who has committed a felony is prioritized for deportation. I commit to changing this date from June 30, 2018, back to the beginning of the calendar year, January 1, 2018, in conference should the amendment be adopted by the Senate.

Mr. KING. Mr. President, I agree with the senior Senator from Maine on the intent of this provision and support working with her and our colleagues to move this date to January 1, 2018. I would also offer that to prioritize some actions does not mean to do so at the exclusion of others, nor does it mean that DHS is prohibited in any way from enforcing the law.

Mr. ROUNDS. Mr. President, I, too, would like to echo the comments by Senator COLLINS and Senator KING on the intent of the provision and our commitment to move this date back to the beginning of the year. This provision is needed to ensure that we are providing a deterrent. Individuals who come to the U.S. after a particular date must know that we are going to focus resources on their deportation just like we will focus on felons and other criminals and those who pose a threat to our Nation's security or public safety.

Ms. COLLINS. Mr. President, I thank my colleagues, and I yield the floor.

The PRESIDING OFFICER. The yeas and nays are mandatory under the rule. The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Arizona (Mr. McCain).

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 54, nays 45, as follows:

[Rollcall Vote No. 35 Leg.]

YEAS-54

Alexander	Gardner	Managalaga
		Murphy
Baldwin	Gillibrand	Murray
Bennet	Graham	Nelson
Blumenthal	Hassan	Peters
Booker	Heitkamp	Reed
Brown	Hirono	Rounds
Cantwell	Isakson	Sanders
Cardin	Jones	Schatz
Carper	Kaine	Schumer
Casey	King	Shaheen
Collins	Klobuchar	Smith
Coons	Leahy	Stabenow
Cortez Masto	Manchin	Tester
Donnelly	Markey	Van Hollen
Duckworth	McCaskill	Warner
Durbin	Menendez	Warren
Feinstein	Merkley	Whitehouse
Flake	Murkowski	Wyden

NAYS—45

	NAYS—45	
Barrasso	Fischer	Perdue
Blunt	Grassley	Portman
Boozman	Harris	Risch
Burr	Hatch	Roberts
Capito	Heinrich	Rubio
Cassidy	Heller	Sasse
Cochran	Hoeven	Scott
Corker	Inhofe	Shelby
Cornyn	Johnson	Sullivan
Cotton	Kennedy	Thune
Crapo	Lankford	Tillis
Cruz	Lee	Toomey
Daines	McConnell	Udall
Enzi	Moran	Wicker
Ernst	Paul	Young

NOT VOTING—1

McCain

The PRESIDING OFFICER. On this vote, the yeas are 54, the nays are 45.

Three-fifths of the Senators duly chosen and sworn not having voted in the affirmative, the motion is rejected.

CLOTURE MOTION

Pursuant to rule XXII, the Chair lays before the Senate the pending cloture motion, which the clerk will state.

The legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on Senate amendment No. 1959 to H.R. 2579, an act to amend the Internal Revenue Code of 1986 to allow the premium tax credit with respect to unsubsidized COBRA continuation coverage.

Mitch McConnell, Thom Tillis, Chuck Grassley, John Cornyn, David Perdue, John Thune, Cory Gardner, Lindsey Graham, Bob Corker, James Lankford, John Hoeven, Rob Portman, Lamar Alexander, Steve Daines, Shelley Moore Capito, Dan Sullivan.

The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on amendment No. 1959, offered by the Senator from Iowa, Mr. Grassley, to H.R. 2579, an act to amend the Internal Revenue Code of 1986 to allow the premium tax credit with respect to unsubsidized COBRA continuation coverage, shall be brought to a close?

There will now be 2 minutes of debate equally divided.

Who yields time?

The Senator from Iowa.

Mr. GRASSLEY. Mr. President, we offer you commonsense reforms. More than half of the Senators on that side just voted for a massive amount of funding that we need for border security. We offer that as well, but we also make it easier for authorities to remove criminals. We end chain migration. We end the diversity visa. We also have a path to citizenship for 1.8 million DACA recipients and Dreamers.

In a sense, this is it. It is the only plan that can become law because the President has said he would sign it. This is it. This is one's last chance to vote for a path to citizenship for all of the people we have been talking about giving justice to and being compassionate about and bringing out of the dark. So here we are with an opportunity to do it. I hope you will vote yes and support it.

The PRESIDING OFFICER. The Democratic leader.

Mr. SCHUMER. Mr. President, we have waited a long time and worked very hard for the chance to vote on a bill to protect Dreamers. I regret that the only bipartisan effort of the group of moderate Senators to come up with a bipartisan compromise couldn't get the necessary 60 votes, and I expect the Grassley proposal will not get 60 either. I salute the eight brave Republicans who voted for the bipartisan compromise.

There is only one reason the Senate will be unable to reach a bipartisan solution to DACA—President Trump. President Trump created this problem by terminating the DACA Program last August. Since that decision, President Trump has stood in the way of every single proposal that could have become law

In conclusion, immigration is always a contentious issue. There are intense feelings on both sides of the aisle. If there were ever a time for Presidential leadership, this was it. President Trump has failed his test of leadership—spectacularly.

I urge a "no" vote.

The PRESIDING OFFICER. The yeas and nays are mandatory under the rule. The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Arizona (Mr. McCain).

The PRESIDING OFFICER. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 39, nays 60, as follows:

[Rollcall Vote No. 36 Leg.]

VEAS-39

Alexander Blunt Boozman Burr Capito Cassidy Cochran Corker Cornyn Cotton Crapo Donnelly	Fischer Gardner Graham Grassley Hatch Heitkamp Heller Hoeven Isakson Johnson Lankford Manchin	Perdue Portman Risch Roberts Rounds Rubio Scott Shelby Sullivan Tillis Toomey Wicker
Ernst	McConnell	Young

NAYS-60

Baldwin	Gillibrand	Murray
Barrasso	Harris	Nelson
Bennet	Hassan	Paul
Blumenthal	Heinrich	Peters
Booker	Hirono	Reed
Brown	Inhofe	Sanders
Cantwell	Jones	Sasse
Cardin	Kaine	Schatz
Carper	Kennedy	Schumer
Casey	King	Shaheen
Collins	Klobuchar	Smith
Coons	Leahy	Stabenow
Cortez Masto	Lee	Tester
Cruz	Markey	Thune
Daines	McCaskill	Udall
Duckworth	Menendez	Van Hollen
Durbin	Merkley	Warner
Enzi	Moran	Warren
Feinstein	Murkowski	Whitehouse
Flake	Murphy	Wyden
Daines Duckworth Durbin Enzi Feinstein	McCaskill Menendez Merkley Moran Murkowski	Udall Van Hollen Warner Warren Whitehouse

NOT VOTING—1

McCain

The PRESIDING OFFICER. On this vote, the yeas are 39, the nays are 60.

Three-fifths of the Senators duly chosen and sworn not having voted in the affirmative, the motion is rejected.

The Senator from North Carolina.

MORNING BUSINESS

Mr. TILLIS. Mr. President, I ask unanimous consent that the Senate proceed to a period of morning business, with Senators permitted to speak therein for up to 10 minutes each.

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

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

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

IMMIGRATION

Mr. McCONNELL. Mr. President, I think it is safe to say it has been a disappointing week. I kept my commitment and set aside the entire week for a broad and productive debate over DACA, border security, and other important immigration issues. My friend the Democratic leader, the assistant Democratic leader, the Congressional Hispanic Caucus—everyone agrees that I held up my end of the bargain.

Back in December, I stated that if a bill that stood a chance of becoming law were ready in January, I would bring it to the floor. No such proposal was produced.

Then, in January, when Democrats shut down the government over this issue, I offered to dedicate this week—this week that we have been in—to an immigration debate and a fair amendment process. I just did that, but the same Democrats failed to produce a solution and, instead, spent the better part of the week objecting to any votes in the Senate.

I thought we might be able to resolve this. I was hoping we could reach a bipartisan solution that could pass the Senate, pass the House, and earn President Trump's signature. But, once again, when the hour came to actually make law instead of just making political points, our friends across the aisle were either unable or unwilling to get something done. After all the talk—all the talk—they hardly came to the table at all.

I supported the plan introduced by Chairman GRASSLEY and several other cosponsors. It fleshed out the President's framework, pairing a more than generous solution for 1.8 million illegal immigrants with commonsense steps to reform legal immigration, secure the border, and help law enforcement keep Americans safe.

In my view, the President came a very long way—clearly, more than halfway—to meet the Democrats on this issue. In exchange for a pathway to citizenship—not just legal status, but a pathway to citizenship—for nearly 2 million individuals, he sensibly wanted to reform pieces of our broken immigration system, secure our border, and make it harder for violent criminals and repeat offenders to prey on American citizens. That is more than a fair bargain—more than a fair bargain.

I thought our friends across the aisle would jump at this opportunity to fulfill what they say is their top priority, but they just couldn't take yes for an answer. They turned away from a golden opportunity to solve the issue. They decided they would rather come away emptyhanded, with no resolution whatsoever for the 1.8 million individuals they say they are championing, than accept a reasonable compromise with the President of the United States.

Even though this week has been squandered, this does not have to be the end of our efforts to resolve these matters. I would encourage Members to put away the talking points and get serious about finding a solution that can actually become law.

I remain eager to improve our immigration policy. If a solution is developed in the future that can pass both the House and the Senate and be signed into law by the President, it should be considered. But for that to happen, Democrats will need to take a second look at these core elements of necessary reform.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. McCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 623, Elizabeth Branch.

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

The motion was agreed to.
The PRESIDING OFFICER.

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of Elizabeth L. Branch, of Georgia, to be United States Circuit Judge for the Eleventh Circuit.

CLOTURE MOTION

 $\mbox{Mr. McCONNELL.}$ I send a cloture motion to the desk.

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

The senior assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Elizabeth L. Branch, of Georgia, to be United States Circuit Judge for the Eleventh Circuit.

Mitch McConnell, Pat Roberts, Roy Blunt, Tim Scott, Todd Young, Richard C. Shelby, John Boozman, Roger F. Wicker, Marco Rubio, Mike Crapo, Steve Daines, Jerry Moran, Tom Cotton, Chuck Grassley, David Perdue, John Cornyn, John Thune.

LEGISLATIVE SESSION

Mr. McCONNELL. Mr. President, I move to proceed to legislative session. The PRESIDING OFFICER. The question is on agreeing to the motion. The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. McCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 153, Russell Vought.

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

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of Russell Vought, of Virginia, to be Deputy Director of the Office of Management and Budget.

CLOTURE MOTION

Mr. McCONNELL. Mr. President, I send a cloture motion to the desk.

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

The senior assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of Russell Vought, of Virginia, to be Deputy Director of the Office of Management and Budget.

Mitch McConnell, Pat Roberts, Roy Blunt, Shelley Moore Capito, Thom Tillis, Richard Burr, Roger F. Wicker, Mike Crapo, Orrin G. Hatch, John Barrasso, Johnny Isakson, Michael B. Enzi, John Boozman, Mike Rounds, James M. Inhofe, John Thune, Lindsey Graham.

LEGISLATIVE SESSION

Mr. McCONNELL. Mr. President, I move to proceed to legislative session. The PRESIDING OFFICER. The question is on agreeing to the motion. The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. McCONNELL. Mr. President, I move to proceed to executive session to consider Calendar No. 437, Marvin Quattlebaum.

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

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of A. Marvin Quattlebaum, Jr., of South Carolina, to be United States District Judge for the District of South Carolina.

CLOTURE MOTION

Mr. McCONNELL. Mr. President, I send a cloture motion to the desk.

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

The senior assistant legislative clerk read as follows: