The Senate met at 10 a.m. and was called to order by the Honorable Sherrod Brown, a Senator from the State of Ohio.

**PRAYER**

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

O God, our Rock, Fortress, and deliverer, we trust You to strengthen us today. Empower our Senators with humility to listen, wisdom to understand, courage to attempt, and power to obey. May they devote themselves to the honorable, the noble, and the good. Keep them from self-indulgence, mental lethargy, and negative expectations as You guide their hearts and minds in the knowledge of Your love. Purify their ambitions so that they may set their hearts only on that which pleases You. May they find even in problems opportunities to discover Your power.

We pray in Your great Name. Amen.

**PLEDGE OF ALLEGIANCE**

The Honorable Sherrod Brown led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

**APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE**

The Presiding Officer. The clerk will please read a communication to the Senate from the President pro tempore (Mr. Byrd).

The assistant legislative clerk read the following letter:

U.S. SENATE,
President pro tempore,

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable Sherrod Brown, a Senator from the State of Ohio, to perform the duties of the Chair.

Robert C. Byrd, President pro tempore.

Mr. Brown thereupon assumed the chair as Acting President pro tempore.

**RECOGNITION OF THE ACTING MAJORITY LEADER**

The Acting President pro tempore. The acting majority leader is recognized.

**ORDER OF PROCEDURE**

Ms. Stabenow. Mr. President, I ask unanimous consent that I be allowed to speak for up to 15 minutes.

Ms. Stabenow. Mr. President, I now ask unanimous consent that when the Senate resumes S. 1092 this morning, it be for debate only until 12:30 p.m., with no amendments in order during that time, with the time equally divided and controlled between the two leaders or their designees. The Acting President pro tempore. Is there objection? Without objection, it is so ordered.

**RESERVATION OF LEADER TIME**

The Acting President pro tempore. Under the previous order, the leadership time is reserved.

**MORNING BUSINESS**

The Acting President pro tempore. Under the previous order, there will now be a period for the transaction of morning business for up to 60 minutes, with Senators permitted to speak for up to 10 minutes each, with the first half of the time under the control of the Republicans and the second half of the time under the control of the majority.

The Senator from Utah is recognized.

Mr. Bennett. Mr. President, I ask unanimous consent that I be allowed to speak for up to 15 minutes.

Mr. Bennett. My theme today has to do with our friends in the media, or the fourth estate as they like to call themselves. There are two items I wish to call to the attention of the Senate and anyone else who might be listening with respect to the performance of the media. The first one is highlighted in an editorial that appeared this morning in the Wall Street Journal entitled “Frist’s Vindication.”

All of us in this Chamber know Senator Frist. We know him as a man of integrity, intelligence, and grace. He presided over the Senate as the majority leader for 4 years. He has a long history as a humanitarian, as a scientist, as a skilled doctor who pioneered procedures in the process of heart and lung transplants.

We also know him as the target of media attack for insider trading, and we know groups that are self-appointed as watchdogs of the public consciousness that picked that up and kept the drumbeat alive. Our friends in the media also kept the drumbeat alive saying, over and over again, Dr. Frist was a hypocrite, Dr. Frist engaged in insider trading, Dr. Frist used his position to enrich himself while he was here in the Senate.

Well, the Securities and Exchange Commission was sufficiently aroused by those attacks that they entered into an investigation of Dr. Frist’s activities with respect to his stock. That investigation is now closed. I did not realize the investigation was closed because there has been no hue and cry whatsoever in the media. There has been no mention that came to my attention in the media, until I picked up this morning’s Wall Street Journal and saw this editorial.

I would like to quote from it. Under the title “Frist’s Vindication” and the subhead “So much for that ‘insider trading’ smear,” here is what it says:

When insider-trading allegations against former Senate Majority Leader Bill Frist...