on Big Tech.

jority leader.

today.

I yield the floor.

the

can exploit or target kids.

safeguards, tools to disconnect from

the blackbox algorithms, more trans-

parency for those algorithms, and a

duty of care and accountability for so-

cial media-for the first time, a real

duty of care and accountability for

them so they have to prevent harms

that are destroying lives, literally de-

stroying lives. And I think we are on

the road, and we are going to keep pur-

suing this measure as long and hard as

it takes to impose that accountability

The PRESIDING OFFICER. The ma-

Mr. SCHUMER. Madam President,

groundbreaking step towards ensuring

our kids' online safety in the age of so-

cial media. As we all know, social

media has many benefits; but with the

benefits also comes risk. Many kids ex-

perience relentless online bullying.

Kids' private personal data can be col-

lected and used nefariously. Predators

tal health, social media can magnify

their anguish. I have met with the parents over and over again who have lost

children in the flower of their lives be-

cause they were manipulated-nefar-

iously, maliciously-by social media.

We must stop that. And today, KOSA

and COPPA represent something very

urgent. These bills will provide the ap-

propriate guardrails necessary to pro-

bills would be the most important up-

dates in decades to Federal laws that

protect kids on the internet, and it is a

very good first step. And we did it with

both sides working together, bipar-

tisan, as this body ought to work-and

I try to get it to work that way all the time. I want to thank my colleagues

who championed these bills: Senators

BLUMENTHAL and BLACKBURN, MARKEY

and CASSIDY, Chair CANTWELL, Chair

DURBIN, Senator KLOBUCHAR, and so

many others who really led the charge.

dural vote, KOSA and COPPA will be

on a glidepath to final passage early

next week. We should not delay a mo-

ment more. We should get the job done.

Getting to this point wasn't easy. It

has been a long and winding and dif-

ficult road. But we all kept going be-

cause we knew the results would be

the true heroes of this effort: the par-

ents whose kids tragically took their

own lives because of what happened to

them on social media. Some of the par-

ents are here today. We salute you. It

has been an honor to get to know these

wonderful Americans over the past few

months. We have met together; we felt

pain together; we have cried together.

What they have endured is incompre-

hensible. But amazingly and beau-

tifully, instead of curing in darkness,

as the scriptures say, these parents lit

a candle. They turned their grief into

Most importantly, I want to thank

worth it.

grace.

Once the Senate clears today's proce-

It is not an exaggeration to say these

tect kids against online threats.

And for kids who struggle with men-

Senate

takes

а.

Today the Senate tells these parents: We hear you. We are taking action.

I ask for the yeas and navs.

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 motion to concur in the House amendment to S. 2073, a bill to amend title 31, United States Code, to require agencies to include a list of outdated or duplicative reporting requirements in annual budget justifications, and for other purposes, with amendment No. 3021.

Charles E. Schumer, Maria Cantwell, Sheldon Whitehouse, Jack Reed, Tammy Duckworth, Jeanne Shaheen, Tim Kaine, Mark R. Warner, Edward J. Markey, Gary C. Peters, John W. Hickenlooper, Angus S. King, Jr., Tammy Baldwin, Raphael G. Warnock, Corv A. Booker, Catherine Cortez Masto, Richard Blumenthal

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 motion to concur in the House amendment to S. 2073, a bill to amend title 31, United States Code, to require agencies to include a list of outdated or duplicative reporting requirements in annual budget justifications, and for other purposes, with Amendment No. 3021, 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. DURBIN. I announce that the Senator from New Jersey (Mr. MENEN-DEZ), the Senator from California (Mr. PADILLA), and the Senator from Vermont (Mr. SANDERS) are necessarily absent

Mr. THUNE. The following Senators are necessarily absent: the Senator from North Dakota (Mr. CRAMER), the Senator from North Dakota (Mr. HOEVEN), the Senator from Louisiana (Mr. KENNEDY), the Senator from Utah (Mr. LEE), the Senator from Wyoming (Ms. LUMMIS), the Senator from Kansas (Mr. MARSHALL), the Senator from Kansas (Mr. MORAN), the Senator from South Dakota (Mr. ROUNDS), the Senator from North Carolina (Mr. TILLIS), and the Senator from Ohio (Mr. VANCE)

Futher, if present and voting, the Senator from North Carolina (Mr. TILLIS) would have voted "yea," the Senator from Kansas (Mr. MARSHALL) would have voted "yea," and the Senator from North Dakota (Mr. HOEVEN) would have voted "yea."

The yeas and nays resulted-yeas 86, nays 1, as follows:

[Rollcall Vote No. 219 Leg	.]		
YEAS-86			

	I EAS-00	
Baldwin	Fetterman	Reed
Barrasso	Fischer	Ricketts
Bennet	Gillibrand	Risch
Blackburn	Graham	Romney
Blumenthal	Grassley	Rosen
Booker	Hagerty	Rubio
Boozman	Hassan	Schatz
Braun	Hawley	Schmitt
Britt	Heinrich	Schumer
Brown	Hickenlooper	Scott (FL)
Budd	Hirono	Scott (SC)
Butler	Hyde-Smith	Shaheen
Cantwell	Johnson	Sinema
Capito	Kaine	Smith
Cardin	Kelly	Stabenow
Carper	King	Sullivan
Casey	Klobuchar	Tester
Cassidy	Lankford	Thune
Collins	Luján	Tuberville
Coons	Manchin	Van Hollen
Cornyn	Markey	Warner
Cortez Masto	McConnell	Warnock
Cotton	Merkley	Warren
Crapo	Mullin	Welch
Cruz	Murkowski	
Daines	Murphy	Whitehouse
Duckworth	Murray	Wicker
Durbin	Ossoff	Wyden
Ernst	Peters	Young
	NAYS-1	

NOT VOTING-13

Paul

The PRESIDING OFFICER (Mr. BOOKER). On this vote, the yeas are 86, the navs are 1.

Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

Cloture having been invoked, the motion to refer and the amendments pending thereto fall.

The senior Senator from Connecticut.

ORDER OF PROCEDURE

Mr. BLUMENTHAL. Mr. President, I ask unanimous consent that all postcloture time be deemed expired: further, if cloture is invoked on the Neumann nomination on Tuesday, July 30, that upon disposition of the nomination, the Senate vote on the motion to concur in the House amendment to S. 2073 with amendment No. 3021; further, that if cloture is not invoked on the Neumann nomination, the vote on the motion to concur in the House amendment to S. 2073 with amendment No. 3021 occur at 2:15 p.m. on Tuesday, July 30.

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

MORNING BUSINESS

Mr. BLUMENTHAL. Mr. President, I ask unanimous consent that the Senate be in 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.

TRIBUTE TO THE SHEPPARD FAMILY

Mr. McCONNELL. Mr. President, I rise today to pay tribute to the