failure to act, which is complicity, Jonathan has been compelled to delay his dream of continuing his education and attending law school. However, Jonathan hasn't abandoned his steadfast commitment to helping others and giving back to Connecticut and this Nation.

I recently had the honor of writing a letter of recommendation on his behalf in his pursuit of a public policy fellowship. Despite the uncertainty around his own immigration status, Jonathan believes so much in this country and our ideals that he continues to seek out opportunities to give back. That is the purpose of his fellowship, and that is the reason I wrote a letter of recommendation.

He first became compelled to tell his story after his father was deported. He was unable to even say goodbye before his father was ripped away from his family.

If Congress fails to act, Jonathan could lose his DACA protection. He could be one of those 800,000 who have legally told the government where they are, what they are doing, how to call them, and he could be deported—one of 800,000 who could be swept away in a mass deportation, unprecedented in this great country.

In the meantime, he is anguished and anxious, as are many other DACA young people who are afraid to go to school or to health clinics or to courts or police stations if they are victims of crimes, such as domestic violence. My office meets with countless numbers of them from Connecticut and across the country. Like Jonathan, they are at risk of losing those DACA protections. They have become moms and dads and leaders in our communities.

Congress must do its job. Congress must act, and it must act now to provide permanent status and a path to citizenship for Jonathan and 1.3, 1.8 million Dreamers in this Nation.

Due to a Federal court order, the U.S. Citizenship and Immigration Services, USCIS, has been ordered to accept renewal applications for DACA recipients. Once again, the courts have been a bulwark for individual rights and liberties, but this reprieve is no final remedy. We must redouble our determination to assist these young people and protect them, which must be done right away because deportation is a continuing threat. President Trump's cruel and unconscionable decision to end this program is intolerable, but so is our complicity if we fail to act.

DACA protections are set to expire in less than a month. There is no more kicking the can down the road. The ticking time bomb thrown by President Trump into this Chamber is set to explode. We have the power to defuse it and to end this awful menace. Refusing to do so would be a grave abdication of responsibility.

Acting now in the service of the American dream is not only the right thing to do, it is in our self-interest to do so. It is in our self-interest in a

basic economic sense. In reality, these young people are integral to our economy. If Congress fails to pass the DACA bill, we will lose \$500 billion over the next 10 years. We will lose \$25 billion in Medicare and Social Security taxes. In my home State alone, we stand to lose more than \$300 million a year.

Now is the time to abandon the myth that the Dreamers work on the sidelines of American society. They are part of the economic fabric as well as the social tapestry of this Nation. They help drive our economy. They are small business owners. They are physicians, scientists, and teachers. Continued waiting would mean instability in the job market as companies are forced to fire DACA recipients and train new people in anticipation of the March deadline. As I said before, forcing these outstanding members of our community to leave would be a logistical and humanitarian nightmare.

Time is not on our side. If Congress passes a DACA bill, USCIS will need to develop new regulations. It will have to process applications. It will have to set up the bureaucratic structure and rules of procedure. We cannot delay because the Dreamers stand to lose their protections simply by the passage of time.

Contributing members of our society, like Jonathan, who have done nothing wrong, have no criminal record, will be dragged back into the shadows. They will be unable to attend our colleges, work in jobs. Once again, they will dread the sound of police sirens.

The character of our Nation, who we are, is at stake. So many Americans relate to the story of these Dreamers because they can see themselves through their eyes. They can see their own immigrant story in Jonathan. So many of us—my family included—came to this country with hopes for a better life and a future. Jonathan had no choice; he was brought here as a child. But the American dream belongs to him too.

We must pass DACA legislation now. Thank you, Mr. President.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

## RECESS SUBJECT TO THE CALL OF THE CHAIR

Mr. THUNE. Madam President, I ask unanimous consent that the Senate stand in recess subject to the call of the Chair.

There being no objection, the Senate at 7:27 p.m., recessed subject to the call of the Chair and reassembled at 11:39 p.m. when called to order by the Presiding Officer (Mr. GARDNER).

The PRESIDING OFFICER. The majority leader.

## $\begin{array}{c} \hbox{HONORING HOMETOWN HEROES} \\ \hbox{ACT} \end{array}$

Mr. McCONNELL. Mr. President, I understand that the Senate has received a message from the House to accompany H.R. 1892.

The PRESIDING OFFICER. The leader is correct.

Mr. McCONNELL. Mr. President, I move that the Chair lay before the Senate the message to accompany H.R. 1892.

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

The motion was agreed to.
The Presiding Officer laid before the
Senate the following message from the
House of Representatives:

Resolved, That the House agree to the amendment of the Senate to the bill (H.R. 1892) entitled "An Act to amend title 4, United States Code, to provide for the flying of the flag at half-staff in the event of the death of a first responder in the line of duty.", with an amendment.

MOTION TO CONCUR WITH AMENDMENT NO. 1930

Mr. McCONNELL. Mr. President, I move to concur in the House amendment to the Senate amendment, with a further amendment.

The PRESIDING OFFICER. The clerk will report the motion.

The senior assistant legislative clerk read as follows:

The Senator from Kentucky [Mr. McCon-NELL] moves to concur in the House amendment to the Senate amendment with an amendment numbered 1930.

(The amendment is printed in today's RECORD under "Text of Amendments.")

CLOTURE MOTION

Mr. McCONNELL. Mr. President, I send a cloture motion to the desk on the motion to concur with further amendment.

The PRESIDING OFFICER. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The legislative clerk read as follows:

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the motion to concur in the House amendment to the Senate amendment with a further amendment to H.R. 1892, an act to amend title 4, United States Code, to provide for the flying of the flag at half-staff in the event of the death of a first responder in the line of duty.

Mitch McConnell, John Cornyn, Chuck Grassley, Tom Cotton, David Perdue, Thom Tillis, James Lankford, John Kennedy, Roy Blunt, Richard C. Shelby, Lisa Murkowski, Susan M. Collins, Steve Daines, John Boozman, John Barrasso, James M. Inhofe, Orrin G. Hatch.

Mr. McCONNELL. I ask for the yeas and nays on my motion to concur with further amendment.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient sec-