anyone other than insider lobbyists and lawyers think that Washington is working for middle-class families and that big corporations are the ones under attack? I don't think so. That is exactly why an NLRB that looks out for workers is more important than ever. President Trump's NLRB is failing miserably at that mission.

Working Americans deserve Board members with a demonstrated record of fighting for workers, not against them. They deserve Board members who aren't ethically and legally constrained from doing the job. Mr. Ring does not meet those qualifications.

Workers need an NLRB that works for them, and they need leaders at the Department of Labor who are going to be on their side, not on the side of giant employers and extreme, rightwing donors. Patrick Pizzella has been nominated to the No. 2 job at the Department of Labor, and nothing in Mr. Pizzella's resume tells us that he meets the description of being on the side of workers.

In the 1990s, Mr. Pizzella lobbied with Jack Abramoff to exempt the Northern Mariana Islands from Federal labor laws. Do you know what that did? That allowed companies to run sweatshops while slapping "Made in America" labels on their products.

Later, when Mr. Pizzella was in charge of data management and other operations at the Labor Department, the Government Accountability Office found that the Wage and Hour Division was egregiously mishandling wage theft complaints, consistently leaving vulnerable low-wage workers out to dry, because of faulty data systems and other operational failures.

After leaving the Department, Mr. Pizzella went to work for secretive, farright donor groups, such as the Conservative Action Project, which secretly planned out the 2013 government shutdown to sabotage the Affordable Care Act and undermine many workers' access to healthcare, all while Mr. Pizzella was its highest paid employee.

The Deputy Secretary position should be filled by someone who has defended worker rights, not undermined them, someone who will make government work for the American people, not hamstring it for political purposes. Mr. Pizzella is the wrong man for this iob.

President Trump talked a big game during his campaign about fighting for workers, but after a year of corporate tax cuts and rolling back commonsense protections for workplace safety, retirement security, and more, we know that those promises have turned out not to be worth much of anything.

The Senate should send a clear message to this administration that we expect agencies like the NLRB and the Labor Department to stand up for working people, not to suck up to corporate lobbyists. Rejecting these two nominees would be a good first step.

Thank you, Mr. President.

I yield the floor.

The PRESIDING OFFICER (Mr. CRUZ). Under the previous order, all time has expired.

The question is, Will the Senate advise and consent to the Boom nomination?

Mr. INHOFE. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The bill clerk called the roll.

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

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOKER) and the Senator from Illinois (Ms. DUCKWORTH) are necessarily absent.

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

The result was announced—yeas 96, nays 1, as follows:

[Rollcall Vote No. 65 Ex.]

VELOC OC

	YEAS—96		
Alexander	Gillibrand	Murray	
Baldwin	Graham	Nelson	
Barrasso	Grassley	Paul	
Bennet	Harris	Perdue	
Blumenthal	Hassan	Peters	
Blunt	Hatch	Portman	
Boozman	Heinrich	Reed	
Brown	Heitkamp	Risch	
Burr	Heller	Roberts	
Cantwell	Hirono	Rounds	
Capito	Hoeven	Rubio	
Cardin	Hyde-Smith	Sasse	
Carper	Inhofe	Schatz	
Casey	Isakson	Schumer	
Cassidy	Johnson	Scott	
Collins	Jones	Shaheen	
Coons	Kaine	Shelby	
Corker	Kennedy	Smith	
Cornyn	King	Stabenow	
Cortez Masto	Klobuchar	Sullivan	
Cotton	Lankford	Tester	
Crapo	Leahy	Thune	
Cruz	Lee	Tillis	
Daines	Manchin	Toomey	
Donnelly	Markey	Udall	
Durbin	McCaskill	Van Hollen	
Enzi	McConnell	Warner	
Ernst	Menendez	Warren	
Feinstein	Merkley	Whitehouse	
Fischer	Moran	Wicker	
Flake	Murkowski	Wyden	
Gardner	Murphy	Young	
NAYS—1			

NOT VOTING-3

Duckworth

Booker

Sanders

The nomination was confirmed.

McCain

The PRESIDING OFFICER. Under the previous order, the motion to reconsider is considered made and laid upon the table and the President will be immediately notified of the Senate's action.

RECESS

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess until 2:15 p.m.

Thereupon, the Senate, at 12:47 p.m., recessed until 2:15 p.m. and reassembled when called to order by the Presiding Officer (Mr. PORTMAN).

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the

Senate the pending cloture motion, which the clerk will state.

The senior assistant legislative clerk read as follows:

CLOTURE MOTION

We, the undersigned Senators, in accordance with the provisions of rule XXII of the Standing Rules of the Senate, do hereby move to bring to a close debate on the nomination of John F. Ring, of the District of Columbia, to be a Member of the National Labor Relations Board for the term of five years expiring December 16, 2022.

Mitch McConnell, Mike Crapo, John Thune, Pat Roberts, David Perdue, Michael B. Enzi, Lamar Alexander, John Boozman, Thom Tillis, James M. Inhofe, John Hoeven, Mike Rounds, John Cornyn, Richard Burr, Tim Scott, John Barrasso, Jerry Moran.

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 the nomination of John F. Ring, of the District of Columbia, to be a Member of the National Labor Relations Board, shall be brought to a close?

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).

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. BOOKER) and the Senator from Illinois (Ms. DUCKWORTH) are necessarily absent.

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

The yeas and nays resulted—yeas 50, nays 47, as follows:

[Rollcall Vote No. 66 Ex.]

YEAS-50	
ke	Paul

Perdue

Risch

Portman

Roberts

Rounds

Rubio

Sasse

Scott

Shelby

Thune

Tillis

Toomev

Wicker

Young

Sullivan

Alexander Flake Barrasso Gardner Blunt Graham Boozman Grassley Burr Hatch Capito Heller Cassidy Hoeven Collins Hyde-Smith Inhofe Corker Isakson Cornyn Cotton Johnson Crapo Kennedy Lankford Cruz Daines Lee McConnell Enzi Ernst Moran Murkowski Fischer

NAYS-47 Baldwin Gillibrand McCaskill Bennet Harris Menendez Merkley Blumenthal Hassan Heinrich Brown Murphy Cantwell Heitkamp Murray Hirono Nelson Cardin Jones Peters Kaine Reed King Klobuchar Sanders Cortez Masto Schatz Donnelly Leahy Schumer Manchin Durhin Shaheen Feinstein Markey Smith

Carper

Casey

Coons

Stabenow Tester Udall	Van Hollen Warner Warren	Whitehouse Wyden
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NOT VOTING-3

Booker Duckworth McCain The PRESIDING OFFICER. On this vote, the yeas are 50, the nays are 47. The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The assistant bill clerk read the nomination of John F. Ring, of the District of Columbia, to be a Member of the National Labor Relations Board for the term of five years expiring December 16, 2022.

(Mr. HOEVEN assumed the Chair.)

The PRESIDING OFFICER (Mr. FLAKE). The Senator from Washington. EQUAL PAY DAY

Mrs. MURRAY. Mr. President, I come to the floor today for two reasons. Before discussing the nomination at hand—John Ring for the National Labor Relations Board—I do want to take a couple of minutes to mark Equal Pay Day.

Today, it takes women more than 3 additional months to make what their male colleagues made in 2017. In the 21st century, there is absolutely no excuse for the reality that women are still being paid less than men for the same work. It is wrong, it is harmful, and it has to change.

What is even more unacceptable is that for women of color, the pay gap is even worse. African-American women, working full time, only make 63 cents for every dollar their White male colleagues make, and on average, Latinas earn 54 cents for every dollar their White male colleagues make.

The wage gap doesn't hurt just women; it hurts families and our economy. Women are actually the sole or cobreadwinner in two-thirds of families with children. Families increasingly rely on women's wages to help make ends meet—to buy groceries, pay the bills, or pay for childcare.

In order to help women and all working families get ahead, I am very proud to be a sponsor of the Paycheck Fairness Act. The Paycheck Fairness Act provides transparency and support for women who are being paid less than their male colleagues. It protects women from retaliation for discussing salary information with their coworkers, it allows women to join together in class action lawsuits, and it prohibits employers from seeking salary history, so the cycle of pay discrimination cannot continue.

As President Trump now continues to roll back worker protections and prioritize corporate profits over working families' wages, I think it is time for Congress to act and pass the Paycheck Fairness Act because workers do deserve to be paid fairly, end of story, no matter their gender.

Mr. President, I want to turn to the nomination before the Senate today,

the nomination of John Ring for the National Labor Relations Board.

First, I have to object to the unprecedented nature in which we are jamming this nominee through.

It is standard practice that Board nominees are always confirmed in pairs-one Democrat and one Republican. We do this to keep the Board as fair and balanced as possible in hopes that workers have a fair hearing when corporations violate their rights or bargain in bad faith, because the Board is the only place to which workers can turn to enforce their rights under the National Labor Relations Act. Workers cannot sue in court. So I must ask, why is this nominee being forced through without also filling the Democratic seat that is about to be vacated, especially at a time when so many other nominees have been waiting significantly longer—some more than 6 months-to be confirmed? I have to believe that it is because special corporate interests are putting immense pressure on my colleagues across the aisle to confirm someone who will advocate for corporations, no matter the cost to workers.

Right now, the Board's credibility is damaged because another Trump-appointed Board member, William Emanuel, chose to cast aside his ethics pledge and commitment to me by participating in Board actions that would directly benefit his former employer. Because of those actions, Mr. Emanuel—the Board's independent watchdog—opened an investigation, and because there was a clear conflict of interest, the Board was forced to vacate the decision that overruled Obama-era worker protections.

With a cloud of ethics controversies surrounding the current Board members, it is clear to me why corporations and special interests are trying to get Mr. Ring confirmed so quickly. Mr. Ring has spent his career as a corporate lawyer representing the interests of companies, not workers. He has opposed the Board's reforms that stop companies from unnecessarily delaying union elections. He has encouraged the Board to undermine long-established rights, including the right for workers to have coworker representation in disciplinary interviews. I find it difficult to believe he will advocate now for workers, as this Board desperately needs to be doing.

This administration has spent more than a year undermining workers' rights and making it easier for corporations to take advantage of them, and the Board, under Republican control, has been leading that charge by ignoring longstanding practices in a rush to overturn precedents that protect workers.

At a time when corporations in this country and the richest among us are getting richer and working families are left behind, it is so critical today that the Board be independent and able to advocate for workers. Now is not the time to break precedent and vote on a nominee without the Democratic pair.

For all these reasons, I will be voting no on this nominee. I urge my colleagues to do the same.

Thank you.

I yield the floor.

(Mr. JOHNSON assumed the Chair.)

The PRESIDING OFFICER (Mr. RUBIO). The Senator from Rhode Island.

Mr. WHITEHOUSE. Mr. President, I ask unanimous consent that at the conclusion of Senator BROWN's remarks I be recognized for my remarks.

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

The Senator from Ohio.

Mr. BROWN. Mr. President, thank you.

I thank the Senator from Rhode Island, who has been a great advocate for moving this country forward on everything from campaign finance rules to labor, to justice, and to keeping our planet as clean as possible.

During his campaign, Candidate Trump made a lot of big promises to workers in Ohio and across the country. He told them he would put American workers first, but too often the people he has put in charge have a record of doing exactly the opposite. That is certainly true of the two nominees to the Department of Labor and the National Labor Relations Board whom we will consider this week, Patrick Pizzella and John Ring.

Think about this. They have spent their careers working to strip workers of their rights, defending corporations that are accused of mistreating workers, and trying to undermine collective bargaining rights.

Mr. Pizzella worked for disgraced former lobbyist and convicted felon, Jack Abramoff. They worked on the same lobbying team at the law firm of Preston Gates, trying to keep workers from being protected by Federal labor laws. These are the candidates the President of the United States, who talked about empowering workers and being on the side of workers, has nominated, one for the Department of Labor and one for the National Labor Relations Board. They have been busy through their professional careers-and very well paid doing it-trying to keep workers from being protected by Federal labor laws.

I know everyone is entitled to representation, but when you devote your life to keeping workers from having collective bargaining, keeping workers from working in a safe workplace, and defending companies who are accused of mistreating workers, it makes you wonder.

Mr. Pizzella also previously served at the Department of Labor, but his record there gives us no reason to rehire him at the Department of Labor. He worked at the Wage and Hour Division. He was supposed to look out for workers being cheated by their bosses out of the paychecks they had earned.

All over my State, from Cleveland to Cincinnati, from Ashtabula to Lima, from Marietta to Bryan and Toledo, I