

are complying with prescribed reporting requirements.

This bill deserves our support. The House of Representatives moved quickly on its passage last December and, again, last month. They recognized the need for its provisions. Likewise we should move, and move quickly, to send this bill to the President for his signature. We can delay no longer. The principal parties, and I commend them, Senators BROWNBACK, KYL, KENNEDY, and FEINSTEIN and their staffs deserve a tremendous amount of credit for the many hours of discussion, meetings, and negotiations which have led to the end result. This bill has the support of our government, the State and Justice Departments, and represents a very common-sense approach to further immigration reform. Thankfully, many of you agree, as evidenced by the nearly 60 cosponsors to the original bill. I am confident, then, that the Senate will pass this profoundly significant legislation and I look forward to that result.

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

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant bill clerk proceeded to call the roll.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mr. DAYTON). Without objection, it is so ordered.

Mr. KENNEDY. Mr. President, we have had a good presentation from our colleagues on the issue of border security that has had several hours. I am enormously grateful for the presentation of my friend and colleague, Senator FEINSTEIN, and also Senator BROWNBACK, Senator KYL, and the thoroughness of their presentations. During the course of the day, since we have been considering this bill, we have been responding to a number of questions that have been brought up.

For all intents and purposes, I don't know another of our colleagues wanting to speak. I don't intend to foreclose that possibility, but I think we were prepared to consider amendments this afternoon. We understood, as the majority leader indicated, there would not be any votes, but we were hopeful at least that we would be able to consider some amendments and set those aside and at least have the opportunity to review them this afternoon and put them in the RECORD so our colleagues could examine them on Monday next. But we will look forward, when we resume this discussion on Monday, to considering other amendments. We invite colleagues, if they have them and if they would be good enough, to share those amendments with myself or the other principal sponsors. We will do the best we can to respond to them, and those who are related we may be willing to accept. We will consider them and indicate to Members if they are acceptable and, if not, why they are not.

We are thankful to the leaders for their cooperation in arranging for us to

be able to bring this matter before the Senate. I will not repeat at this time why there is a sense of urgency about it. I think that case has been well made.

Earlier today, we had a good hearing on this subject matter and we received additional support for this measure, for which we are very grateful. So I think it represents our best judgment on a matter that we consider to be important to the security of our country. I hope we will be able to dispose of this legislation in the early part of next week.

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

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

Mr. STEVENS. Mr. President, is there an order for business following the consideration of the pending legislation?

The PRESIDING OFFICER. There is not. We are on the border security bill.

#### MORNING BUSINESS

Mr. STEVENS. Mr. President, I ask unanimous consent that the Senate proceed to a period for morning business.

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

#### ARCTIC NATIONAL WILDLIFE REFUGE

Mr. STEVENS. Mr. President, I am once again before the Senate because of the situation regarding the ANWR amendment which will be presented to the Senate next week. We are not on the energy bill now. I have spoken briefly twice this week on energy and its relationship to the possible development of the 1.5 million acres on the Arctic Plain. We call it the 1002 area. Some people call it ANWR.

ANWR is the Arctic National Wildlife Refuge. During the period I was in the Interior Department in the sixties, the Arctic National Wildlife Range was created. That range was 9 million acres. It specifically provided that oil and gas leasing under stipulations to protect the fish and wildlife could proceed in that 9 million acres.

The area that is now within the 1002 area was a portion of that 9 million acres. I have a chart to show that. It is a very interesting history. In the original area of the 9 million acres, there is the coastal plain of the 1002 area which is an area set aside by an amendment offered by Senators Jackson and Tsongas. I will talk about that later. It is 1.5 million acres. The remainder of that original Arctic wildlife range is now totally wilderness.

In 1980, there was an addition to the wildlife area in the Arctic. It is refuge, but it is not wilderness. So there are now, because of the act of 1980, the Alaska National Interest Lands Conservation Act, 19 million acres in this

Arctic area. It is, in fact, the Arctic wildlife refuge. The part that is not refuge yet is the 1002 area which is specifically, because of the Jackson-Tsongas amendment, available for oil and gas leasing following that basic act.

I have to confess to the Senate and to anyone who might be interested in watching this presentation, I have not been sleeping well lately. I have spent almost 34 years in the Senate, and I remember only one other night that I did not sleep, and that was with regard to the time recently when a very great and dear friend of mine passed away, and I was chiding myself because I had not seen enough of him and found I did not sleep.

Since I have been back from the trip to the Asian regions of the Pacific with my great friend, Senator INOUE, during the last recess, I have been trying to concentrate on the subject of the possible oil and gas development in Alaska, not only the oil potential of the 1002 area but also the Alaska natural gas pipeline.

At the time that oil was discovered in 1968 in the great Prudhoe Bay area, which is on State lands and did not require Federal permission to start oil was discovered there in enormous quantities. At the time of the discovery, the wells came in somewhere around 500,000 to 1 million barrels a day.

The great environmental organizations—I call them the radical environmental organizations—opposed the building of the Alaska oil pipeline. As a matter of fact, that pipeline was delayed for over 4 years by litigation brought by these radical groups trying to prove everything from we were going to kill the caribou to we were going to destroy the area. They have alleged since that time that this area which we call the 1002 area is wilderness.

Wilderness is a word of art in our State because we have more wilderness in our State than all the rest of the United States put together. This area that was set up in the fifties by the Secretary of the Interior and then approved by President Eisenhower was originally set up at the request of the Fairbanks Women's Garden Club. Fairbanks was my first home in Alaska, and that area was set aside in response to their request that there be some area designated in which the interests of the fish and wildlife of the Arctic area would be protected, but they specifically—specifically—excepted from that protection the concept of oil and gas leasing subject to consideration of stipulations that would, in fact, be required to protect fish and wildlife should there be oil and gas development.

Prudhoe Bay is in the area of State lands, and this is Federal land. As the President realized at the time we obtained statehood, we obtained the right to select lands. All other States of the Union had the right on public lands to take sections 16 and 36 out of every