary that 10,000 people would die every year if the tax bill were signed into law. We heard that the average family would only get crumbs and scraps from the tax bill. It is turning out that this is not what appears to be happening at all.

Companies have stepped up to show that in a growing economy—in an economy they believe is going to grow—they value the people they work with and they value the employees of their company in a way we wouldn’t have anticipated. I thought this would happen because the economy take off from the tax bill. It didn’t occur to most of us that companies would step up on day one and say: We are going to value and show our value to the people who work for us.

Over 3.8 billion people now have received over $4 billion in bonuses. A lot of those happened in my State of Missouri. The Central Bank of St. Louis, which employs over 2,000 people, gave a $1,000 bonus to all full-time employees, and the 246 part-time employees will get a $250 bonus. Charter Communications announced, as many people have, that they are going to increase their own minimum wage. Whatever their minimum salaries have been in the past, those are now going to be higher. The best kind of minimum wage increase is because you believe that is the fair thing to do for your employees and also because you believe it is what you need to do to keep good employees in a rising economy. I think we had gotten so used to the stagnant economy of the last 8 or so years that people had forgotten what happens when the economy begins to grow. So Charter Communications is raising their minimum wage to $15 an hour.

Commerce Bancshares, in Kansas City, has more than 2,000 employees in Missouri, and they gave a $1,000 bonus to all of their full-time employees and a $250 bonus to their part-time employees.

Mid-Am Metal Forming in southwest Missouri gave all 140 of their employees a cash bonus.

This is not just about big companies. This is about little companies looking at how they want to grow and knowing that to grow, they need to keep a workforce that can be part of that growth.

Great Southern Bank, in my hometown of Springfield, has over 80 Missouri employees. They gave a $1,000 bonus to full-time employees and a $500 bonus to part-time employees.

Walmart announced that the 25,700 Missourians who work for them are not only getting bonuses, but they are raising the starting wage for full-time employees to just under $14 an hour—substantially higher than the wage otherwise.

That doesn’t sound like crumbs to the people who are getting those bonuses. They see what they can do with it.

Solomon Essex, a warehouse worker at Dynamic Fastener, in Raytown, told us he was using his $1,000 bonus to help his daughter buy a car.

Mary Beth Hartman, who owns a construction company in Springfield, said: ‘I’ve been able to offer my long tenured employees a week of vacation’ that they didn’t have before. ‘They’re getting plenty of overtime; they have job security.’ She is also creating new jobs in her business.

It is a good start, but I think there are even more announcements and more good opportunities ahead.

The Senate will vote on the floor talking about this before the bill passed. I said several times that there are two ways to increase your take-home pay. One is for the government to take less out of it, and another one is for you to get a better job to start with. We are already beginning to see both of those things happen. When you double the standard deduction, when you double the child tax credit, and when you lower the rates, the new code allows you to have more money. No one said people wouldn’t get a tax cut. But 90 percent of the workers in the country who have income tax deducted from their paycheck are going to have less income tax deducted on the same pay in February than they would have had in December. What does that mean?

I will mention here that the University of Missouri just beat Kentucky in our basketball game a few months ago. We didn’t want to let that go unmentioned.

The Boone County clerk announced that he had run the payroll for the first time for all 485 county employees, and they went into the SEC, a handful of years ago. We didn’t want to let that go unmentioned.

A brand-new deputy sheriff in Boone County who earns $45,905 will have an extra $1,929 this year that they didn’t have if they started that same job in November or December of last year. Now, $1,929 does a lot of things. Two hundred dollars a month only seems like a lot if you don’t have it. In Boone County, that payroll for 485 people calculates right at $945,000 a year that those employees will have that in the paychecks they would have sent to the Federal Government. Some of it will be saved. Some of it will be spent.

When I was flying back from Kansas City on Sunday, a guy behind me on the plane, as we were getting off, tapped me on the shoulder and said: Thanks for the tax cut. My wife and I just got our first checks with the new tax rates, and we are going to have $5,000 more this year than we had last year. We are going to put every penny of it in our kids’ college savings account and we are really happy about it. We are really happy about it.

We don’t often hear people say: We are really happy about something you have done for us because it is going to make a difference for the future of our family. But this tax bill will.

For a single parent with one child in Missouri who makes $1,000 a year, their taxes are going to go down 75 percent. That single parent with one child will have $1,400 more this year than they had last year—over $100 every single month.

A family of four who makes about $75,000 will have $2,000 more. That is a 9 percent tax cut. For most people, that is 2 months’ worth of groceries. It is gasoline. It is an electric bill.

If you get your electricity from a privately owned electric company, like many people do in 47 States, some of the electric companies are going to be reducing their rates. Now, if you have a rural electric coop, like my farm in Strafford has, or a public utility, like my house in Springfield has, you will not get that tax cut, but lots of Missourians who get their electricity from somebody that pays taxes. If you pay taxes, you are going to be reducing your electric bill because that 35 percent rate
was figured into what you are allowed to charge. Now you are paying 20 percent. That is money you are going to be giving back to the families and businesses you serve.

Helping families means ensuring that they have more opportunities in the future, being part of a growing economy means you are going to have more opportunities in the future. We are seeing all those things happen, and I think we are going to continue to see them happen—not just in businesses like AT&T, Boeing and more, which, by the way, just brought all of the money they had earned outside the country back home. They just announced that they are bringing 100 percent of everything back, which they would have not brought back at a 35-percent rate. But they are glad to bring it back at the rate in this tax bill. We are glad to see all those companies in a more competitive marketplace, just like small businesses are.

So though the law went into effect just a little over a month ago, I think we are seeing the kind of reaction we would have hoped for. Families are beginning to see that what they were told about the tax bill wasn’t true. You shall never want to say something that is not true, but surely you should not want to do it when in 60 days you are going to be proven not true in the one thing that everybody looks at—which is a bigger paycheck than they are getting now.

In spite of what was said, 9 out of 10 workers are going to have a bigger paycheck, and those are hard-working families. The people who don’t benefit from the tax cut are the people at the richest end of the tax scale, not the other end of the tax scale.

So I think we are off to a good start. I think we ought to be talking about a growing economy. All of us ought to be watching, after a decade of not seeing the economy grow, what has happened over the last few months and what really happens now as we move to a better place for families, a better place for jobs, and a better place for competition because of the tax bill we passed in December and the President signed into law.

With that, I think other colleagues of mine are here. Senator CAPITO and I have been on the floor a number of times talking about this together, and I know they will follow me now.

The PRESIDING OFFICER (Mr. COR- TON). The Senator from West Virginia.

Mrs. CAPITO. Mr. President, I thank my colleague from Missouri for his terrific explanation, 60 days hence, of voting for the tax reform bill and the effects it is having in his great State. I would like to join him today to talk about what I think are the positive effects of tax reform, not just across the country but particularly in my small State of West Virginia.

Last Wednesday Vice President Mike PENCE and Commerce Secretary Wilbur Ross came to West Virginia to talk about this at a small business, World-
of the law in the tax reform bill, will help spur growth in economically distressed areas. Under the bill, investors can defer their capital gains tax if they invest in opportunity funds.

In rural areas, particularly those that are economically distressed, such as many of the areas of my State, it is hard to spur investment, to get more people back to work, to create new opportunities. These funds must be invested in distressed areas and in those that are designated by Governors—who knows better, the Governors where these distressed census tracts are—and create opportunity zones. That will provide capital to help grow new businesses and also create jobs in parts of our country that really need them the most. If those parts of our country rise, the rest of the country will continue to rise.

According to the Economic Innovation Group, one in six Americans lives in an economically distressed community, defined as one that is located at least 20 percent of their jobs between the years 2011 and 2015.

The New York Times recently highlighted the benefits of the Investing in Opportunity Act, writing that rural areas that received just 3 percent—only 3 percent—of the job growth in the years 2010 to 2014. Rural communities saw more businesses close than open over that time period.

Many West Virginia communities are continuing to suffer the consequences of the previous administration’s anti-coal policies. Their economies could use this boost, and this is exactly what tax reform and the Investing in Opportunity Act, in particular, will provide. Passing tax reform fulfilled a promise that we made to the American people to make jobs and economic growth our top priority.

Two weeks ago, the Senate fulfilled another major promise by passing the longest extension of the Children’s Health Insurance Program. In West Virginia, approximately 22,000 children rely on CHIP for access to their healthcare. It has been a successful program. It has been one that really helps a lot of families, a lot of working families. Over the years, it has helped improve the health of our State’s children. These working families deserve the long-term certainty that the CHIP program will be there to provide access to care and I am proud we provided that certainty. I have been a strong supporter of the CHIP program for over 20 years. I was on the conference committee in the State house in the late nineties when we forged and implemented the program in our State, and I have been dedicated to it ever since.

When I came to the Senate 3 years ago, in my maiden speech, I made long-term funding for the CHIP program one of my main priorities. Passage of this bipartisan legislation to extend it for the next 6 years was a big win for the children of this country and across West Virginia too. Hard-working Americans are the beneficiaries of both tax reform and the CHIP reauthorization.

I am confident the benefits will keep coming. It seems that every day something good is happening in the American economy with businesses and communities creating new jobs and lower tax bills. People are beginning to see this in their withholding. Struggling communities in West Virginia welcome this. Cities and suburbs in rural areas across the country will see greater economic growth, all because of the tax reform that has been presented to us as the law.

Many of the companies making announcements are not making these announcements in a vacuum. They are saying, very exclusively, that because of the tax reform bill that the Congress passed and the President signed, we are able to do these things we have been wanting to do for our employees: Give them a bonus, put more money in their pensions, help give more charitable contributions in the communities where they live, provide more long-term certainty.

Have no doubt, we will continue to work to add to the list of accomplishments, and I will probably be on the Senate floor talking about them. I yield the floor to my colleague from Indiana who is here to talk about tax reform.

The PRESIDING OFFICER. The Senator from Indiana.

Mr. YOUNG. Mr. President, I rise today to speak in support of—and to share a sample of—the positive results my State of Indiana is already experiencing as a result of tax reform. Hoosiers like Chelsea Hatfield, who accompanied me at the State of the Union address last week, are already seeing the benefits of this historic tax overhaul.

Chelsea is a young mother of three. She is a teller at a rural branch of First Farmers Bank & Trust Company in Tipton, IN. Chelsea recently learned that she is getting a raise and a bonus as a result of tax reform. This additional income will help Chelsea go back to school and earn her associate’s degree. It is also going to enable her to put money away for her children’s college education.

First Farmers Bank & Trust is also investing $250,000 per year—per year—in community development in the small rural communities where they serve businesses and individuals. Moreover, the company is going to invest $150,000 per year in employee development. This is just one company throughout the State of Indiana, and we are seeing all sorts of stories like this already emerging.

Chelsea and the employees of First Farmers Bank & Trust represent so many regular Hoosiers who work in small towns and in our large cities, and they are going to see real benefits, substantial benefits, for themselves and their families. As a result, the entire State and country, of course, will benefit as well.

Indiana, like so many States, is already seeing a steady stream of tax reform success stories like these—and has ever since we passed the Tax Cuts and Jobs Act. I will just go through a number of these positive stories that are emerging.

Anthem, an Indiana-based health insurance company, announced on Monday that more than 58,000 employees and recent retirees will receive $1,000 contributions to their retirements. Now, in my family and in so many families around this country, $1,000 is a lot of money. That is just in the here and now. Moving forward, we can expect increased economic growth, a greater demand for workers, and for more wages to increase. Just in the near term, we know that Anthem has said it will give retirees and employees $1,000 contributions to their retirements.

Family Express Convenience Stores, out of Valparaiso, announced it is boosting its starting wage for employees at their 70 locations throughout Indiana. Gus Olympidis is its CEO, and he said that “New tax equity zones will provide capital to help spur growth in economically distressed areas. Under the bill, investors can defer their capital gains tax if they invest in opportunity funds.” Of course, we have heard this from a number of employers and their leadership. They are passing on tax savings to their employees because they want to retain these employees. This, of course, is a good way to do it.

Southwest Airlines announced that it will be investing in a new fleet of airplanes, and the engines will be built by Hoosiers in Lafayette.

FedEx is investing $1.5 billion in its Indianapolis hub and is providing bonuses to its workers.

First Midwest Bank raised its minimum pay for hourly employees to $15 an hour at its 18 Northwest Indiana branches.

These are real results—real compensation and real benefits—already being experienced by rank-and-file Hoosiers—the people who help keep this economy humming. I yield very carefully to Hoosiers voices when we were debating the Tax Cuts and Jobs Act, and I am glad to see their voices were heard, in the end, by a majority of my colleagues. Workers at companies of all sizes are already beginning to see the benefits of a tax code that is simpler, that is fairer, and that allows Hoosiers to keep more of their hard-earned money.

I thank the Presiding Officer. I yield the floor.

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

The PRESIDING OFFICER. The clerk will call the roll.

The bill clerk proceeded to call the roll.

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

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

Mr. KENNEDY. Mr. President, 47 days is how long it has been since President Trump signed the Tax Cuts and Jobs Act into law, and what a 47 days it has been. We are already beginning to see what meaningful tax relief looks like for middle- and working-
class Americans. In just 47 days, well over 3 million American workers—the people who get up every day and go to work and obey the law and try to do the right thing by their kids—have received wage increases, benefits increases, and/or bonus checks. I have heard from a number of so-called experts say—and it has been my experience that the experts are almost always wrong, but that is a separate subject—that if Congress reduced the corporate tax rate from 35 to 20 percent and if Congress lowered taxes on subchapter S corporations, LLCs, LLPs, sole proprietorships, and family farms, the benefits would only be felt by the so-called rich. I, respectfully, suggest that those 3 million Americans who have received bonuses and higher wages and more generous benefits—once again, in just 47 days—would not agree with the experts. In those 47 short days, over 3,000 companies have passed along their tax savings to their employees.

I am from Louisiana. One of my State's largest employers, JPMorgan Chase, has increased its minimum wage and expanded benefits for its hourly workers—real money in higher take-home pay for people who work for it are just as important to my family in my home State as those 3 million Americans who own homes, who own small businesses, or those who would love to someday see the American dream.

Honeywell, another well recognized corporation, happens to have a manufacturing plant in Geismar, LA. Honeywell was quick to increase its 401(k) match for its employees, which helps to ensure certainty for people in their retirements. BancorpSouth, another company that does business in Louisiana, saw raises to 70 percent of its employees right off the bat—within the first 47 days. AT&T has 4,000 employees in Louisiana and 200,000 employees nationwide. AT&T is going to see $1,000 in bonuses and many other benefits of a $1 billion increase in investment by the company—all as a result of the passage of the Tax Cuts and Jobs Act.

There are other businesses with footprints in Louisiana—businesses like Home Depot, Cabot Oil & Gas Corporation, Starbucks, Visa, American Airlines, Capital One, Southwest Airlines, Bank of America, Apple, Fidelity, Humana, Nationwide, Regions, Verizon, and FedEx, just to name a few. They also made the list of companies that are passing along their savings to the American worker.

Furthermore, in my home State of Louisiana, the Tax Cuts and Jobs Act is allowing small businesses to grow and reinvest in their employees and in their communities. Thanks to the TCJA, or the Tax Cuts and Jobs Act— I hate acronyms, as does the Presiding Officer—the Gulf Coast Bank & Trust Company in Harahan in the New Orleans metropolitan area—was able to raise its minimum wage to $12 an hour, nearly doubling the federally mandated minimum wage. The Gulf Coast Bank & Trust Company was also able to increase its charitable contributions by $75,000. Maybe, to some, that $75,000 is mere crumbs, but to the people of Louisiana, that is a lot of money.

Blessed are the lucky residents of Louisiana. One of our State's largest employers, in Harahan, LA, immediately took $1 million of its tax savings and increased its employees' benefits.

The Tax Cuts and Jobs Act also allowed the American workers in Harahan to receive a tax break, and they are already starting to see the effects.

I have said this before, but it bears repeating—there is funding for community health centers around the State, from Bullhook in Havre to RiverStone in Billings, to the Southwest Montana Community Health Center in Butte, to Partnership Health Center in Helena and Missoula, and the list goes on. These health centers provide incredibly affordable and efficient healthcare to people across Montana. So I am incredibly pleased to work with the leadership in this body and get a deep deal for community healthcare centers across this country, including Montana's 17 community health centers.

I would say 2 years is a good start, but there has to be 19 bipartisan cosponsors on a bill called the CHIP Act, which would reauthorize community health center funding for 5 years. That is where we really need to be. I am not complaining about the 2 years. I think it is important that we keep these folks going, and 2 years is certainly better than where we are now. But, we don't look with much vision in this body, and it is not visionary to say we are going to give a 5-year funding mechanism to our community health centers, and I want you, Mr. President, for doing the same. Hopefully today a bipartisan group of Senators will be able to put forth a budget agreement that will be long term.

I thank them because as part of that—although it isn't done yet so we don't want to get the cart too far ahead of the horse—there is funding for community health centers in this agreement.

Funding for community health centers has become a priority for me, and it became that because of my visits to community health centers around the State, from Butte to Havre to Helena to Missoula, and the list goes on. These health centers provide incredibly affordable and efficient healthcare to people across Montana. So I am incredibly pleased to work with the leadership in this body and get a deep deal for community healthcare centers across this country, including Montana's 17 community health centers.

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be able to get healthcare without the community health center there, and 20,000 of them are children. Montana is a big State geographically, with not a lot of folks. Oftentimes folks have to travel a long way, under the best of conditions, to see a doctor. If we didn’t do this funding mechanism that we have, we hope today or tomorrow, we would see these folks traveling hundreds of miles to see a doctor because oftentimes this is the only health facility close to them.

Although the news we have heard today so far seems to be positive on our budget, it doesn’t change the fact that Congress should have acted on this 131 days ago. A solution should have been passed over our fiscal year ended at the end of September. It speaks to the dysfunction of this body. Our basic job is to put forth a funding mechanism, known as a budget, that will provide basic healthcare that will fund community health centers and CHIP—not give them as political pawns—fund them, give people certainty, give our military certainty, give our security folks certainty, and not continue governing from crisis to crisis with continuing resolutions and undermining resolution. I have seen firsthand the destruction these short-term budgets have had on health clinics, veterans, and small business.

I just had a group of school board folks in my office yesterday who talked about Impact Aid. These are schools that serve our military and Native Americans. They said these CRs were limiting the possibility for payments for Impact Aid schools.

We have heard from our military leaders about how the short-term CR is wasting taxpayer dollars and hurting our military readiness. At a time when men and women from this great country are and the worst, we need to give them certainty. They need to know we are doing our job as they do their jobs in incredibly difficult conditions.

So, for 131 days, too many Americans have been living with uncertainty as a direct result of dysfunction in Congress. This agreement is a step in the right direction, and I am very pleased to see progress on a budget because 131 days is too long.

Let’s get this fixed, and over the coming weeks, I will be more than happy to sit down with Republicans, Democrats, and Independents who are willing to roll up their sleeves and work to give this country, small businesses, and working families predictability through a longer term budget so they can move forward and be all they hope to be in the greatest country in the world.

With that, I yield the floor. I suggest the absence of a quorum.

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

Mr. MERKLEY. Mr. President, we hear a lot in this Chamber about family values. We hear from Democrats and we hear from Republicans about the need to preserve the strength of families across our Nation. What are the things that really do provide the foundation for a family to thrive? Jobs, education, and healthcare. Good-paying jobs and jobs with good working conditions, certainly, are extremely valuable, but the issue of good-paying jobs and good working conditions has been caught in a struggle between “we the people” and the powerful and privileged of this Nation. Our Constitution starts out with these three beautiful words: “We the People.”

The whole entire setup was to avoid the type of situation that was in so many places in Europe, where the privileged and powerful preserved everything for their own benefit and not for the benefit of the people of the United States of America—in that case, the people of Europe.

Our vision is different. Yet, time and again, we see this struggle played out, where the powerful and privileged are trying to ride right over the top of ordinary people—ordinary working Americans, ordinary middle-class Americans.

That certainly is the case when we take a look at the issue of the Family and Medical Leave Act, FMLA. This is an act passed 25 years ago. It was a major step forward in striking a better balance for good working conditions.

Let’s revisit a little bit of the debate that occurred 25 years ago in preparation for the consideration of that act. Many folks today don’t realize that the opportunity to take unpaid time off to be with a child or be with a loved one who is very sick or who is dying is something that came out of the FMLA 25 years ago. They assumed this is just a fair, decent, and right way to treat your employees; that it produces more productive, more loyal team members, and it is just part of an appropriate consideration of the human condition.

Before we had the FMLA 25 years ago, oftentimes people couldn’t take time off to have an operation for a medical condition or being sick a day might mean you are fired. Tending to a newborn child might mean you lose your job. Decent, ordinary interaction with family was something that was not prioritized by the companies around this country. It is a system that big, powerful, and privileged individuals and organizations fought to preserve.

It took 7 years of congressional debates. It took overcoming two Presidential vetoes. It took overcoming entrenched opposition from special interests that said it would be a disaster for workers to be able to address their medical conditions or their family medical conditions. They predicted all types of catastrophes.

The chamber of commerce back then called FMLA—that is simply family and medical leave—a dangerous precedent. The National Federation of Independent Business sees the greatest threat to small business in America. One Member of Congress, Representative Cass Ballenger of North Carolina, described FMLA as essentially “nothing but a short-haul, short-term agenda.” and he didn’t mean that in a complimentary fashion.

We know better today. There is no partisan debate over the FMLA today. There is no organized corporate opposition to the Family and Medical Leave Act. Companies have found, treating their employees with the opportunity to address medical conditions of their own or their family members or to be with a new baby is simply a win-win for business.

More than 200 million working Americans have taken leave under the Family and Medical Leave Act to care for a newborn child, to sit at the bedside of a sick loved one, or to recuperate after a surgery. What is the result? According to a Labor Department survey released 5 years ago on the 20th anniversary, 91 percent of employers said the law had either a positive impact or at least no negative impact on the business. Whenever you get out of 10 on anything in America, we should pay a lot of attention to that.

The FMLA has been so successful and so popular, it has been expanded twice. In 2008, we expanded military families to take up to 26 weeks of leave to care for injured servicemembers. Then again, in 2009, we expanded it to cover flight attendants and airline flight crews. It is time we consider, on the 25th anniversary, that we need to go from a system of simply unpaid leave to a system of paid leave. We need to join the rest of the developed world and say: It makes so much sense for family members to have this flexibility. It makes so much sense for an improved worker and an improved family that it is a win-win for America.

It is time to recognize that while the FMLA—Family and Medical Leave Act—was powerful, it is only powerful for those who could afford to go without income. That leaves out a great, vast swath of America.

President Trump said he wants to fight for working families, so I would really love him to be the leader for the improvement of this act. We haven’t heard from him yet, and I am not really expecting we will because what we have seen in the course of the past year is, while talking about strengthening the hand and gaining the President is simply about diminishing the support for working families and undermining them.

We saw that most recently with the Consumer Financial Protection Bureau, by assigning someone to go over there and head it up and then proceed to undo the protections for fair financial deals that are the foundation for
the financial success of our families. Really? Turn the Consumer Financial Protection Bureau into a bureau to support financial predators? No, that does not help our families.

In fact, it will help our families to advance the MILLIARDIC FAMIL-ILY Act because the time has come for national paid family and medical leave insurance in the United States. We know this because a number of States have already enacted their own paid leave laws and some big experiment that we have no founded or ideas for understanding the pros and cons because States have already acted. We can evaluate how that has gone.

When California was debating paid leave before its passage in 2002—yes, 16 years ago—the chamber of commerce described it as a coming disaster, and the National Federation of Independent Business predicted it would be the biggest financial burden for business in decades, but a study looking back on California found that after 1.4 million leave claims were paid—that is 1.4 million times that a worker was able to take care of a medical condition, was able to care for a newborn, was able to sit by the bed of a dying family member, has been found to reduce turnover. That is good for business. It has increased employee loyalty, which is also good for business.

New Jersey passed paid family leave in 2008. They offered workers 6 weeks of two-thirds salary, funded through a payroll tax. At the time, the mayor of Bogata, NJ, railed against it, saying, “The basic argument for this . . . is to subsidize an army of breastfeeding single mothers.” Well, I must say that a misunderstanding that is of the importance of a mother to be with a newborn or a father to be with a newborn. That bonding, that support—those are family values. Don’t talk about family values to me and then talk about a mother having zero days to be with a newborn or a father zero days to be with a newborn.

After 2 years, New Jersey has a leave fund that has a surplus, and they did a reduction in the payroll tax that pays for it. Between 2009 and 2015, 200,000 paid leave claims were approved, paying out $507 million in benefits, resulting in employee retention of over 90 percent. Business is humming in New Jersey and in California. In fact, businesses are feeling well in half of the States and the District of Columbia where paid leave has already been established by law.

I celebrate what we accomplished 25 years ago with the Family and Medical Leave Act, but I am saddened we restricted it to only those who could afford to take time off with no pay. Strengthening families is something we should want to happen with families who are doing well enough to go without pay, but we should also assist families who are doing well in each of the States and the District of Columbia where paid leave has already been established by law.

You wouldn’t think that coming from Alaska, but I can testify from personal knowledge that that is a fact. The Lucky Wishbone, I expect, will continue on. It is a successful business with a large following. But with the passage of Peg’s and George’s, it marks the end of an era for us in Alaska. We have lost two beloved pioneers who were dear friends to so many of us, and I am proud to count myself among that group. It is important that we acknowledge their place in Alaska’s history, and that is what I intend to do briefly today.

George was a native of Wisconsin. He attended high school in Red Wing, MN. He joined the Minnesota National Guard. He was selected for Officer Candidate School.

In 1943, George and Peggy met, and they married the next year, in 1944. It is said that they met “over Formica.” George was training to be a pilot, and Peggy was a waitress. It would suggest that their destiny as operators of an iconic diner was sealed at that very moment, but World War II came first. George received orders to go to India. He was one of those brave pilots who navigated military aircraft over the Himalayas, colloquially known as the Hump.

Coincidentally, another significant figure in Alaska’s history flew those same routes during the war. That guy’s name was Ted Stevens.

After the war, George and Peggy returned briefly to the Midwest. They bought a share in a restaurant. In 1951, they sold their share and took off for Alaska in a 1949 Nash. It was a pretty bumpy, dusty, 2-week journey, we are told. Upon arrival, George worked construction on Elmendorf Air Force Base and helped build a home for his family. They moved to Arizona for a short time in the 1950s and tried out another restaurant; at that time, it was in Tucson. It didn’t work. It was a flop. So they returned to Alaska to try again, and this time there was no flop.

On the occasion of the Wishbone’s 50th anniversary in 2005, George recalled the Wishbone’s first week in business. He shared this with a reporter from the Anchorage Daily News, Debra McKinney. He said as follows:

_The first day we took in $80. The second day, $125. Then we went to $300 on Saturday, I believe it was. We were totally swamped. And on Sunday it was $690. At that time, why of course coffee was 10 cents, a jumbo hamburger was 65 cents, a regular hamburger 50 cents, a soda—no—that kind of thing. Things were looking pretty good after that first week. From then on, the business grew and grew and grew. Those were George’s words._

Fifty years later, according to McKinney, the Wishbone was serving up over 1,000 chickens a week, somewhere between 50,000 and 70,000 a year. Serving up all of that food, of course, requires a pretty big team. George and Peggy have four children, and every one of them put in time at the Lucky Wishbone. Patricia Brown Heller—Pat Heller—is one of those children. She is
the oldest of the four. She tells the story of her involvement working in the restaurant. She says she pretty much cut her teeth in the restaurant. She was the fastest potato peeler and slicer at the Wishbone, she says on the order of 200 pounds a day. She worked in the family’s restaurant, peeling and cutting those potatoes, peeling and cutting them every morning.

Pat decided that the restaurant was not going to be her career and decided to go to law school. She was the long-time State director for the former Senator Murkowski—my father, Senator Frank Murkowski—and then when I came to the Senate, she continued on as my State director in 2003. But Pat has always been, as have her siblings, a true fixture, along with her parents, at the Lucky Wishbone.

The demands of the business required growth in the workforce, and George and Peggy maintained a high standard and demanded much of their employees. They were adopted into the Browns’ extended family. If you ask people throughout Anchorage if they know somebody who has worked at the Lucky Wishbone, I can tell you that extended family is pretty significant.

George and Peggy were known for giving away $30,000 to $40,000 in Christmas bonuses, health insurance, and pensions. They were very protective of the health of their customers and their employees. The Lucky Wishbone became smoke-free long before it was fashionable and not without more than its share of controversy because many of their customers liked to smoke, but not at the Wishbone.

Oftentimes, when Mom and Pop pass away, the business dies with them. Fortunately, that won’t be the case here. Ownership responsibilities going forward will be shared by Pat and two long-term employees of the Wishbone. And with respect for a long and Peggy, they have made a commitment to Anchorage, so nothing is going to change. It is comforting to know that the chicken will still be wonderful, the cheeseburgers will still be real, the milkshakes good, and, of course, the French fries cut fresh every morning.

Community is a highly valued concept back home in Alaska. George Brown may have set out to run a successful restaurant, but what he did was create a community institution, a place for people to talk about golf or flying or whatever were the issues of the day.

We have a tradition, I guess you can call it, in my family. During a campaign, when you come to election day, there are oftentimes not much more that can be done. You have gotten your message out. You are just kind of waiting for people to vote. So a tradition in our family is we always go to the Lucky Wishbone on election day. I think I am going to continue that tradition. This is a place where the coffee is warm and the food is hearty, a place where the smiles and the hugs have always been readily available.

As much as I have missed Peggy since she has passed, I will certainly miss George. I will miss his smile. I will miss his rich conversation. But it is comforting to know that their legacy will continue.

On February 11—this weekend—George’s friends and supporters and admirers will gather at the Alaska Aviation Museum to celebrate his life. It is really an appropriate place for George because he was a pilot, and once a pilot, always a pilot. He had 73 years of experience in the cockpit at age 94 when he last landed his Cessna on Deshka Lake to fish.

I had an opportunity to speak with Pat before I came to the floor, and she is worried that the location they have chosen for the service will be too small because they anticipate that some 400 Alaskans will come to gather. She says, “That’s the thing: At 96, you wouldn’t figure that there would be that many people at someone’s service.”

I reminded Pat that George was that person who touched so many people’s lives, whether as a pilot, a small businessman, a community leader, or just the generous man with a good cup of coffee who would sit at the banquet table with you there at the Lucky Wishbone and just share a conversation. He was a man of many talents with an extraordinary good heart and good will.

On behalf of my Senate colleagues, I say that George’s friends and supporters and admirers will gather at the Alaska Aviation Museum to celebrate his life. It is a place where the food is hearty, a place where the smiles and the hugs have always been readily available.

The legislative clerk proceeded to call the roll.

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

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

Mr. CORNYN. Mr. President, all week I have been speaking about the impending deadline of tomorrow, the continuing resolution that we passed following the shutdown of the government over the DACA issue, and the importance of meeting that deadline. So you can image my pleasure at hearing the announcement this afternoon by the majority leader. His hard work leading to this critical funding negotiation has now produced an agreement that both sides should be able to get behind.

One of the reasons these negotiations were so significant and why the announcement today was such good news has to do with our military. I happened to have been raised in a military family. My dad served 21 years in the U.S. Air Force and was a B-17 pilot in World War II in the Army Air Corps. Those who have seen the old movies about the B-17, like “Memphis Belle” and others, realize what treacherous service that was during World War II.

He was shot down on his 26th mission over Mannheim, Germany, and was captured as a prisoner of war for the last nine months of World War II. But, thank goodness, the U.S. Army and General Patton came through Germany and liberated those POW camps at the end of World War II. My dad came home, built a family, and finished his career after 31 years in the military.

So, as you might imagine, the men and women who serve in our military are near and dear to my heart.

I recognize the importance of our support not only for the ones who wear the uniform but also the families. Of course, having an all-volunteer military means we have to provide support not just for the servicemembers but for the families as well. When our service members, they sign an oath and, basically, hand their lives over to us to be good stewards of their service and to be in a position of trust.

To hold their budget hostage, which is what has happened until now, is a risk to serve our troops in a way that is certain narrow political agendas. Given all that our men and women in uniform do for us—to keep us safe, to keep the world at peace as much as possible—it is not too much to call holding that funding hostage a disgrace.

Our men and women in uniform can’t afford to be hamstrung, especially when we face new and evolving threats across the globe, because of our inability to produce longer-term certainty, they were. That, is until now.

The compromise we have reached will ensure both that our troops have what they deserve—in terms of training, equipment, they sign an oath—and that our country has what it needs in order to achieve “peace through strength” across the globe.

Since the Budget Control Act of 2011, we have kept discipline, which includes defense spending, relatively flat. Unfortunately, the threats have done nothing but proliferate and increase, and we have seen a number of training accidents like the Fitzgerald and the JOHN MCCAIN where, literally, according to General Mattis, we have lost more servicemembers in accidents as a result of inadequate training and readiness than we have in hostile activities. That is just a shameful situation.

Of course, now we have acted to change it.

Yesterday, Defense Secretary Jim Mattis testified before the House Armed Services Committee, and he wasted no time in telling us how urgent the situation was. He said that, without a proper defense appropriations bill, the U.S. military lacks the most “fundamental congressional support.” As Secretary Mattis stated, the Trump administration’s new national defense strategy requires sustained, predictable appropriations in order to be carried out. I am confident that we are heading toward that
in light of this new agreement, but it took us an embarrassingly long time to get here, and that is regrettable, to say the least.

I join the majority leader and our colleagues in strong support for our men and women in uniform and their families during this week of difficult and delicate negotiations, and I ask my other colleagues to vote to support this bipartisan legislation, to show their support for our military readiness, procurement, and testing—all of which are required to keep our forces the best trained, the best equipped, and the best prepared force on the planet.

When we vote on this agreement, we can’t lose sight of other critically important issues—issues that seem to fade from people’s memories; that is, something like disaster relief. I can’t adequately describe the outpouring of support we got from the President on down to neighbors helping neighbors following Hurricane Harvey and its devastating impact on my State. Certainly, our hearts are with the people of the Virgin Islands, Puerto Rico, and Florida as they have suffered from Hurricane Maria, as well as our friends and colleagues in the West, who have suffered from the outburst of thedevastation caused by wildfires and mudslides and other hardships.

The House passed an $81 billion relief package at the end of last year, and here we are; a couple of months later, we are considering this disaster relief package. It is long overdue. I am pleased, though, to announce that the bill we will be voting on provides significant funding for disaster relief efforts around the country, and I applaud the House for taking the first step in December. I appreciate Governor Abbott of Texas, as well as the Senate Appropriations Committee, for working with us to help us strengthen the House bill.

My fellow Texans who were hit by Hurricane Harvey last August have been waiting patiently, along with all the folks who faced the fury of Mother Nature in Florida, California, Puerto Rico, and the Virgin Islands. It simply has been unacceptable to see the delay in getting the relief they need to them. Now we have the chance to stand up, finally, in a bipartisan fashion and show not only that we remember what they have been through but also that more is needed.

Mr. TOOMEY. Mr. President, I rise today to honor the Super Bowl champions, the Philadelphia Eagles. Last Sunday night in Minneapolis, the Philadelphia Eagles defeated the vaunted New England Patriots by a score of 41 to 33 in one of the most amazing Super Bowls ever—one of the most amazing NFL games ever. It was really an extraordinary night. In so doing, the Eagles captured their first Super Bowl title ever and the franchise’s first national championship since 1960.

The Eagles’ arguably improbable Super Bowl run came despite many serious injuries and a whole lot of doubt from naysayers and pundits and oddsmakers. The oddsmakers, by the way, had the Eagles as underdogs in every playoff game they played, but, of course, they won every one of them.

It is a team led by Doug Pederson, a coach who, himself, entering the season, was often doubted and sometimes dismissed by the punditry and the talking heads. That is what Nick Foles called the Eagles’ roster embody the city of Philadelphia. They are brash, gritty, and talented, with a never-say-die attitude. They are led by stars like Malcolm Jenkins, Fletcher Cox, Carson Wentz, and Alshon Jeffery. The Eagles’ “next man up” mentality was incredible to witness.

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This is a great example of tax reform in action. Tax reform is working for this small business and this employer in Northeastern Pennsylvania. They, like other small businesses, get to discount by 20 percent their net income and pay tax only on the other 80 percent. That’s happening for this business and businesses all across America to go out and purchase new equipment, invest in their employees, grow their business, hire more workers, raise wages. That is exactly what is happening as a result of the Tax Cuts and Jobs Act. It is happening with companies that have been hurt by extreme weather events, but it is also happening across the country.

In less than 2 months since our legislation passed, over 300 businesses employing over 3 million workers have announced bonuses, wage increases, expanded benefits, contributions to pension plans, and increased investment in charitable contributions. The list goes on and on. These are the ones that cite tax reform as the reason they were able to do these things for their workers, for their business.

In Pennsylvania alone, we have had some recent announcements. Thermo Fisher employs 2,600 people in Pennsylvania. It is a biotech development company. They announced $50 million in additional investments. They are going to provide an additional $15 million in salary raises to people who are already working there. They are also going to put $30 million more into 401(k) savings programs and support for STEM education. They cited that they are doing this as a direct result of the tax reform that was passed.

Cigna is a big, global health service company. It has 5,900 employees in Pennsylvania. Again, citing our tax reform, they have announced that they are going to increase the minimum wage they pay throughout the company to $16 an hour. That will be the lowest they will pay at an entry level, makes at Cigna. They are going to provide an additional $15 million in salary raises to people who are already working there. They are also going to pay $30 million more into 401(k) savings programs that their employees participate in—all attributable directly to tax reform.

Take the case of UPS. UPS employs 19,000 Pennsylvanians, and they announced that due to the “favorable tax law changes,” they are committing an additional $7 billion in capital spending over 3 years to build and renovate facilities, acquire new aircraft and ground fleet vehicles, to enhance their technical platforms. They announced that they are going to contribute an additional $5 billion to their employees’ pension plans, too. That comes to about $13,000 per participant. That is a tremendous amount of money for each of their employees.

There are all kinds of small companies that are sharing the benefits as well. Noah Bank in Elkins Park, PA, said that thanks to the passage of the new tax legislation, this Pennsylvania charter community bank is awarding $1,500 bonuses to all of its employees. We are seeing it up and down the country, certainly all across Pennsylvania—large firms, small firms, financial institutions, manufacturers and businesses of all sizes. Workers are already benefiting from the tax reform that we passed in December.

Another important indicator that the benefits are likely to grow is in the optimism that companies and businesses have because of the environment they are operating in. It is a really important driver.

UBS does research on investor and business optimism. It recently did a survey of business owners. It asked several questions. One of them was: Is your economic outlook positive? In the fourth quarter of last year, outlook was pretty positive as 65 percent said, yes, their outlook for the economy was positive. This year, it is up to 83 percent.

It asked the question: Is the business outlook stronger now than it was in the past? In the fourth quarter of last year, 77 percent said, yes, it was stronger. In the first quarter of this year, 95 percent said, yes, the business outlook was stronger.

It asked business owners about their plans for hiring and investing. Thirty-six percent plan to hire more workers, and forty-four percent plan to invest more.

This is really important because it is optimism about the future that is a necessary precondition for more investment. After all, that investment depends on a strong economy in going forward to make it worthwhile. That investment is reaching new highs because of the combination of a lighter regulatory touch and much more growth tax reform.

I think it is also important to stress that this tax reform is not some kind of short-term sugar high of let’s throw money at people and then hope it goes well. It is not that at all. It is a set of different incentives that will lead to a structural change in the economy and, specifically, in a greater productive capacity on the part of our economy by encouraging more investment, by lowering the cost of making that investment, by allowing businesses to retain more of their earnings so that they can invest in productivity that expands our economy and expands our productive capacity. It creates more of a demand for workers. More of a demand for workers puts upward pressure on workers’ wages. What did we see just last week? We saw a major—in fact, the largest increase in average workers’ wages that we have seen in many, many years.

I am thrilled that our tax reform is having such a beneficial impact all across the Commonwealth of Pennsylvania and, indeed, all across the Commonwealth of America to go out and purchase new equipment, invest in their employees, grow their business, hire more workers, raise wages. That is exactly what is happening as a result of the Tax Cuts and Jobs Act. It is happening with companies that have been hurt by extreme weather events, but it is also happening across the country.

The agriculture industry in our State of Florida, which was hit so hard, I will outline some of this and tell Senator Rubio that I have been talking about all of the things that we have discussed over and over with Senate leadership Florida’s agriculture industry, which needs help. Our schools need additional funding to deal with the influx of students from Puerto Rico into Florida. Our critical infrastructure, such as the Lake Okeechobee dike, needs funding to withstand a future storm. The agriculture industry in our State sustained significant damage after Irma. Citrus growers have suffered approximately $760 million of loss. Why?
Because, right after the hurricane, half the crop of the citrus grove in central Florida that Senator Rubio and I visited was on the ground. If you go further south in Florida, there are groves where, actually, 100 percent of the oranges have ended up on the ground, caused of the ferocity of the wind. That crop was a total loss, and the wind was so severe there that it uprooted some of the trees. The loss was crippling to the industry.

One of this is an industry that has been battling to keep its livelihood flowing because it has been battling this bacteria called greening, which will kill a tree in 5 years. We have another program going on by the Citrus Research & Development Foundation that is trying to find the magic cure. In the meantime, they have found some way to keep the trees and some different varieties of trees living longer than the 5 years, but we have to address the problem right now.

If the groves didn't have enough trouble with all of the citrus canker from years earlier, they are now producing 46 million boxes a year. By the way, 10 years ago, that used to be in excess of 200 million boxes a year of citrus fruit. The funding in this disaster bill will be essential in helping the citrus industry to recover.

Additionally, Senator Rubio and I, many times before, have called for Florida funding in the aftermaths of Irma and Maria. We now know that, as of today, about 12,000 students who evacuated to Florida are enrolled from Puerto Rico. Others from the Virgin Islands have enrolled in Florida's schools. Every child has a right to a quality education, but that can't happen without the appropriate resources. The schools need help. No child should have their education hindered by a natural disaster. This disaster aid bill is going to be crucial for schools in order for them to do their best in ensuring that those students receive the educations they deserve.

This deal also includes $15 billion for the Army Corps of Engineers. It is for mitigation and resiliency projects. Likewise, the two Senators from Florida have been working to ensure that some of those funds are used to expedite the construction of the Lake Okeechobee dike. It is a critical public safety project that would be capable of saving lives as soon as possible. We want to see its completion accelerated by 3 years, from 2025 to 2022. If the Army Corps of Engineers will take $200 million a year out of these additional resources for the next several years, it will speed up the construction of that dike. We are going to be continuing to have sessions with the Army Corps of Engineers to try to accomplish just that.

There is a long list—an exhaustive list—of Florida's needs after the hurricane, and as we see so many of our fellow U.S. citizens in Puerto Rico, you just can't keep treating U.S. citizens like this. Hopefully, this is going to speed up the recovery efforts. That is why, when the news broke last week that FEMA reportedly planned to end—get this—its distributing of food and water, there was, obviously, outrage, and there was outrage by the two Senators here. We are appreciating FEMA making clear the need that it would continue to provide aid to the people, which includes that food and water. We have discussed with the Senate leadership what is essential in this disaster aid bill. It is an important step in the recovery of the people of Florida and Puerto Rico.

There is another thing that I have to mention. Can you believe that the Medicaid money that was given to Puerto Rico in a lump sum, called a block grant, is going to end? It is going to run out next month. Yet, with the $4.8 billion in supplemental for Puerto Rico's Medicaid Program, along with the 100-percent Federal match for 2 years, it means that 1 million of our fellow U.S. citizens on the island will not be denied healthcare coverage when they need it the most. Otherwise, it is going to run out next month. It is long overdue. We can finally provide some much-needed relief for disaster-affected areas.

So, please, let's pass this aid bill this week and let's send it to the President. I yield the floor to the PRESIDING OFFICER. The Senator from Florida.

Mr. RUBIO. Mr. President, I want to add to Senator NELSON's comments. First, let me just say, in a time when there is a lot of noise and not so much about the divisions in American politics, despite differences of opinion on issues, this is what I believe the people of Florida want us to do; that is, to come here and work together on the issues we can work together on. I must say, the ability to work with Senator NELSON on this has been invaluable, to have two different Senators from two different parties singing from the same song sheet about the priorities that are critical to our State.

What is unique about this storm and disaster relief is, the impact wasn't just on Florida, it was also the impact on Puerto Rico.

When the House passed its relief package at the end of December, it had a lot of good things in it. The President came out with his proposal, and it had some good things, but it needed work. The House took it, and the House added a few more.

Over the last 2 months, we have had the ability to work in the Senate, not just on the Senate, not just for us in Florida. Maybe Senator NELSON and I and the people of Florida are going to be in this relief package. That are critical for disaster relief in Florida—and to a large extent, well for Puerto Rico—are going to be included. I think, while a lot of us are very concerned about how long it took—we should have done this 4 weeks ago—there are other reasons why it was held up. It wasn't disaster relief that was holding it up, it was the other issues at play that were holding it up. In fact, this was being held until the other things were agreed upon.

Now we are able to move forward. I have to state that while no one wants to have a hurricane and no one wants to have a natural disaster, this is a response we should be happy about. I think it is a testament to the sorts of things that happen in this Senate when we can put aside our differences on other issues and work together on this.

By the way, I want to state, because I don't want anyone to read into what I am saying that I am not going to vote on any disaster relief measures, although we may vote differently on a lot of issues. Senator NELSON and I have cooperated on a host of things, judges from anything that impacts Florida. I hope we can get to the same place with as a Senate, not just for us in Florida. Maybe Senator NELSON and I are just always in a good mood because it doesn't snow in Florida, and it is warm when everybody else is cold, but I think the people of Florida should be pleased with our ability to work together.

Some highlights, and Senator NELSON touched on a lot of them. I will start on the Puerto Rico part because it is the one we still see the impact of our daily basis.

Let me just, as an aside, say that JENNIFER GONZÁLEZ, the Resident Commissioner, who is basically the Member of Congress representing Puerto Rico in the House, is an extraordinary advocate for Puerto Rico—not a good one, not a great one, an extraordinary one. She is tireless, nonstop. I am talking about Sunday evenings, Sunday nights, early Monday morning, she is constantly working. She is an incredible partner and the things she has been able to achieve—because even when we had agreement on many items in the Senate, we had to go to JENNIFER for her help to make sure the leadership in the House would be on board. The respect that House leadership has for her was instrumental.

In the end, the way this is now lined up, no matter what we agreed to here, if we send it over there, and they don't want it, we couldn't do it. Her ability to get the House to go along with these changes is invaluable, and I just need to say that publicly. So much of this is due directly to her. She is the voice of...
Puerto Rico in Washington. To the extent these things are happening above and beyond what would have already happened, it is, in large respect, due to having her here. She is just phenomenal, and the ability to work with her has been extraordinary.

Senator NELSON talked about the Medicaid cliff Puerto Rico faces. Last year, we were able to fill that gap for 1 year. This measure does it for 2 years, at 100 percent—called FMLA. Now, for the next 2 years, Puerto Rico doesn’t have to worry about that. They can focus on other issues.

There is money in disaster relief to repair infrastructure and money to repair hospitals and community health centers. There is $75 million for displaced college students who had to leave their school in Puerto Rico or in the Virgin Islands, for that matter. There is $11 billion for CDBG–DR funds, which will go directly to Puerto Rico and the Virgin Islands, including $2 billion for repairing the electrical grid. There is $45 million to restore the Customs House in San Juan. There is money for Job Corps centers to help retrain and get people going again, to get employment functioning.

The Army Corps for Coast Guard repairs. The U.S. border in the Caribbean is Puerto Rico, so we have the Coast Guard there not only to respond to disasters at sea but to be able to enforce law and prevent drug smuggling. If some drugs came into Puerto Rico, you are in the United States. There is no Customs from that point forward. It is so critical.

There is also help to repair clinics that were serving women, infants, and children; HHS funding; transportation funding, particularly improvements to the FAA and the facilities at the airport and the Federal highways. Everything that is important is in there.

There is more to do. Next week, we will be going on initiatives, not prepared to discuss it yet—in addition, that is separate from disaster relief, to help Puerto Rico not just to recover from the storm but to set itself up for long-term success, and I look forward to unveiling that next week.

For the time being, this is perhaps the first good news the people from Puerto Rico have gotten from Washington since the storm hit, and I just want to say it is due to the partnership of Senator NELSON and myself and also frankly and primary assistance of the leadership of my party in the Senate, Senator MCCONNELL, the Appropriations staff, and Members on both sides of the aisle who have all, from the very beginning, expressed a willingness to be helpful. We are not often alone to the floor to talk about the good news of our process, but we couldn’t be more pleased.

Senator NELSON talked about the impact on Florida. We will rapidly go through some of those.

We have come to the floor multiple times to talk about the need to help the Florida citrus industry, Florida’s signature crop. This has the money to do so. This will be an incredibly large effort for the Secretary of Agriculture to administer this, but I know I speak for Florida’s growers when I say this is important work. Feeding our Nation is important work, and I stand committed to work with the Secretary and with our commissioner of agriculture, Adam Putnam, who is aware of this and has been instrumental in putting together this package—really important.

There is important funding for the Emergency Watershed Protection Program, Emergency Conservation Program, rural development water and wastewater grants, Emergency Food Assistance Program, funding to repair the Agricultural Research Service facilities. There are four of these damaged in Florida. Those are the facilities that are going to innovate the cures we need to save Florida citrus in the long term.

There is money for education, particularly educational infrastructure repairs to help displaced students and to hire new teachers. This is especially important. We have now seen thousands of U.S. citizen students who have come to Puerto Rico to get their education. There is money to help higher education facilities, to rebuild facilities that were damaged in the storm. There is money to help displaced higher education students.

There is $35 million for Project SERV, which are education-related expenses for local education agencies and higher education institutions to help them recover from violent or traumatic events. There is $25 million to assist homeless students, and $650 million for Head Start. I will note there are 45 damaged Head Start facilities in Florida.

There is relief for the community block grant funding to the tune of $28 billion, which will be directed for unmet needs and $12 billion for mitigation to prevent the loss of these facilities in the future.

The list goes on. There is more. We will be putting out even more details. The Army Corps has a lot of important projects in Florida, but there is one in particular that if we go through it, there is over $600 million for repairs to the operations and maintenance funds, $510 million in flood control and coastal emergencies funding.

We also include restoration projects going on in Florida that were damaged by the storm, including these large retaining ponds which are basically lakes—enormous bodies of water that are used to clean out phosphates. Some were overrun and flood-damaged. This helps.

In addition, there is funding to expedite the completion of the Herbert Hoover Dike, which is critically important to the people living in the Glades communities just south of Lake Okeechobee. This expedites that. This wasn’t part of the budget in the beginning. This is a project that has already been authorized, but the ability to move that forward is critical because it will help free up funds and time for all the other important projects in regard to restoring the Everglades and preventing the overflow of Lake Okeechobee, which could kill people.

One is the "South Atlantic Coastal Study." It is a Federal project that looks at vulnerabilities of coastal areas to sea level rise and things of that nature. That is going to be part of this because ongoing in the future we will continue to see the threat posed by storm surge and the like, and there is language in there modeled after a bill I filed that gives the Assistant Secretary for Preparedness and Response direct hiring authority to ensure that HHS has the necessary emergency medical personnel to respond to another natural disaster because the hurricane season is about 5 months away.

There is $50 million for community health center repair and about 28 in Florida and nearly 100 in Puerto Rico, and $50 million for NIH for specific grants and infrastructure repairs. Within the topline numbers for FEMA in this, there will be a total of $33 billion in allowable costs, and we are involved in ongoing discussions with the administration, which is responsible for directly coordinating with the Governors in the States in regard to this, but this should be more money to pay these bills for hospital repairs, medical services, et cetera.

A couple more points. We have a massive debris problem, particularly in Monroe County. These canals in the Florida Keys have refrigerators, lawn furniture, sunken boats, and this has money in there to help clean that up. Local governments ran out of money, and they can’t do it. This repairs Coast Guard facilities that were damaged by the storm.

There are funds in the amount of $1.65 billion for Small Business Administration loans. The National Park Service—I recently toured the Everglades with Secretary Zinke—this has $207.6 million for construction that will include repairs to the destroyed facilities of the National Park Service. Funding under the Department of Transportation will include $140 million for Florida. That includes $8 million for FAA facilities, $100 million just for Florida’s Federal Highway Administration, $27 million for Florida’s Transit Administration. Finally, under FEMA, the Disaster Relief Fund is fully funded to meet the unmet needs. This money will ensure that FEMA has the resources needed to assist disaster survivors as well as to repair and restore damaged infrastructure in Florida and in Puerto Rico.

I hope we can get support for this. I saw the Senator from Texas, and a few moments ago. I imagine he may speak to this at some point. Texas also suffered terribly. The Virgin Islands suffered. California had the fires.
I would state, it took longer than we wanted to, but I think the people of Florida should be very pleased with the disaster relief package the Senate is about to present and hopefully will pass and pass in the House. This is good news for Floridians who have been hit so hard by the problem.

I thank my staff. They worked incredibly hard to help advance this. We have been waiting for this day. We are excited this day is finally here. It makes our service here really meaningful when we can take our actions and turn into policy and progress and results.

This is one of the reasons I ran for reelection, when at one point I didn’t think I would. It was to come back and make a difference. Today, I know working with so many others, including Jennifer Gonzalez in the House and Senator Nelson and our leadership in the Senate, we are about to make a real difference. It makes our time here rewarding. I am excited to have been a part of it, and I am looking forward to doing it again.

So with that, I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

UNANIMOUS CONSENT REQUEST—EXECUTIVE CALENDAR

Mr. GRASSLEY. Mr. President, I ask unanimous consent that the Senate proceed to executive session for the consideration of the following nominations: Executive Calendar No. 387. I ask consent that the Senate vote on the nomination without intervening action or debate; that if confirmed, the motion to reconsider be considered made and laid upon the table; that the President be immediately notified of the Senate’s action; that no further motions be in order; and that all statements relating to the nomination be printed in the RECORD.

The PRESIDING OFFICER. Is there objection?

The Senator from Texas.

Mr. PRESIDENT, the Senate has a right to object. I thank my friend from Iowa for his continued efforts both on behalf of Mr. Nortey and working to find a commonsense solution to the issue that has thus far delayed Nortey’s confirmation.

The phrase “my friend” is used often in this body. Sometimes it is used in a hollow manner, but in this instance, Senator Grassley is my friend. He and I have worked together closely on a great deal, especially on the Judiciary Committee, and I have every confidence that we will continue to work together closely for many years to come.

On this issue, Mr. Nortey could have been confirmed in January. He could have been confirmed this month. But that has not happened yet. It is my hope that Mr. Nortey will be confirmed. It is my hope that he will be confirmed swiftly and expeditiously, but until confirmed, I do not know what will happen for us to find a solution to a problem that is threatening tens of thousands of jobs across this country.

That problem arises from what is known as the Renewable Fuel Standard. The Renewable Fuel Standard established through the EPA is a system called RINs. Now, most people don’t know what RINs are, what the Renewable Fuel Standard is, but there is a problem. When they were first introduced, RINs sold for a penny or two pennies each. The EPA assured everyone they would continue to sell for 1 cent or 2 cents each, but since then, we have seen the market for RINs break. RINs have skyrocketed in price to as high as $1.40 each. What does that mean? What does it mean for this federal, governmentally created, artificial license to be selling at $1.40 a piece, which they hit at their high? It means thousands upon thousands of blue-collar union jobs are at risk.

This is not a hypothetical threat. Just last month, Philadelphia Energy Solutions, owner of the largest refinery on the east coast, announced that it was going into bankruptcy, and they pointed the finger squarely at the broken RIN system. In their bankruptcy filing, they explained that “the effect of the RFS Program on the Debtors’ business is the primary driver behind the Debtors’ decision to seek relief under the Bankruptcy Code.”

That is not a surprising statement given what has happened in the artificial and broken RINs market. In 2012, Philadelphia Energy Solutions paid roughly $10 million for the RINs for the licenses they needed to run their company. By 2017, the Wall Street Journal was estimating that they would pay $300 million—that is $10 million to $300 million per refinery.

Mr. President, $300 million is more than double their total payroll. You have spent many years in business. Can you imagine running a business where you spend more than double your payroll to write a check—not to buy anything, not to pay anybody, not to buy any supplies, but simply to purchase a government license, so to speak? That is crushing, and it is destroying jobs.

With respect to Philadelphia Energy Solutions, now in bankruptcy, we are talking about 1,100 jobs. These are blue-collar, working class jobs, the kind that are the backbone of our economy, the kind that keep refineries going.

Ryan O’Callaghan, who heads the Steelworkers local that represents 650 refinery workers, said that the RFS is “a lead weight around the company.” He also said that a great many of the union members supported President Trump in the 2016 election because of his promise to reform harmful regulations. Indeed, the president of that union demonstrated great courage in supporting President Trump because he believed the President and the administration would stand for working-class voters, would stand for the working man, and would pull back regulations that are killing jobs.

The American people will be rightfully angry if we don’t solve this problem because it is not just one refinery. Nation-wide, experts have estimated that anywhere from 75,000 to 150,000 American jobs are potentially at risk if U.S. independent refineries go out of business—75,000 to 150,000 jobs.

My own State of Iowa will be deeply affected if we don’t take action immediately. Texas’s oil and gas sector employs 315,000 people, 100,000 of whom are in refining and petrochemical production. We have 29 refineries that produce over 5.1 million barrels daily, and 22 of these 29 refineries are hurt directly by the artificially high RINs prices. That is why this past December, Texas Governor Greg Abbott wrote to the EPA asking for relief from this Federal mandate. He explained that current implementation of this dated federal mandate severely impacts Texas’ otherwise strong economy and jeopardizes the employment of hundreds of thousands of Texans. Mr. President, let me underscore that. It “jeopardizes the employment of hundreds of thousands of Texans.”

If you want to know why I am fighting so hard to reach a good solution, you need look no further than that statement. I am elected, like each of the Members of this body, to represent my constituents—in this case, 28 million Texans—and seeing hundreds of thousands of blue-collar workers driven out of business because of a broken regulatory system makes no sense.

Well, perhaps one might think this is simply an instance of parochial differences, of the battles between one State and another or one industry and another. Well, that is not the case. There is a win-win solution here. I want a win for blue-collar refinery workers, and I want a win for Iowa corn farmers. I believe there is a win for both. I believe there is a policy solution that will result in Iowa corn farmers selling more corn and also more blue-collar jobs. That should be a solution that makes everybody happy.

However, there is a third player in this equation which consists of Wall Street speculators who are betting on this artificial government-created market and driving up the prices.

The important thing to realize is that when I talk about Philadelphia Energy Solutions paying $300 million, that $300 million did not go to Iowa farmers. It didn’t go to ethanol producers. It went to speculators and large companies outside of Iowa. We can reach a solution that ends the speculating, ends the gamesmanship in this artificial government market, and saves jobs.

In respect to Mr. Nortey, I will say that I don’t know Mr. Nortey personally, but I have heard from a number of people who do. By all accounts,
Mr. Northey has a good and strong reputation in the State of Iowa. He is a fourth-generation farmer. He has impressed many people with the job he has done as the secretary of agricultural in the State of Iowa. I made clear from the beginning that I would have been very happy to have seen Mr. Northey confirmed, which is namely to have the stakeholders sit down collaboratively and solve this problem in a win-win solution that helps Iowa corn farmers and also doesn’t bankrupt refineries and drive blue-collar workers out of business.

Indeed, in December, I met with both of the Senators from Iowa, along with Senator Toomey, to discuss exactly how we could move forward with Mr. Northey’s confirmation promptly, efficiently, and also solve this problem. At that time, it was suggested that we bring the stakeholders together, that we actually have the players in the ethanol industry actually talk with the refineries and find a solution that results in more corn being sold and refineries not going out of business. We left that meeting on December 21 with a plan to have that meeting of stakeholders. Well, as you know, 48 days have passed, and that meeting still hasn’t taken place because unfortunately a handful of lobbyists representing the ethanol industry have taken the position that they are unwilling to meet, they are unwilling to speak, they are unwilling to discuss anything with anybody, and apparently, if thousands of people lose their jobs in refineries, that is not their problem. Quite frankly, that is not a reasonable position. It is not a reasonable position.

Mr. Northey would have been confirmed long ago had the lobbyists for the ethanol industry been willing to come to the table and reach a commonsense solution that would have resulted in more money for their industry, more ethanol, more corn. But their position is that they are not interested in a win, because their position has been that they are not willing to talk. Well, I think that is unfortunate, but it is also unacceptable.

So indeed I continue to have productive conversations with the President, with the EPA, with the Department of Agriculture, with the administration about finding a win-win solution, a solution that is good for everyone. And if a handful of lobbyists refuse to come to the table, then they should not be surprised to see the solution proceed without them.

We can find a good, positive solution that benefits the farmers of Iowa, that sells more corn. In 2015 and 2016, I spent a lot of time in the great State of Iowa. Indeed, I had the great privilege and blessing of completing what is affectionately known in that State as the Full Grassley. Now, what is the Full Grassley? There are 99 counties in that beautiful State, and every year, the senior Senator goes to all 99. Now, I can tell you that the Full Grassley is a highlight of the year. And one of the most remarkable is the fact that the senior Senator does it not once but every year. Well, on election day, I completed the Full Grassley, having visited every county in the State of Iowa. I visited with many wonderful people, including many wonderful corn farmers whom I want to see selling more and more corn. We can have a solution that is a win for those corn farmers but also doesn’t bankrupt refineries and drive a bunch of blue-collar workers out of work.

It is important to understand, by the way, that these high RINs prices don’t benefit corn farmers at all. In fact, if you look at RIN prices, they are not correlated to the price of corn; if anything, they are inversely correlated. What does that mean? It means that when RINs were selling for 1 cent and 2 cents each, corn was way up here, and when RINs skyrocketed to $1.40 each, the price of corn plummeted. So not only is this not benefiting Iowa corn farmers, you could argue that it may even be hurting them.

The money that is bankrupting refineries and costing people their jobs is not going to the farmers. So my hope is that we reach a solution that lifts regulatory barriers at the EPA so that the Iowa corn farmers can sell more corn in the market in response to real demand, not a government mandate, but there are EPA barriers that stand in the way that cap the sales of ethanol. I see no reason to artificially cap it. If there is demand in the marketplace, they should be able to sell more and more and more corn, expand their market. But they are not benefiting from crushing regulatory costs that are driving people out of business. We can reach a solution to do both.

With respect to Mr. Northey, if and when we see the players come together in a positive way to solve this problem, I will more than readily lift my objection, and I hope Mr. Northey is confirmed and confirmed quickly.

I look forward to working with Mr. Northey in the Department of Agriculture to stop this regulatory failure that is threatening thousands, if not hundreds of thousands, of jobs.

Therefore, looking to find a cooperative win-win solution for everyone, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. GRASSLEY. Did the Senator make his formal objection?

Mr. CRUZ. Yes.

Mr. GRASSLEY. Thank you. Normally, I would speak right after the Senator from Texas, but I am going to call on three of my colleagues who are here to speak because I have more than time they have. I know the Senator from Texas has to go. He accurately did describe our relationship, generally, in this body as Senators from Iowa and from Texas. I want to let everybody know that we have that good relationship.

We sure disagree on this issue. I am sorry we do. With that said, I am going to defer to the Senator from Michigan. I want to say that she is the ranking member of the Agriculture Committee and represents the farmers of Michigan very well, but also, in her leadership position as former chairman of the Agriculture Committee and now the ranking member, she has done a great job of leadership in the area of agriculture.

Would the Senator proceed.

The PRESIDING OFFICER. The Senator from Michigan.

Ms. STABENOW. Thank you very much for those kind words from the senior Senator from Iowa. We have partnered on many things together related to agriculture.

I rise today to support Senator Grassley and Senator Ernst in this motion. We need to fill this position with an eminently qualified person, Bill Northey, right away. It is long overdue.

As the ranking member of the Senate Agriculture Committee, I am in strong support of the nomination of Bill Northey to be Under Secretary of Agriculture for Farm and Foreign Agricultural Services.

Despite historic delays in receiving nominations from the administration, our committee has worked swiftly on a bipartisan basis to put qualified leaders into place at the USDA. When we get qualified nominees, we move them, and Under Secretary nominee Bill Northey is no exception. In fact, I believe that he is a bright star in terms of the nominees and those that will be serving in the USDA.

He was nominated in September of last year. Our committee quickly held a hearing and reported his nomination with unanimous bipartisan support to the floor on October 19.

Mr. Northey is a highly qualified nominee. He is currently serving his third term as secretary of the Iowa Department of Agriculture and Land Stewardship. A farmer himself, he understands what American agriculture needs, and has pledged to be a strong leader for our producers. I have confidence in him.

Unfortunately, instead of serving our farmers and ranchers at USDA, his nomination has languished in partisan limbo because of an unrelated issue raised by a Senate Republican colleague, not on the Agriculture Committee.

I appreciate Members have various kinds of concerns, but it is important to note that Mr. Northey’s leadership is needed now on a number of issues, including the fact that we would be in charge of disaster recovery for our farmers in Texas, Florida, and Louisiana, and all across the country, who
are serving in the aftermath of hurricanes, wildfires, and drought.

It is also important for him to be at the USDA to support our farmers struggling with low prices. For the better part of a year, I have been working with the Senate Appropriations Committee, Senator COCHRAN and Senator LEAHY, to fix a few pieces of the 2014 farm bill that didn’t quite work as we intended them—the dairy and cotton safety net provisions.

I must do to indicate, while I am on the floor, that the Senate budget agreement contains significant improvements for both commodities, including more than $1 billion in support for our dairy farmers. These much needed improvements set us up to continue our bipartisan work to write the next farm bill that needs to be done this year. I look forward to working with our chairman, Senator ROBERTS, as well as our two distinguished members from Iowa, on creating the kind of farm bill that we need for our farmers and ranchers and families.

Unfortunately, though, when politics get in the way, our farmers and our ranchers lose. So I am hopeful that we can resolve whatever issues or at least move them to a different debate, rather than focusing them on this nominee who is very much needed. His leadership is needed right now at the USDA. He has strong bipartisan support.

I think it is very unfortunate that his nomination has gotten caught up in another issue. I am hopeful that we could ask our Senate colleagues to choose to address that in another way without getting in the way of critical leadership on disaster assistance and conservation and critical issues on which the USDA needs to have his leadership.

Mr. Northey has strong, bipartisan support and should be advanced quickly. We need his leadership skills. I am going to continue to do everything I can to work with my colleagues to be able to make sure he has the opportunity to serve our farmers and ranchers as part of the USDA leadership.

Thank you, Mr. President.

The PRESIDING OFFICER. The Senator from Iowa.

Mrs. ERNST, Mr. President, I would like to thank the ranking member of the Agriculture Committee for joining us here on the floor today. I appreciate her great bipartisan work on the Agriculture Committee.

I am pleased to be a member of that committee. It is truly one of those committees where we set aside any political differences. We actually work for the good of our Agricultural Committee, our ranchers, and our farmers, regardless of the State they come from. We truly do work together to feed and fuel a nation.

Thank you very much for joining us today. I say to the ranking member; I wish to thank my senior Senator from Iowa, as well.

I am rising today to join my colleague Senator CHUCK GRASSLEY and others who have joined us on the floor to support the nomination of Bill Northey as Under Secretary for Farm Production and Conservation at the U.S. Department of Agriculture, or the USDA.

I have known Bill Northey for nearly a decade and, to be honest, probably a little more than a decade. He is a great friend. He is a great Iowan. Most importantly, he is a tenacious advocate and a true voice for agriculture and our rural communities. He has worked in agricultural policy at nearly every level of government.

At a time when we need to tackle many critical agricultural priorities, including the farm bill, which the ranking member just mentioned—that farm bill was last authorized 2 years ago, in late 2014—at a time when the President is rightly focusing on economic development and strengthening rural America, and at a time when our government is focused on streamlining and reducing environmental regulations, we must have leadership in this position—as I mentioned, the Under Secretary for Farm Production and Conservation at USDA. We must have leadership there that truly gets the real underlying concerns and priorities of America’s farmers and ranchers. We need them addressed. Bill Northey is exactly the person to do that.

When I think about the importance of getting someone like Bill Northey in this position, I reflect on the young farmer who is looking to begin a farming operation in rural Iowa to feed his or her family, grow a business, and cultivate a legacy in their own community, all while low commodity prices have pinched margins and extreme weather has decimated our crops. That young farmer needs Washington to get out of the way and give them an opportunity to thrive.

Bill Northey is the right guy to work these issues. He knows his role in Washington will not be to empower a faceless bureaucracy but to make Washington work for its people and give the agriculture industry the tools it needs to prosper. Bill Northey is that average, everyday Iowan who cares about agriculture and its future.

Senator Agriculture Committee Chairman ROBERTS and Ranking Member STABENOW have made it abundantly clear that they have no objection to Mr. Northey, as both indicated in a joint statement that said in part: “Bill Northey is a qualified and respected public servant who knows agriculture firsthand, and he will serve rural America well at USDA.”

The ranking member joined us earlier, and she went a step further by saying to Bill:

I know that you are a farmer. You understand these challenges, and know that our farmers depend on us to support them when their voices are not being heard.

He was voted out of the Ag Committee unanimously. Let me state that again. He was voted out of the Ag Committee unanimously. If you didn’t hear that, let me say it a third time. He was voted out of the Ag Committee unanimously.

Democrats and Republicans believe that Bill Northey is a leader, and he is not a hostage to unrelated issue. Bill Northey’s nomination has become entangled in an unrelated policy dispute. I am very disappointed. Bill Northey is an upstanding man, someone we desperately need to serve in our government. We truly want to drop the swamp. Bill Northey is exactly who we need. He is that everyday American fighting for agriculture. We need him desperately. We may not be able to have him serve in our government because this policy dispute has led to a hold on his nomination.

Bill Northey is extremely qualified. He has the experience and the reputation. Most importantly, he has the voice and the heart for American agriculture. I am asking for a quick vote and confirmation of this well-respected, beloved Iowan so that we can get him in place and work on matters that truly are important not just to Iowans and the Midwest but to all of America.

Let’s free Bill. Let’s free Bill, folks. Let’s confirm Bill Northey.

Thank you, Mr. President.

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

Ms. KLOBUCHAR, Mr. President, I appreciate the reminder of my colleagues Senator ERNST, Ranking Member STABENOW, and, of course, Senator GRASSLEY. Senators GRASSLEY and ERNST have been such leaders on ag issues in their State.

I come to join Senator GRASSLEY, not only from the other side of the aisle but also, as far as Iowa and Minnesota are concerned, across the border. Our States have rivalries in football and many other things, but one thing we agree on is that people need to be the voice of agriculture at the USDA.

I supported Secretary Perdue when President Trump nominated him, and I believe he needs a team to be able to do the complicated work of agriculture. At a time when we have seen difficulty in everything from the dairy industry to cotton, to issues with prices for so many of our commodities, to just only a few years ago the avian flu that was such a threat to the poultry industry in Minnesota and Iowa, the thought that we wouldn’t have an Under Secretary in place for farm production and conservation—such an important part of the work of the USDA right now—is just unbelievable to me.

As the nominee for Under Secretary in this area, Mr. Northey would be tasked with guiding some of the USDA’s most important agencies that interact with farmers and ranchers on a daily basis, including the Farm Service Agency—whom I have sent a letter to my farmers when they have questions about how they are supposed to sign up for things and complex programs; they
are small farmers trying to do their job, and they need that Farm Service Agency—the Natural Resources Conservation Service, and the Risk Management Agency.

As we prepare to write and pass a bipartisan bill, Mr. Northey is ready for all the issues we are confronting right now in agriculture and the United States. Thank you very much. I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Mr. President, I thank my colleague who spoke very highly of the qualifications of Mr. Northey. He was confirmed by the Senate Agriculture Committee and has the support of numerous agriculture groups from around the country.

Now I will get to the RINs issue and my feeling that this is not a legitimate reason for either holding up this nomination for the bankruptcy that has been referred to or for any other refinery that has trouble.

I think it is a manufactured and baseless rumor that the RFS, the renewable fuel standard, has caused an oil refinery in Pennsylvania to file for bankruptcy. This example has been cited repeatedly as a justification for forcing the renewable fuel standard supporters to agree to sudden and drastic changes in how the renewable fuel standard was designed.

I have been trying to work in good faith with the Senator from Texas and have offered several options—some of them I have just expressed here in my off-the-cuff remarks—that would result
in lower prices on the RINs issue. As has been said, that stands for renewable-able identification number. That is what we call the compliance credits—to make sure the refiners use the right amount of ethanol to meet the renewable fuel standard.

However, I keep being told by the Senator from Texas that I need to ac-
ccept a proposal for a guaranteed cap on RIN prices in the short term to save this Philadelphia refinery. Unfortu-
nately for those who are spreading the rumors that the problems the Philadel-
phia refinery has are due to high RIN prices, from my point of view—and I hope I backed this up in a paper that we have widely disseminated within the last week—the facts don’t add up very well for the people making the argu-
ment that RIN prices are the prob-
lem.

My staff and other analysts have read the SEC filings and the bank-
rupcy filings of the refiner in ques-
tion and have come to the conclusion that the Philadelphia refinery cannot pin its problems on the renewable fuel standard. The Philadelphia refinery has faced is the result of the petroleum export ban being lift-
ed, which cost it access to cheaper feedstocks. Another reason, and the second biggest problem it has, is that a pipeline opened which diverted rail shipment of Bakken crude oil away from the east coast because of the pipe-
line sending it someplace else, obvi-
ously raising the price of the feedstock to the Philadelphia refinery.

We all hold the refinery is facing hardship because it cannot af-
ford to buy enough RINs to comply with the renewable fuel standard. If that is the case, then why did this Philadelphia refinery sell off a signifi-
cant quantity of RINs last fall? That is quite odd, considering the company needs to turn them in later this month for compliance with the renew-
able fuel standard.

Some says it is a marketing strat-
try short on RINs, which is dependent on some sort of Federal action that will suddenly drive down the cost of RINs. I would point out that shorting the RIN market is something Carl Icahn is reportedly being investigated for by Federal investigators. I hope that the Philadelphia refinery is not trying to follow that same playbook. I certainly want nothing to do with that kind of chicanery.

First, the Philadelphia refinery could have avoided needing to buy any RINs at all if it had just invested in blending infrastructure years ago like many of its fellow merchant refiners did. In fact, the Philadelphia refinery is part of Sunoco, which owns blending infrastructure.

We also know that refinery has an ar-
angement whereby it supplies ethanol with RINs attached to Sunoco for blending with its gasoline. Other inde-
pendent refiners with similar arrange-
ments have an agreement to return the RINs to the refiner once they are de-
tached.

The RFS was created to bring cleaner burning renewable fuels to consumers. The RINs system was developed as a flexible system that would allow obli-
gated parties to choose between investing in blending infrastructure or buy-
ing RINs for Renewable Fuel Standard (RFS) compliance. The Philadelphia refinery had made the decision to buy RINs instead. That hasn’t worked out very well for that refiner apparently, but that was the bet that refiner made. A cheaper option for Renewable Fuel Standard (RFS) compliance in the North Dac-
sota refinery chose to pursue other in-
vestments.

None of this has anything to do with President Trump’s choice to oversee farm programs at the U.S. Department of Agriculture.

Bill Northey should be confirmed by this body. He has overwhelming bipar-
tisan support. Taking a nominee hos-
tage to try to force an ill-conceived policy change is only going to cause more problems for this body in the fu-
ture.

I don’t know what the next step is, but I think that Bill Northey is such a good person for this position, I am going to continue to work as long as he has the support of 50 plus senators to work for his nomination to proceed.

Before I yield the floor, I ask unani-

mous consent to have printed in the RECORD an article on this issue of the Philadelphia refinery.

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

[From Oil Price Information Service (OPIS), Feb. 6, 2018]

(BY TOM KLOZA)

VERLEGER: PES BANKRUPTCY JUDGE COULD INFLECT LEHMAN-LIKE MOMENT

Noted oil economist Phil Verleger has read the Philadelphia Energy Solutions (PES) bankruptcy filing and makes no bones about who or what has brought the Renewable Fuel Standard for its financial woes, Verleger says, instead of properly attrib-
tuting the demise of the 330,000-b/d refin-
ery to the collapsing crude oil ex-
port ban, antiquated equipment and a lack of investment that kept the plant competitive with other northeastern refineries.

But most importantly, Verleger sees a pos-
sibility that the bankruptcy judge just might render a decision that could wreak havoc with the RFS market into utter chaos. Bankruptcy papers clearly indicate that PES would like to get its RIN obligation discharged in the reorga-
nization. If not, the company would have to purchase the requisite RINs to the current market price at a current market value of approximately $350 million at current market prices before a compliance deadline this spring. It would also need to buy about 550 million of 2018 vintage RINs. A buyer of that quantity under current cir-
cumstances might lead to a quick doubling of the renewable credit asking prices.

But if a bankruptcy judge allows cancella-
tion of the RINs’ obligation, any credibility associated with the RFS program might be thrown out the window.

There is a legal obligation to blend ethanol and other biocomponents into transportation fuels and the EPA might have great diffi-
culty following that program, even though the agency has been an advocate. A court decision granting PES’ request for re-

lief might lead to a “Lehman-like moment” that could completely halt RINs’ trading, plunge the value of accumulated RINs to near zero and bring about pure chaos.

If PES hopes to make investments in the refi-
ner from funds from a proposed IPO, as investors balked at terms. There was no IPO and no investment.

To the end of the export ban on U.S. crude combined with the completion of the Dakota Access Pipeline eliminated PES’ access to favorably priced crudes. PES had a favorable position only so long as the export ban was in effect, notes Verleger.

Kloza says the refiner is only dependent on expen-
sive light sweet crude. It also produces about 12% of low valued industrial products that ultimately fetch prices beneath crude costs. It produces lower value gaso-
line, which sells for a discount to the nearby PBF, which boasts about double the PES margins.
Verleger acknowledges that the RIN market isn’t a particularly efficient market, with inequities incurred by small marketers who do not get RIN discounts passed along. Distortions can create an unequal playing field. But finding the source of the problems is a daunting and possibly flawed exercise due to the hoarding by large traders in the credits.

But he suggests that rather than declaring amnesty on RIN obligations, a more appropriate decision might be to restructure the regulatory system—no relief whatsoever. Indeed, none of the Senators who spoke disputed the fact that the RFS worked in a market sense. But when they came to the floor, they had no answer to union members who don’t get RIN discounts passed along. Senator Cassidy often portrayed himself as friends of organized labor, friends of union members. Yet it was striking that when they came to the floor, they had no answer to union members in Philadelphia being told they are at risk of losing their jobs because of a broken regulatory system. Instead, it is a conservative Republican Texan who is fighting for the jobs of those union members.

Mr. Grassley acknowledged that my efforts in this are not alone. Indeed, in December, I brought 12 Senators—12 members of this body—to the White House to meet with the President, working to find a solution to this problem. Those Senators included Senator CORNYN, Senator CASSIDY, Senator KENNEDY, Senator ENZI, Senator BARRASSO, Senator LEE, Senator TOOMY, Senator INHOFE, and Senator LANKFORD. Those are Senators from a wide geographic array, all facing significant job losses, potential bankruptcy, and the risk of losing their jobs because of a broken regulatory system—no relief whatsoever. Indeed, none of the Senators disputed the fact that the RFS worked and worked just fine when RINs were selling for a penny.

This brings us to the point about the RFS—should we continue it or not. When I was a candidate for President, I campaigned on ending it. I didn’t win. I lost that election. This is not a fight about ending the RFS. The current administration is committed to continuing the RFS. That is the prerogative of this administration. This is instead a search for a solution that would save thousands of jobs, if not hundreds of thousands of jobs.

The senior Senator from Iowa said: Gosh, it is not a free-market solution to cap the price of RINs. Well, if RINs were an actual commodity that existed in the real world, I would agree with that. But the price of corn or the price of gasoline or the price of widgets or anything else that people are making. But RINs are an artificial, made-up government fix. They don’t exist. No one manufactures a RIN. It is a government ID number. And it worked initially when they were trading at 1 and 2 cents apiece. But when it skyrocketed, going all the way up to $1.40 each—it is now threatening thousands upon thousands of blue-collar jobs.

The Senator from Iowa suggested that RINs are not the cause of the bankruptcy of the Philadelphia Energy Solutions refinery. Well, I would note that the explicit text of the bankruptcy filing is to the contrary. Indeed, this is a quote from their bankruptcy filing: “The effect of the RFS Program on the Debtor’s business is the primary driver behind the Debtor’s decision to seek relief under the Bankruptcy Code.” It doesn’t say: “RINs is a factor” or “RINs is a problem” but “is the primary driver.” That is what they wrote in their bankruptcy papers.

None of the Senators who spoke disputed that for that refinery, the price of RINs went from $10 million in 2012 to $300 million in 2017. That is unreasonable. That is broken.

The junior Senator from Iowa talked about the need to pull back job-killing regulations. Well, there is a job-killing regulation that we could pull back.

This is a very important thing for those following this debate to understand: That $300 million—do you know how much of it goes to Iowa farmers? Zero. They are not getting that money. Instead, it is going to speculators and large—many foreign—integrated oil companies. It is an odd thing to see lobbyists for ethanol companies fighting for the profits of giant overseas oil companies. That doesn’t make any sense.

Unfortunately, the position of the ethanol lobbyists has been: We are unwilling to speak. We are unwilling to talk. We are unwilling to meet with anyone on the refinery side. We are unwilling to defend our position. We will not attend the meeting.

We have repeatedly extended that invitation to them, and they have said no. That is blatantly unreasonable. Do you know whom the ethanol lobbyists are serving? It is Iowa corn farmers.

Repeatedly in the course of this negotiation, I have sought to put on the table policy options that would be a win for corn farmers, that would result in more corn being sold, more Iowa corn being sold, more ethanol being sold. The ethanol lobbyists are so unreasonable, they don’t want to win and they don’t want to provide any relief for thousands of blue-collar workers being thrown out of work. That is not a reasonable solution.

I hope Mr. Northey will be confirmed. Indeed, I hope he is confirmed soon. He could be confirmed as soon as next week. In November, I laid out a very clear path to Mr. Northey being confirmed. In December, I laid out a very clear path to Mr. Northey being confirmed. The people blocking Mr. Northey’s confirmation are the ethanol lobbyists who have said: We are unwilling to have a win/win solution. The answer is, let thousands of people lose their jobs even though doing so doesn’t benefit Iowa corn farmers at all. That doesn’t make any sense.

Here is a ray of sunshine, a ray of hope. I believe the administration is going to do the right thing. I believe the President wants to see a win/win solution—a solution that is good for Iowa corn farmers. I want to see Iowa corn farmers sell more corn, a solution that results in Mr. Northey being confirmed, and a solution that doesn’t bankrupt refineries and cost a bunch of blue-collar union members their jobs. That is a win for everybody. I believe that is where the President and the administration want to go, and I think that is where we will end up. I am hopeful we will arrive on that solution, which is consistent with the responsibilities of all of us.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. Grassley. Mr. President, I just need 1 minute because all of my colleagues are waiting to speak now.

For the benefit of the Senator from Texas, I wish to just say one thing. I don’t question that he accurately quoted the union leader at the Philadelphia refinery, but I also, maybe within the last 2 weeks, read a statement by the so-called president—and I believe it is the same person whom we are talking about—that RINs were not an issue.

The other thing that I would add just for clarification of what the Senator said, that nobody has offered any relief, I have offered to make two offers. One of them would be the Reid vapor pressure thing, the issue connected to the Philadelphia refinery, but I also, maybe within the last 2 weeks, read a statement by the so-called president—and I believe it is the same person whom we are talking about—that RINs were not an issue.

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I thank my colleagues for their patience.

The PRESIDING OFFICER. The Senator from Delaware.
Mr. CARPER. Mr. President, I don’t want to get in the way of a disagreement between two of my colleagues on the other side of the aisle. I would just say to Senator GRASSLEY that there was a hearing today before the Environment and Public Works Committee, on which I’m the senior Democrat. The subject of the Renewable Fuel Standard actually came up in the discussion. We had a number of folks from the agriculture community from across the country—one, the current secretary of agriculture from the State of Delaware. We talked about the Renewable Fuel Standard and its effect on the economy.

One of the reasons we encourage farms through our Federal Government policies—the reason we encourage farmers to raise, say, corn is that we can use it, and we frankly use a lot of other substances that they raise to create energy, to fuel us. Not only can our farmers feed us, they can also fuel us. This really got underway with the George W. Bush administration trying to do a better job of getting farmers involved to reduce our dependence on foreign oil by creating biofuels, advanced biofuels, ethanol, and corn ethanol. I will tell you one of the things we talked about today, and then I will talk about what I am really supposed to be here to talk about, which is DREAMers and the economic security of this country.

In the State of Delaware, we have only three counties: New Castle County, Kent County, and Sussex County, the third largest county in America. I think we raise more chickens there than any county in America. The last time I checked, we raise more soybeans there. We raise more lima beans there. Agriculture is a big deal for us. We also have great beaches in Delaware. We have Rehoboth Beach, Dewey Beach, Bethany Beach, and others. And there are a lot of interesting people who live close to the beach and not so close to the beach in Sussex County, so there is pressure from development. Sometimes we have the interests of farmers and that community coming up against the interests of developers.

One of the ways we decided to ensure that we still have farmland and don’t overdevelop our counties and our State is to make sure that farmers can make money and support themselves. One of the things we can do that is through the ability to not only feed us with the commodities they raise but also to fuel us.

There is something called RINs, or renewable identification numbers, a commodity traded on the market. The value of the RINs should literally be measured in pennies. Over the last year or so, it has been measured in more than a dollar for RINs. The refinery that has been discussed, which is up in Philadelphia, spent a lot of money on purchasing RINs in the last year or so. Philadelphia, spent a lot of money on purchasing RINs in the last year or so. That shouldn’t be the case. Our committee has been reaching out to the Commodity Futures Trading Commission in order to get them involved to say: How do we make this RINs market less volatile? How do we bring down the price of RINs? How do we enable us to do both, for our ag community and farmers to feed us, as a nation and a world, and also to fuel us?

Mr. President, I am really here to applaud the work of a number of our colleagues—Senator DURBIN, who is on the floor, and Senator GRAHAM—for the great leadership they have provided to make sure that, at the end of the day, we do the right thing: to make sure that we don’t send away 700,000 or 800,000 or more people who were born in other countries but who were brought here by their parents at very young ages, grew up here, were educated here, and are making a contribution here. Why does it make sense to send them home?

Discover, one of the companies headquartered in Illinois—a State that Senator DURBIN has represented for as long as I have been privileged to represent Delaware—has operations in my State as well. They sent a letter that basically says:

One of the basic tenants of our culture is to “Do the Right Thing”—and we urge Congress to do the same, without delay . . . We are proud to count DREAMers as part of the Discover community and believe they should have the ability to continue pursuing their American dreams.

Every now and then we have the opportunity to do something right and beneficial. Some have heard the saying: It is possible to do good and do well. With respect to DREAMers, I think it is possible to do good and do well. These are less than 100 companies—large and small, from coast to coast, from north and south, east and west—that believe it is in their best interests as employers to have a strong, capable, able, educated workforce, when we’re going to work a day’s work for a day’s pay, will make a contribution, and will enable the company to be successful. They are companies on the east coast, on west coast, in the north, and in the south. They are all over the place. Some are big; some are small.

These companies have shared with me—and I have shared with others on both sides of the aisle—that they think the morally right thing to do with respect to DREAMers is to say: You came to the United States as a child, and you work a day’s work for a day’s pay, will make a contribution, and we are going to make a contribution.

Again, over 100 companies are listed here, and these companies want their employees to be able to stay and continue making a contribution.

Here we have a comment from the U.S. Chamber of Commerce. These are the words of Tom Donahue, president of the U.S. Chamber of Commerce, who is very vocal on this subject:

A great place to reform our immigration system to meet the needs of our economy is by retaining the over 1 million individuals who are currently allowed to work here legally but are at risk of losing that status. [This] includes the DREAMers, some 690,000 young people brought here illegally as children through no fault of their own. These hard-working individuals contribute their talents to our economy in integral ways, and we will lose them if Congress doesn’t act early this year.

A lot of times we talk about what is the morally right thing to do. Sometimes we talk about what is economically smart for our economy. We just look at the jobs report for the month of January about a week ago, and the jobs report is encouraging. The longest running economic expansion in our country began, I think, in the first year of the Obama-Biden administration. We are now into our eighth or maybe our ninth year.

One of the keys to maintaining an ongoing economic expansion is to make sure we have a workforce that is able, trained, and educated with the work ethic and the skills needed to fill the jobs we have in this country.

When the jobs report came out last Friday from the Department of Labor for the month of January, they reported an unemployment rate for the country at about 4.1 percent. We are essentially at full employment. There were about 2 million to 3 million jobs last month that went unfilled. Nobody showed up to do the jobs, in some cases because folks applying for those jobs didn’t have the education, the skills, the work ethic, or the willingness to do those jobs, or maybe there was the inability to pass a drug test. We lose those people every year, so that enables a lot of companies in our country to be successful.

There is something I call economic insanity. We can talk all we want about what is the morally right thing to do with respect to the DREAMers, I think we ought to think about what is in our naked self-interest as a country with an eye on our economy. We are not going to always have an economic expansion, but we want it going for as long as we can and have smart policies. One of the smart policies is to make sure we have the right workers, who show up and do the work that needs to be done in the workplace.

As it turns out, there is an impact that Dreamers have collectively on the annual GDP loss for the U.S. if we don’t pass the Dream Act. This includes the DREAMers, some 690,000 young people brought here illegally as children through no fault of their own. These hard-working individuals contribute their talents to our economy in integral ways, and we will lose them if Congress doesn’t act early this year.

Just in Delaware alone, we have 1,400 Dreamers. The impact on GDP in Delaware would be $88 million. Under the Dream Act by March 5—in a tiny little State—is $88 million. That is an eye-popping number. It is in our naked self-interest to find a path forward to make sure these folks don’t head back to the countries where they were born years ago and maybe start their own businesses and compete with us rather than be productive citizens here.
This is a commentary from the Center for American Entrepreneurship, from earlier this year. The message that we received said:

The reduction in immigration mandated by the RAISE Act—

That is the administration’s broad pollution reduction, which the administration has proposed—

would reduce economic growth by two to three tenths of a percentage point every year over the next decade.

Now, that doesn’t sound like a lot, does it? But every year by 0.2 to 0.3 percentage points for the next decade? So that would be a reduction in economic growth in our country over the next 10 years.

Right now we are doing pretty well. As I said, we are in the eighth or ninth year of the longest running economic expansion in the history of our country. Right now we are doing pretty well. The stock market has been up and down, kind of crazy and haywire. But we can’t afford to do this. We wouldn’t throw away 2 or 3 percentage points of economic growth over the next decade. That would be crazy. It means slower growth, fewer jobs, less opportunity, and stagnant wages—none of which benefits our people or our country.

We don’t have to make a foolish decision like the administration’s proposal would have us make. I am tempted to call it economic insanity. I think it is morally wrong. This is one of those places where the right thing actually lines up with enabling us to do good and do well at the same time. That is what we should do.

I want to thank Senator DURBIN, Senator LINDSEY GRAHAM, and a bunch of other colleagues—Democrat and Republican, from one end of the spectrum to the other—who have been working very hard to do right and do what is in the economic best interest of our country.

I thank my friend from Illinois for allowing me to go ahead of him.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. Mr. President, I thank my colleague from Delaware, Senator TOM CARPER. He and I came to the House of Representatives together many years ago. He went off on another assignment as Governor of his State, and then came back and ran for the U.S. Senate. We are lucky to have him. He is a great Senator, a great friend, and a great colleague. He takes on important issues every day on behalf of his State and the Nation, and I thank him for his support for this conversation about DACA and Dreamers.

I would like to take a little different approach to this than I usually do on the floor, and I have come to the floor many times to talk about it.

I would like for everyone here who is listening to this debate to pause and think about this. What is the worst job you have ever had—the worst job? Maybe it was the worst job because it was boring, and boring jobs are terrible. But there are some pretty bad jobs out there.

I could tell you my worst job. I was working my way through college in what we euphemistically call a packinghouse. In the old days, they called them slaughterhouses. That happened to be the only job I could get. I worked through the truck in one door, and two days later pork chops and bacon went out the back door. In between, there were some pretty awful jobs—hot, dirty, smelly, and dangerous jobs.

I took it as a college student because it paid $3.65 an hour in the 1960s—pretty darned good, in fact, better than anything else I could find. I raised enough money working there four different summers to go to college. There was never any doubt at the end of the summer that I was going to stay with my job and not go to college. I couldn’t wait to go to college in the hopes that I would never have to work in a packinghouse or slaughterhouse again in my life.

Take a look today at the packinghouses, slaughterhouses, and poultry processing places across the United States of America, and I will tell you, almost without exception, what you put in is what you get out. The workers—people who come out of those places at the end of the workday. They are tired, they are sweaty, and they are dirty, and they are, by and large, immigrants—people who come to this country from other places.

In Beards town, IL, there is a processing place, near the central part of my State, and the workers there are largely Hispanic and African. They are immigrants who have come to this country and, like generations of immigrants before them, were prepared to take the worst, dirtiest, hardest jobs available just to make it in America.

Go to the restaurants in Chicago, if you want a contrast from what I just described. I am lucky to represent that city, but we are lucky to have some of the greatest restaurants, I think, in our country. I would put them up against any city. I sat down with a person who owned some of those restaurants and talked to him about the immigration issue.

He said: Senator, if you took the undocumented people and the immigrant people out of the restaurants and hotels of Chicago, we would close our doors. We couldn’t operate without them.

Oh, you don’t see them in the front of the house—not your waiter and not the maître d’ or the person who takes your reservation. But just look at who carried the dishes off the table, and take a look through that door when it swings open at who is working back there in that hot kitchen. Over and over, you are going to find immigrants and undocumented people. So they are part of America, and they are part of our economy and, even more, they are part of our history.

We have had debates about immigration from the beginning. I say jokingly that when the Mayflower landed and they got off the boats, a lot of them looked over their shoulders and said: I hope no more of these folks are coming.

But they kept coming. They came in the thousands, even in the millions, from all over the world. They thought America would be a part of the future of the United States of America.

A ship landed in Baltimore in July of 1911, and a woman came down the gangplank with three kids. She was coming from Lithuania. She landed in Baltimore with those three kids—one of them a 2-year-old girl she was holding in her arms—and tried to find her way around Baltimore, MD, because she didn’t speak English.

Somehow or another she found that train station, got on the Baltimore and Ohio Railroad, and somehow or another she made it to East St. Louis, IL—her idea of a land of opportunity in 1911. There she was reunited with her husband, and there she made a life—a hard, challenging life but one that led to good things. The 2-year-old girl she was carrying was my mother, and my mother was an immigrant to this country. In my office upstairs behind my desk is my mother’s naturalization certificate. I keep it there to remind myself and everyone visiting who I am, my family’s story, and America’s story.

If you think that we have come to accept immigration into parts of America, then I think you don’t understand the story.

We have had our ups and downs when it comes to immigration laws. There have been times when in this Chamber—in this Senate Chamber—there were debates that led to the decision to exclude people from certain parts of the world who were no longer welcome in America. The most notorious in modern times was in 1924. The object of our immigration exclusionary law was to keep out undesirable people from the United States of America. Who fell into that category in 1924? Jewish people, Italians, people from Eastern Europe—people from where my family came from. We made it clear in the law there would be quotas, and we were not going to accept people who were not desirable for the future of America. That was in 1924.

Let me read you this incredible statement that was made. When President Calvin Coolidge signed the 1924 law justifying the quotas excluding Jews, Italians, Eastern Europeans, and others, here is what the President of the United States said in 1924:

There are racial considerations too grave to be brushed aside. Biological laws tell us that certain people will not mix or blend. The Nordics propagate themselves successfully. With other races, the outcome shows deterioration on both sides.

President Calvin Coolidge, 1924, signed that immigration law. That was the law in the land of America for 41 years. Our attitude toward parts of the world and whether people from those parts were welcome was determined in
1924 and defined by this Presidential statement.

Then, in 1965, we passed the Immigration and Nationality Act that established our current system. Do you know what we said was the bedrock of that policy? Security and family reunification. One of the ways to keep families together was to allow their children to join them in America. It isn’t automatic. You have to go through a security background check before they will ever be allowed into the United States. It isn’t automatic. You have to be thoroughly investigated. Some of them wait 20 years with all these investigations for the chance.

Is it about jobs? Think back to those jobs these immigrants take in the United States. How many of us would say: You know, I-60 would have been so much easier if I didn’t know what to do with my life. I told him: Well, why don’t you consider washing dishes at a restaurant in Chicago? Why don’t you consider working in a packing house in Beardstown, IL? Why don’t you consider landscaping?

Those are not the jobs we want to see for our children, and they are jobs that go vacant unless immigrants and people like them are willing to pick our fruit and our vegetables, milk the cows, and do the hard work that is required in so many different parts of America.

We have, at this point, an important decision to make, not just as a Senate but as a nation. On September 5, President Trump announced the end of the DACA Program. March 5 is the deadline. As of March 5, 1,000 young people every single day will lose the protection of DACA and be subject to deportation and unable to work legally in America. Who are they? Twenty thousand of them—teachers—teachers in grade schools and high schools around America who will lose their jobs on March 5 as their DACA protection expires. Nine hundred of them, undocumented, will lose their opportunity to serve in the United States military. That is right—undocumented. They took the oath that they would risk and give their lives for America to serve in our military. On March 5, as their DACA protection expires, they will be asked to leave the military of the United States of America.

I can’t tell you how many thousands of students will find it impossible to continue school because they can no longer legally work in America. I can tell you how many bereaved students at Loyola University in Chicago. They told me the reality. At the end of medical school, you finish your education with a clinical experience, a residency—not 40 hours a week, something like 80 hours a week, but it is a job. You better take it, and you better learn the clinical side of medicine if you are going to be a good doctor. When they lose their DACA protection, they lose their legal right to work in America, and they cannot apply for a residency. Indeed, medical education because President Trump had a deadline that said: On March 5, it’s over.

Here we are. What have we done in the 5 months since the President challenged us to fix the problem he created? We have done absolutely nothing. Nothing. Not one bill has passed in the House or Senate, despite the President’s challenge and despite the disastrous impact this is going to have on hundreds of thousands of people across the United States of America.

I shouldn’t say that we have done nothing. Some people in this debate have sent out a lot of tweets. Boy, that sure helps. There have been a lot of press releases and press conferences, but not a single bill has come to the floor. That is going to change. That is going to change very quickly. Senator McCaskill, the Republican leader—am I taking him seriously because he said it publicly, he said it privately, and I have told him personally “You said it, and I believe you”—is going to call this measure for a vote in the Senate next week.

For those of you who tune in to C-SPAN or visit in the Chamber here, please show up next week because something is going to happen on the Senate floor that hasn’t happened in a year and a half—maybe longer. We are actually going to have a debate. This empty Chamber will have people in it. We will be considering a bill. People will be offering amendments. We will be debating it on the floor. For some of my Senate colleagues, it is the first time they will ever see this happen. We don’t do that anymore. We are going to do it on this important issue, and we should. The reason we should is not just because the President issued the challenge and not just because so many lives are hanging in the balance. It is because when we get down to this issue, it becomes extremely personal.

Today for the 108th time, I am going to tell the story of a Dreamer. I use the word “Dreamer” because I am proud of it. The President said at the Republican retreat: Don’t ever use that word “Dreamer.”

I use it because I introduced the DREAM Act in 2001. Before I introduced that bill, if you said “Dreamer,” people thought you were talking about a British rock group with a guy named Freddie. We created the DREAM Act, and I want to tell you the story of this Dreamer. This is Amanda. She is the 108th Dreamer I have told the story of on the floor. When she was 11 years old, they brought her to the United States from Pakistan. She grew up in Fort Worth, TX. In high school, she played piano, sang in the choir, and played tennis. She then studied mathematics at Texas Tech. She was ineligible for any government assistance to go to school. She had to work, borrow money. That is how she went to school—a mathematics degree at Texas Tech. There she was, a research scholar, co-vice president of the Student Service Organization, president of the Texas chapter of the National Mathematics Honor Society. She participated in premed and math mentoring programs for younger students. She was awarded the Texas Tech department of mathematics prize for excellence in mathematics by an undergraduate woman.

In 2014, Saba graduated from Texas Tech with a bachelor of science in mathematics with the highest honors. Today, Saba is a Ph.D. candidate studying mathematical biology. Please do not ask me on the final what
I am an aspiring scientist and hope to continue my education in mathematical biology. Currently, there's an ever increasing need for computational and mathematical analysis of biological phenomena, specifically in the areas of bioinformatics and medicine. I hope to contribute to this field and give back to my country just as this country has contributed to my education. . . . Without DACA, I would have been forced to continue living a life in the shadows, a life with constant upper bounds, and a life that is imprisoned in the very country I call home.

Saba is what this debate is all about. There are those who say: We are too busy to get back to it later. There are those who say: Well, I am sure she is a very talented person, but she is illegal, you know. There are those who say we are fools to let a talent like this leave America. We are crazy to give up on such amazing young people.

We are wrong to call them lazy, for goodness’ sakes. There isn’t a lazy bone in this young woman’s body. I don’t think so. What she has achieved is nothing short of a miracle as an undocumented student in America.

Some others have argued: Well, she can stay, but you have to punish her parents. We have to make them leave the United States of America.

There has to be a better way. Yes. Was it wrong? Did it, maybe, even violate a law for them to bring her here? What parent wouldn’t do it if it meant survival or if it meant a future for a child? We can make them pay a price. In the comprehensive immigration bill, there is a fine and a long waiting period. All of the things could be included in here.

For goodness’ sakes, this young lady and her family can be an important part of America’s future if and when we decide in the U.S. Senate that she is worth our effort. We will have that chance soon. We will start the debate soon. Young people like her will listen to this debate because they know what is at stake and whether there is any future for them in the United States of America.

For goodness’ sakes, in the name of justice, in the name of the values that made this country what it is today, we ought to stand up on a bipartisan basis and solve this problem in a humane and sensible way.

I yield the floor.

The PRESIDING OFFICER. The majority leader.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to executive session for the purposes of receiving the nominations: Executive Calendar Nos. 599 and 602.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The senior assistant legislative clerk read the nominations of Barbara Stewart, of Illinois, to be Chief Executive Officer of the Corporation for National and Community Service; and Brett Giroir, of Texas, to be Medical Director in the Regular Corps of the Public Health Service, subject to the qualifications therefor as provided by law and regulations, and to be an Assistant Secretary of Health and Human Services.

Thereupon, the Senate proceeded to consider the nominations en bloc.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate vote on the nominations en bloc with no intervening action or debate; that if confirmed, the motions to reconsider be considered made and laid upon the table en bloc; that the President be immediately notified of the Senate’s action; that no further motions be in order; and that any statements relating to the nominations be printed in the RECORD.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

The question is, Will the Senate advise and consent to the Stewart and Giroir nominations en bloc?

The nominations were confirmed en bloc.

LEGISLATIVE SESSION

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to legislative session.

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

SUPPORTING THE OBSERVATION OF “NATIONAL TRAFFICKING AND MODERN SLAVERY PREVENTION MONTH”

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Judiciary Committee be discharged from further consideration of and the Senate now proceed to the consideration of S. Res. 385.

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

The clerk will report the resolution by title.

The senior assistant legislative clerk read as follows:

A resolution (S. Res. 385) supporting the observation of “National Trafficking and Modern Slavery Prevention Month” during the period beginning on January 1, 2018, and ending on February 1, 2018, to raise awareness of, and opposition to, human trafficking and modern slavery.

There being no objection, the Senate proceeded to consider the resolution.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the resolution be agreed to, the preamble be agreed to, and the motions to reconsider be considered made and laid upon the table.

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

The resolution (S. Res. 385) was agreed to.

The preamble was agreed to.

The resolution, with its preamble, is printed in the RECORD of January 29, 2018, under “Submitted Resolutions.”

RESOLUTIONS SUBMITTED TODAY

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to consider the resolutions which were submitted earlier today: S. Res. 397, S. Res. 398, and S. Res. 399.

There being no objection, the Senate proceeded to consider the resolutions en bloc.