

The United States can't lose shelf space to very, very competitive markets and then come back years later and try to regain it. Let's be a world leader in establishing the rules for fair trade and pushing for provisions like we see in the USMCA agreement so we can move forward, making sure Washington products, U.S. Products, American-made products, get delivered to a growing, wealthier world.

I yield the floor.

The PRESIDENT pro tempore. The Senator from North Dakota.

Mr. CRAMER. Mr. President, I suggest the absence of a quorum.

The PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDENT pro tempore. Without objection, it is so ordered.

CHINA TRADE AGREEMENT

Mr. SANDERS. Mr. President, I rise in opposition to the NAFTA 2.0 trade agreement negotiated by President Trump.

This agreement is opposed by labor unions like the International Association of Machinists and Aerospace Workers, as well as by the United Food and Commercial Workers International Union. It is opposed by numerous environmental organizations, including the Sunrise Movement, the Sierra Club, Friends of the Earth, the League of Conservation Voters, and virtually every major environmental organization in the country. Further, it is opposed by the National Family Farm Coalition, which believes it will lock in rules that have devastated family-based agriculture and expand corporate control over agriculture in North America.

I am proud to stand with these labor unions, with the environmental groups, and family farmers against President Trump's NAFTA 2.0.

I not only voted against NAFTA in 1993, but I marched against it. In 2000 I voted against permanent normal trade relations with China. I opposed the U.S.-Korea Free Trade Agreement and other trade agreements.

The bottom line is that we need trade agreements in this country that work for workers, that work for farmers, and not just the CEOs of large multinational corporations.

There is no doubt in my mind that we need to fundamentally rewrite our disastrous trade agreements and create and protect good-paying American jobs, and that we need trade agreements that will improve the environment and combat climate change, and we need trade agreements that end the destructive race to the bottom, where workers are forced to work for lower, lower wages.

Unfortunately, this revised trade agreement with Mexico and Canada does none of these things. It must be rewritten.

While NAFTA has led to the loss of nearly 1 million American jobs, this agreement does virtually nothing to stop the outsourcing of jobs to Mexico. Under this agreement, large multinational corporations will still be able to shut down factories in America, where workers are paid some \$28 an hour, and move to Mexico, where workers there are paid less than \$2 an hour.

When Donald Trump was a candidate for President, he promised that he would stop the outsourcing of American jobs to Mexico, China, and other low-wage countries. That has not happened.

The truth is, since Trump took office, over 170,000 American jobs have been shipped overseas. In 2018, we had a recordbreaking \$891 billion trade deficit in goods, a \$419 billion trade deficit with China, and an \$81 billion trade deficit with Mexico.

In 2018, for the first time in our history, manufacturing workers began getting paid less than workers overall. It used to be that manufacturing workers made really good wages compared to the rest of the workforce. It is not the case anymore.

Today, manufacturing workers get \$28.15 an hour, while the average worker makes 15 cents an hour more. Last month we lost 12,000 factory jobs, and despite Trump's rhetoric, we are in a manufacturing recession.

There is a reason why virtually every major environmental group is opposed to Trump's NAFTA 2.0. This agreement does nothing to stop fossil fuel companies like ExxonMobil and Chevron from dumping their waste and pollution into Mexico and destroying the environment. In fact, it makes it easier for fossil fuel companies to bring tar sands oil into the United States through dangerous pipelines like the Keystone XL.

This proposal does not even mention the word "climate change." Imagine in the year 2020 that we have a major trade agreement that does not even mention the words "climate change," the existential threat facing not only our country but the entire planet.

This deal preserves the disastrous investor-state dispute settlement system for oil and gas companies, allowing them to continue to put corporate profits ahead of our air, water, climate, and health.

At this pivotal moment in American history, it is not good enough to tinker around the edges. The scientific community has been very clear. If we do not act boldly and aggressively to transform our energy system away from fossil fuel and into energy efficiency and sustainable energy, the future of this planet is in doubt, and there is no question but that the Nation and planet we leave to our children and to our grandchildren will be increasingly unhealthy and uninhabitable.

We have a major climate crisis and no trade deal should be passed that does not address that issue.

In my view, we need to rewrite this trade agreement to stop the outsourcing

of American jobs, to combat climate change, to protect the environment, and to stop the destructive race to the bottom.

We have to stop large, profitable corporations that are outsourcing American jobs overseas from receiving lucrative Federal contracts. It makes no sense to me that you have large corporations shut down in America, go to cheap labor countries abroad, and then they get online and receive very large Federal contracts. We have to stop that.

Further, we have to repeal Trump's tax giveaways to the wealthy, which have provided huge tax breaks to companies that shut down manufacturing plants in the United States and move abroad.

Trade is a good thing done well, but this trade agreement does not accomplish that end.

MESSAGE FROM THE HOUSE—APPOINTING AND AUTHORIZING MANAGERS FOR THE IMPEACHMENT TRIAL OF DONALD JOHN TRUMP, PRESIDENT OF THE UNITED STATES

The PRESIDENT pro tempore. The Senate will receive a message from the House of Representatives.

A message from the House of Representatives by Ms. JOHNSON, Clerk of the U.S. House of Representatives, announced that the House of Representatives had passed a resolution (H. Res. 798) appointing and authorizing managers for the impeachment trial of Donald John Trump, President of the United States.

The PRESIDENT pro tempore. The message will be received.

The majority leader.

UNANIMOUS CONSENT AGREEMENTS—RELATING TO ARTICLES OF IMPEACHMENT AGAINST DONALD JOHN TRUMP

Mr. MCCONNELL. Mr. President, I ask unanimous consent that pursuant to rule I of the Rules of Procedure and Practice When Sitting on Impeachment Trials, the Secretary of the Senate inform the House of Representatives that the Senate is ready to receive the managers appointed by the House for the purpose of exhibiting Articles of Impeachment against Donald John Trump, President of the United States, agreeably to the notice communicated to the Senate; further, that at the hour of 12 noon on Thursday, January 16, 2020, the Senate will receive the managers on the part of the House of Representatives in order that they may present and exhibit the Articles of Impeachment against Donald John Trump, President of the United States.

The PRESIDENT pro tempore. Is there any objection?

Without objection, it is so ordered.

Mr. MCCONNELL. Mr. President, I ask unanimous consent that pursuant to rules III and IV of the Rules of Procedure and Practice When Sitting on

Impeachment Trials, that at the hour of 2 p.m. on Thursday, January 16, 2020, the Senate proceed to the consideration of the Articles of Impeachment and that the Presiding Officer, through the Secretary of the Senate, notify the Chief Justice of the United States of the time and place fixed for consideration of the articles and request his attendance as Presiding Officer pursuant to article I, section 3, clause 6, of the U.S. Constitution.

The PRESIDENT pro tempore. Without objection, it is so ordered.

UNANIMOUS CONSENT AGREEMENT—AUTHORIZATION FOR APPOINTMENT OF ESCORT COMMITTEE AND HOUSE NOTIFICATION

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Presiding Officer be authorized to appoint a committee of Senators, two upon the recommendation of the majority leader and two upon the recommendation of the Democratic leader, to escort the Chief Justice into the Senate Chamber. I further ask consent that the Secretary of the Senate be directed to notify the House of Representatives of the time and place fixed for the Senate to proceed upon the impeachment of Donald John Trump in the Senate Chamber.

The PRESIDENT pro tempore. Without objection, it is so ordered.

UNANIMOUS CONSENT AGREEMENT—SENATE ACCESS

Mr. MCCONNELL. Mr. President, I ask unanimous consent that access to the Senate wing, the Senate floor, and the Senate Chamber Galleries during all of the proceedings involving the exhibition of consideration of the Articles of Impeachment against Donald John Trump, President of the United States, and at all times that the Senate is sitting for trial with the Chief Justice of the United States presiding, be in accordance with the allocations and provisions I now send to the desk, and I ask that it be printed in the RECORD.

The PRESIDENT pro tempore. Is there objection?

Without objection, it is so ordered.

The documents follow:

SECTION 1. SENATE FLOOR ACCESS.

During impeachment proceedings for the President of the United States, the following procedures relating to access to the Senate floor shall apply:

(1) IN GENERAL.—

(A) ENTRANCE THROUGH CLOAKROOMS.—Individuals with privileges under rule XXIII of the Standing Rules of the Senate (as limited by paragraph (2) of this section), or with privileges under paragraph (3) of this section, shall access the floor of the Senate through the cloakrooms only, unless otherwise directed by the Sergeant at Arms and Doorkeeper of the Senate.

(B) GENERAL LIMITS ON ACCESS.—Access to the floor of the Senate shall be limited to the number of vacant seats available on the

floor of the Senate based on protocol considerations enforced by the Secretary for the Majority, the Secretary for the Minority, and the Sergeant at Arms and Doorkeeper of the Senate.

(C) SEATING REQUIREMENTS.—All individuals with access to the floor of the Senate shall remain seated at all times.

(2) LIMITED STAFF ACCESS.—Officers and employees of the Senate, including members of the staffs of committees of the Senate or joint committees of the Congress and employees in the office of a Senator, shall not have privileges under rule XXIII of the Standing Rules of the Senate to access the floor of the Senate, except as needed for official impeachment proceeding duties in accordance with the following:

(A) The Majority Leader and the Minority Leader shall each be limited to not more than 4 assistants.

(B) The Secretary of the Senate and the Assistant Secretary of the Senate shall each have access, and the legislative staff of the Secretary of the Senate shall be permitted as needed under the supervision of the Secretary of the Senate.

(C) The Sergeant at Arms and Doorkeeper of the Senate and the Deputy Sergeant at Arms and Doorkeeper shall each have access, and doorkeepers shall be permitted as needed under the supervision of the Sergeant at Arms and Doorkeeper of the Senate.

(D) The Secretary for the Majority, the Secretary for the Minority, the Assistant Secretary for the Majority, and the Assistant Secretary for the Minority shall each have access, and cloakroom employees shall be permitted as needed under the supervision of the Secretary for the Majority or the Secretary for the Minority, as appropriate.

(E) The Senate Legal Counsel and the Deputy Senate Legal Counsel shall have access on an as-needed basis.

(F) The Parliamentarian of the Senate and assistants to the Parliamentarian of the Senate shall have access on an as-needed basis.

(G) Counsel for the Secretary of the Senate and the Sergeant at Arms and Doorkeeper of the Senate shall have access on an as-needed basis.

(H) The minimum number of Senate pages necessary to carry out their duties, as determined by the Secretary for the Majority and the Secretary for the Minority, shall have access.

(3) OTHER INDIVIDUALS WITH SENATE FLOOR ACCESS.—The following individuals shall have privileges of access to the floor of the Senate:

(A) Not more than 3 assistants to the Chief Justice of the United States.

(B) Assistants to the managers of the impeachment of the House of Representatives.

(C) Counsel and assistants to counsel for the President of the United States.

SEC. 2. ACCESS TO THE SENATE WING OF THE CAPITOL.

(a) IN GENERAL.—During impeachment proceedings against the President of the United States, access to the basement and the first, second, and third floors of the Senate Wing of the Capitol shall be limited to—

(1) Senators;

(2) officers and employees of the Senate with appropriate Senate-issued identification cards and appropriate credentials;

(3) employees of the Architect of the Capitol (as necessary and in accordance with subsection (b));

(4) individuals with privileges under rule XXIII of the Standing Rules of the Senate (as limited by section 1(2)) or with privileges under section 1(3);

(5) individuals with official business related to the impeachment proceedings;

(6) members of the press with appropriate credentials;

(7) individuals with special gallery tickets; and

(8) individuals with regular gallery passes to the Senate gallery when the bearer is admitted through tour lines.

(b) ARCHITECT OF THE CAPITOL.—The Architect of the Capitol shall advise the Sergeant at Arms and Doorkeeper of the Senate of all officers or employees of the Architect of the Capitol who require access to the Senate Wing of the Capitol during the impeachment proceedings.

SEC. 3. ENFORCEMENT BY THE SERGEANT AT ARMS AND DOORKEEPER.

The Sergeant at Arms and Doorkeeper of the Senate shall enforce this resolution and take such other actions as necessary to fulfill the responsibilities of the Sergeant at Arms and Doorkeeper of the Senate under this resolution, including the issuance of appropriate credentials as required under paragraphs (2) and (6) of section 2(a).

AUTHORIZING THE TAKING OF A PHOTOGRAPH IN THE CHAMBER OF THE UNITED STATES SENATE

Mr. MCCONNELL. Mr. President, I ask unanimous consent that the Senate proceed to the consideration of S. Res. 471, submitted earlier today.

The PRESIDENT pro tempore. The clerk will report the resolution by title.

The legislative clerk read as follows:

A resolution (S. Res. 471) authorizing the taking of a photograph in the Chamber of the United States Senate.

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

Mr. MCCONNELL. I ask unanimous consent that the resolution be agreed to and the motion to reconsider be considered made and laid upon the table with no intervening action or debate.

The PRESIDENT pro tempore. Without objection, it is so ordered.

The resolution (S. Res. 471) was agreed to.

(The resolution is printed in today's RECORD under "Submitted Resolutions.")

PROGRAM

Mr. MCCONNELL. Mr. President, for the information of all Senators, a few minutes ago, the Senate was notified that the House of Representatives is finally ready to proceed with their Articles of Impeachment. So, by unanimous consent, we have just laid some of the groundwork that will structure the next several days.

We have officially invited the House managers to come to the Senate tomorrow at noon to exhibit their Articles of Impeachment. Then later tomorrow afternoon, at 2 p.m., the Chief Justice of the United States will arrive here in the Senate. He will be sworn in by the President pro tempore, Senator GRASSLEY. Then the Chief Justice will swear in all of us Senators. We will pledge to rise above the petty factionalism and do justice for our institutions, for our States, and for the Nation. Then we will formally notify the