wanted the President to backtrack on his promise. They make a lot of money off our kids. They addict them, and the kids spend money because of the addiction. Why doesn't it make sense for the President to stand up to Big Tobacco and Big Vaping on behalf of our kids across America?

The fight is not over. Fewer than 4 percent of adults use e-cigarettes, while 30 percent, at least, of high school kids across America are using them. Now the FDA—with a new leader, Dr. Stephen Hahn-has to come off the sidelines and do their job to protect the kids. By court order, all e-cigarette companies will have to submit applications to the Food and Drug Administration in May if they want to keep their devices and flavors on the market. If they do not submit an application in May, they will have to come off the market immediately. The FDA must enforce this fully. For companies that do submit an application, the FDA has up to 1 year to decide whether they stay in the market. The FDA must reject the applications of any vaping products that are clearly designed to appeal to children, period. And if they are significantly used by children, they should be taken off the market.

I have told Commissioner Hahn that the FDA must evaluate these applications based on science, not anecdotes. What matters is that e-cigarette companies prove their health claims, which, to date, they have never been able to do. Do e-cigarettes actually help smokers quit cigarettes? Are they actually safe? Or are they, in fact, hooking children on nicotine? Those are the important questions that should be answered with science, not with politics.

There are ways to preserve e-cigarette access for adult smokers without allowing an entire generation of kids to be hooked on nicotine. This means getting rid of all of the flavors, taking illegal products off the market immediately, and rejecting e-cigarette applications that fail to show a strong public health benefit.

To date, the FDA has not been as active or aggressive as it should. For the sake of our children and the families who love them, it is time for the FDA to get off the sidelines and make sure that we do everything in our power, including in Congress, to make certain that this epidemic—and the FDA came up with the word—this epidemic of evaping and e-cigarettes comes to an end in America.

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.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

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

NOMINATION OF ELENI MARIA ROUMEL

Mrs. BLACKBURN. Mr. President, for

3 years now, I have been hard at work

alongside an administration that prioritizes filling vacancies on the Federal bench with smart, dedicated, constitutionalist judges. When I am at home in Tennessee, that is what people tell me they want to see—constitutionalist judges, not activist judges.

I know that I have sounded like a broken record in my reiterating just how important it is to keep these judicial nominations moving through the Committee on the Judiciary and moving to the floor, but I will tell you this: I think it is a message that needs to be repeated day in and day out because the American people and, as I said, Tennesseans know that this should be a priority, for this is how we continue to protect freedoms from generation to generation.

Since 2017, we have confirmed over 180 nominees, and even in the face of partisan bickering, we have no plans at all to slow that pace. We were in the Committee on the Judiciary today, hearing again from the nominees whom we will move forward and bring to this floor for confirmation. I want to shine light on a court that doesn't get a whole lot of attention, but let me tell you that we would be in real trouble if we did not have this one.

I have come to the floor to support President Trump's latest nominee to the U.S. Court of Federal Claims— Eleni Maria Roumel.

I first met Eleni when she joined the nonpartisan Office of General Counsel for the House of Representatives. During her 6-year tenure, Eleni advised those of us who were members of the Energy and Commerce Committee as we faced some challenging and highprofile legal matters and as we looked at laws that were going to affect the American people and how they lived their lives every single day.

The Energy and Commerce Committee in the House has wide jurisdiction. Of course, energy policy, commerce and trade, healthcare, manufacturing, pro sports, privacy, and the internet all come under that jurisdiction. So Eleni served us well in providing advice. I witnessed her commitment to bipartisanship as she served both sides of the aisle with the same quality of representation. She did it all while she was pregnant with her son, John, who is now 2 years old, and as someone who has been a working mom, I know the challenges that this presents

From her time as a truly excellent student at Tulane Law, to her work in the private sector and beyond, Eleni's professionalism has elevated her above the rest of the pack.

She practiced intellectual property law and earned a promotion to partner as she represented both pro bono clients and publicly traded Fortune 500 companies.

She taught and mentored students as an adjunct professor at Charleston Law School.

She solidified her reputation as a lawyer committed to the rule of law in

her work handling government oversight of Federal agencies. These cases were vital to the safeguarding of the separation of powers and emphasized the supremacy of the Constitution as what it is—the law of the land.

In her 19-year career, she has appeared before 20 different Federal courts, including the U.S. Supreme Court, and just last year, she was elevated to the role of Deputy Counsel to Vice President MIKE PENCE.

I am truly honored to have supported Eleni Roumel's nomination to the Court of Federal Claims. She will be an excellent role model on the bench, especially to young women in the legal profession. I encourage my colleagues to take a look at her resume, get to know her, and then join me in wholeheartedly supporting her confirmation.

I yield the floor.

I suggest the absence of a quorum. The PRESIDING OFFICER. The

clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

MEASURE REFERRED—S. 3155

Ms. COLLINS. Mr. President, I send a bill to the desk and ask that it be appropriately referred.

The PRESIDING OFFICER. The bill will be received and appropriately referred.

(The remarks of Ms. COLLINS pertaining to the introduction of S. 3155 are printed in today's RECORD under "Statements on Introduced Bills and Joint Resolutions.")

Ms. COLLINS. I yield the floor.

I suggest the absence of a quorum.

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

The bill clerk proceeded to call the roll.

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

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

LEGISLATIVE SESSION

MORNING BUSINESS

Mrs. FISCHER. Mr. President, I ask unanimous consent that the Senate proceed to legislative session for 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.