

accepted the proposed cuts, but in other cases we had to restore cuts in programs that have broad bipartisan support in the Senate.

Restoring these cuts, while funding programs that are important to all Americans, has been very difficult, given the very tight limits on discretionary spending contained in the budget resolution. I did not vote for that budget resolution, but we have worked together on a bipartisan basis to produce bills that are within their 302(b) allocations. We do not have unlimited resources at our disposal, so we have been forced to make difficult decisions. Nevertheless, we believe the bills that the committee brought to the Senate have been fair, balanced, and served the needs of the American people.

We have held the line while making sure that we kept our promise to our Nation's veterans, we have helped the poor move to a better life by rebuilding neighborhoods, we have protected the environment and invested in science and technology and we have funded disaster relief programs in response to floods and other natural disasters to provide assistance to our citizens in their time of need.

We have funded our Nation's transportation systems to promote safe travel on our roads, in the air and on our waterways. We have invested in our Nation's energy independence and funded our natural resource programs. We have invested in our Nation's infrastructure for bridges and dams and navigation projects.

I thank the many Senators who have dedicated themselves to this task and I look forward to working to send thirteen bipartisan and fiscally responsible appropriations bills to the President. I have spoken with the House Appropriations Committee Chairman BILL YOUNG and the Ranking Member DAVID OBEY and urged them to move quickly to conference on the appropriations bills. I had pressed the House to complete conference action on two of the bills before the August recess, but the House did not name their conferees. However, our staffs will be working during August to resolve differences between the House and Senate bills so that we can go to conference on several of these bills when Congress returns in September.

I am committed to producing 13 bills this year. We should not go down the road employed in recent years of producing omnibus appropriations bills that rob Members of the opportunity to read, let alone understand the contents of the bill. We intend to work together on a bipartisan basis to meet the challenges that lay before us.

#### ORDER OF BUSINESS

The PRESIDING OFFICER. The majority leader is recognized.

Mr. DASCHLE. For the information of our colleagues, there will be three votes shortly on three nominees that

we will take from the Executive Calendar. We are in the process of drafting a unanimous consent request to accommodate debate and the vote on those three nominees.

I urge colleagues to stay in proximity of the building and the floor because these votes will happen shortly. The distinguished chair of the Judiciary Committee has reported them out, and I thank him and applaud him for his expedited work on these nominations. There will be a short debate and then there will be votes. They will not be stacked, but as I understand it, there is a request for time on each of the nominees.

We will have those votes and, hopefully, at that point, we will be able to announce further legislative business.

Mr. LEAHY. If the distinguished leader will yield, it is my understanding—and I have not had a chance to speak with the distinguished ranking member, but I hope there will be a very short time on these nominees on statements, in such a way that the leader will be able to propound, if he wishes, a request that the last two of the three votes be 10-minute votes.

Mr. DASCHLE. Mr. President, if we can accommodate all Senators with that understanding, we will make that part of the request. If Senators wish to be heard on these nominations, I hope they will let us know. Shortly, we will propound that unanimous consent request.

Mr. LOTT. If the majority leader will yield, he is not propounding a unanimous consent at this point?

Mr. DASCHLE. Shortly. Not at this point.

Mr. LOTT. The majority leader is to designate a short period of time for each one of these nominations; is that right?

Mr. DASCHLE. It was my understanding that there were requests for time on each nominee. If there is not, then it is my desire to have a period during which Senators could speak to the nominees and we would have three stacked votes.

Mr. LOTT. I thank the Senator for yielding.

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

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

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

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

#### UNANIMOUS CONSENT AGREEMENT—EXECUTIVE CALENDAR

Mr. DASCHLE. Mr. President, I ask unanimous consent that the Senate now proceed to executive session to consider the nominations reported out earlier today by the Judiciary Committee: William Riley to be a Circuit Judge for the Eighth Circuit, Sarah

Hart to be the Director of the National Institute of Justice, and Robert Mueller to be the Director of the FBI.

I ask unanimous consent that I can request the yeas and nays on each with one show of seconds, and that prior to the votes on these nominees, there be 10 minutes of debate equally divided between the chairman and ranking member of the Judiciary Committee; that the motions to reconsider be laid upon the table; that the President be immediately notified of the Senate's actions, and that the Senate return to legislative session; and that the second and third votes in the series be 10 minutes in length.

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

Mr. DASCHLE. Mr. President, I ask unanimous consent that following the votes on these nominations, the Senate then resume consideration of the Agriculture supplemental bill.

The PRESIDING OFFICER. Is there objection?

Mr. LOTT. Mr. President, reserving the right to object, I ask that the unanimous consent request be amended to provide for a vote on Lugar amendment No. 1212, with 60 minutes of debate prior to the vote on the cloture motion.

Mr. DASCHLE. Mr. President, I object to that temporarily. I need to consult with my colleagues and certainly the chair and the manager of the bill, but perhaps that is something we might be able to do. We will certainly work with the Republican leader to provide him with some information in that regard at a later date.

Mr. LOTT. Mr. President, further reserving my right to object, I appreciate the spirit in which Senator DASCHLE made his comments. We are going to try and find a way to get the Agriculture supplemental appropriations bill done, and done in a reasonable period of time, certainly before too late tomorrow.

I want to add to that, I appreciated what he had to say earlier tonight about his willingness to try and find a way to get completion on this bill, even tonight, so we would be able to go ahead and go to our constituents and our families tomorrow. I doubt it is going to be possible to do that, but we are still looking for a way. I appreciate his attitude, but at this point I understand his hesitancy, and I feel constrained to object to going straight to the cloture vote. The PRESIDING OFFICER. The objection is noted.

Mr. DASCHLE. With that objection, it is likely the final vote on the nominations tonight will be the last vote, and we will then have the cloture vote tomorrow morning at 9:30.

I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The yeas and nays were ordered.

## EXECUTIVE SESSION

NOMINATION OF WILLIAM J. RILEY TO BE CIRCUIT JUDGE FOR THE EIGHTH CIRCUIT

NOMINATION OF SARAH V. HART TO BE DIRECTOR OF NATIONAL INSTITUTE OF JUSTICE

NOMINATION OF ROBERT S. MUELLER TO BE DIRECTOR OF FEDERAL BUREAU OF INVESTIGATION

The PRESIDING OFFICER. The nominations will be stated.

The legislative clerk read the nominations of William J. Riley, from Nebraska, to be a Circuit Judge for the Eighth Circuit; Sarah V. Hart, from Pennsylvania, to be Director of the National Institute of Justice; and Robert S. Mueller, III, from California, to be Director of the Federal Bureau of Investigation.

The PRESIDING OFFICER. The Senator from Vermont.

Mr. LEAHY. Mr. President, we are going to have a series of votes on nominees, all of whom went through the Judiciary Committee this morning. Mr. Riley was the subject of nomination hearings before the Judiciary Committee on July 24. That was the fourth of five nomination hearings I scheduled in less than 3 weeks the Senate Judiciary Committee was allowed to have such hearings. Mr. Riley's was the fourth judicial nomination, the second nominee to a Court of Appeals considered by the Judiciary Committee since that date.

I mention this because the Senate Judiciary Committee, in the less than 4 weeks we have been allowed to have a full committee, has probably moved through judicial nominations faster than at any time in the past several years.

We will also have nominations of a Department of Justice nominee, also voted on this morning. The most important of all of these, I believe, is the nomination of Robert Mueller to be Director of the Federal Bureau of Investigation. We received his paperwork and completed it on July 24. We are now at August 2, again probably a speed record, to get this nomination before the Senate for confirmation. I thank the Senators on both sides of the aisle for making it possible to move that rapidly.

Mr. Mueller served as a Federal prosecutor in three different U.S. attorneys' offices, main Justice, in both Republican and Democratic administrations. He testified he either personally prosecuted or supervised the prosecution of just about every type of Federal criminal offense, including homicide, drug trafficking, organized crime, cybercrime, major fraud, civil rights, and environmental crime.

Mr. Mueller answered some very searching questions of Members on both sides of the aisle.

I think all of us have enormous respect for so many of the men and women in the FBI. They are the best trained and best motivated law enforcement agents anywhere in the world.

Many of us share also the concern that some within the hierarchy of the FBI let them down as a result of the problems with Waco, Ruby Ridge, the Hanssen spy case, and the foul-ups in the FBI lab.

I thought that whoever the next Director was owed it to all the wonderful men and women in the Bureau to make it better. I am convinced Robert Mueller can. I told him we were expediting his nomination, we were moving his nomination faster than any nominee has ever moved for such a prominent position, whether it has been a Republican President or Democratic President. It is because of our faith in him. We know he has a difficult job ahead of him.

I told him that all Americans look forward to his making sure the FBI is the preeminent law enforcement agency in the world and that he has the faith, and the hope, of 100 Senators. All 100 of us have an awesome responsibility. We represent a quarter of a billion people, and we have to make the judgment: Is the President's choice the best person?

I believe it is. I have that faith in him. I have the faith that Attorney General Ashcroft has done a very good job in his work, and I applaud Attorney General Ashcroft for what he has done. I applaud President Bush for his appointment. We will move forward on that.

Mr. President, the Senators from Nebraska made a powerful statement on behalf of William Riley of Nebraska to serve as a judge for the United States Court of Appeals for the Eighth Circuit. That is one of the reasons it moved so quickly. I see the former Governor of Nebraska, now a distinguished colleague in this Chamber, former Governor NELSON and now-Senator NELSON. I yield to Senator NELSON.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. LEAHY. Mr. President, I ask unanimous consent that the Senator from Nebraska have 5 minutes.

The PRESIDING OFFICER. Without objection, it is so ordered. The Senator from Nebraska.

Mr. NELSON of Nebraska. Mr. President, I thank the chairman for his kind remarks and for his shepherding through his committee in record time the nomination of William Riley. I have known Bill Riley since our law school days at the University of Nebraska College of Law. He had a distinguished career at the University of Nebraska, serving as editor in chief of the Nebraska Law Review.

Rather ironically, his first job out of law school was clerking for one of the judges on the Eighth Circuit Court of Appeals, the same court which he seeks to preside in today.

He has been a member of a number of community and professional organizations, and in addition to his professional accomplishments, he has been active in his community, participating in the Boy Scouts for more than 25 years, serving as a juvenile diversion judge as a leader for young boys and girls charged with nonfelony crimes, and offering legal services to financially disadvantaged members of the community.

He possesses not only the legal intellect, the experience and the expertise to be an excellent judge, but he has also displayed throughout his entire career high ethical standards. It is a real pleasure for me to have the opportunity to comment so positively on Mr. Riley's qualifications and to thank the committee and the chair for moving this expeditiously.

It is a good indication that on a bipartisan basis, this Senate can act in a very timely manner on these nominations. I thank the chairman, and I thank the Chair.

Mr. LEAHY. Mr. President, I suggest the absence of a quorum and ask unanimous consent that the call of the quorum count against whatever time is still pending.

The PRESIDING OFFICER. Without objection, it is so ordered. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

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

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

Mr. SPECTER. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

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

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

Mr. HAGEL. Mr. President, I strongly recommend Bill Riley to the Eighth U.S. Circuit Court of Appeals. I know that he will be an excellent appellate judge and will serve with distinction. He will bring to the bench the knowledge, experience and temperament he has acquired throughout his distinguished career.

I would like to thank the chairman of the Senate Judiciary Committee, Senator LEAHY, and ranking member HATCH for the expeditious manner in which they handled Mr. Riley's nomination.

Bill Riley received his undergraduate degree from the university of Nebraska in 1969 and graduated with distinction in 1972 from the university of nebraska College of Law. Bill began his career by clerking for the Honorable Donald P. Lay on the Eighth Circuit Court of Appeals. That's right, the Eighth Circuit. Who would have known that almost 30 years later Bill would be nominated to the same court?