

and our researchers develop a lot of this technology, but we are not making it in Ohio and New Hampshire and States around the country.

So today, as I said, all couple hundred, 250, 300 Ohioans—Democrats, Independents, Republicans—gathered to figure out how to do this, to move our State forward. As I said, there were a lot of Republicans. But Republicans in Washington look at the world differently. Many of them are trying to demonize a bill that provides tax breaks, that saves jobs. They need to take a step back, the Republicans in this body who I believe are very out of step with Republicans and everybody else in States such as mine. They need to take a step back and remember for whom they work.

Opposition for opposition's sake is not working for the American people. On the Senate floor, we need to work together to save small businesses, to help these small businesses get credit, to help these small businesses work with local communities to provide jobs. That is what they want to do. We can do this if we work together.

Madam President, I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. BROWN of Ohio. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

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

MORNING BUSINESS

Mr. BROWN of Ohio. Madam President, I ask unanimous consent that the Senate proceed to a period of morning business, with Senators permitted to speak for up to 10 minutes each.

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

TRIBUTE TO THALIA DONDERO

Mr. REID. Madam President, Thalia Marie Sperry Dondero has lived in Nevada since 1942 when she transferred to Las Vegas for employment. She met and married Harvey Dondero, who worked for the U.S. Department of Education. He became an assistant superintendent of the Clark County School District. She began her community involvement through the Parent Teacher Organization as her five children were growing up. At the same time she was active in the Service League, director of the Las Vegas Girl Scouts for 10 years during which time she helped develop both Scout camps. She was also appointed to the Nevada State Parks Commission.

Thalia Dondero became the first woman elected to the Clark County Commission in 1974 where she promptly made the news by refusing to fill the role of coffee maker and secretary to the other male members of the Commission. Mrs. Dondero was a commis-

sioner for the next 20 years serving as chairperson three times.

Thalia's service mentored other women to run for office. During her tenure as commissioner, she was instrumental in the expansion of McCarran International Airport, the development of flood control projects and chaired the Las Vegas Valley Water District. Her efforts led to the expansion and protection of Clark County's recreational pearls, Red Rock Canyon, Kyle Canyon and Valley of Fire. In 1996, Thalia Dondero was elected to the Nevada System of Higher Education Board where she served two terms as chair.

In the past 50 years, all of Nevada and Southern Nevada specifically have been greatly affected by Thalia Dondero's lifelong dedication to the children of Nevada and their education. She has made significant contributions to the improvement of educational quality. She has continuously advocated for the Nevada environment. Thalia's single-minded civic responsibility and charitable contributions have played a major role in making Nevada and Las Vegas the destinations they have become.

TRADEMARK LAW TECHNICAL AND CONFORMING AMENDMENTS ACT

Mr. LEAHY. Madam President, on January 28, 2010, I introduced S. 2968, the Trademark Technical and Conforming Amendment Act of 2010, along with the ranking member of the Senate Judiciary Committee, Senator SESSIONS. I appreciate that the Senate moved quickly to call up and pass this legislation by unanimous consent. The speed with which the Senate acted on this legislation demonstrates what we can do when we work in a bipartisan fashion.

I recently received a suggestion from the chairman and ranking member of the House of Representatives Committee on the Judiciary, who introduced companion legislation, to improve and clarify the language of the section that requires a study and report. Specifically, they suggested that Congress should strike the words "by corporations" from paragraph (a)(1) of section 4. I agree that this suggestion adds clarity and, should S. 2968 be enacted, I will work with Senator SESSIONS and the House Committee on the Judiciary to amend the study language in subsequent legislation.

DIETARY SUPPLEMENT SAFETY ACT OF 2010

Mr. MCCAIN. Madam President, I wanted to take a moment to discuss the Dietary Supplement Safety Act of 2010 that Senator DORGAN and I introduced earlier this month. This legislation has been widely discussed since introduction and many falsehoods and misstatements regarding it have been raised. I want to take a moment to clarify what this bill will and will not do if passed into law.

We introduced this legislation at the request of the U.S. Anti-Doping Agency, Major League Baseball, National Basketball Association, National Football League, National Hockey League, U.S. Olympic Committee, American College of Sports Medicine, American Swimming Coaches Association, National Collegiate Athletic Association, PGA Tour, U.S. Lacrosse, U.S. Tennis Association, U.S.A. Cycling, U.S.A. Gymnastics, U.S.A. Swimming, U.S.A. Track and Field, and U.S.A. Triathlon. Additionally, scores of parents, spouses and high school athletic coaches requested action by Congress or the Food and Drug Administration (FDA) to assist them in ensuring the safety of dietary supplements.

I am proud that this legislation is so widely supported. However, opponents to this bill and their well-paid Washington lobbyists have spread false statements and rumors about the legislation, which is really a disservice to consumers, and instead proudly boast that they remain largely untouchable by the FDA.

This legislation would simply require dietary supplements to list all ingredients on the packaging, mandate that all dietary manufacturers register with the Food and Drug Administration—FDA—to ensure the FDA knows what is being sold and provide the FDA mandatory recall authority of any dietary supplement if the FDA finds the supplement to be hazardous to one's health.

Opponents have stated that the legislation would seek to limit consumers' ability to purchase dietary supplements, vitamins or prescription drugs. That is completely false. Opponents also claim the bill establishes a new regulatory structure for dietary supplements at the Food and Drug Administration. That is completely false. Opponents claim that this bill was only introduced to rein in a few athletes who took supplements and then tested positive for steroids or other substances banned by sports leagues. That is completely false.

This bill was introduced for the nearly half of all Americans who take a dietary supplement. People have died from taking dietary supplements, including a young mother and wife who lived in my home State, and thousands have had to be hospitalized or seen by a doctor due to an adverse reaction from a dietary supplement. It took nearly 10 years—and then a lengthy court battle—for the FDA to ban the inclusion of ephedra in dietary supplements after ephedra was linked to a number of deaths. Such a delay should never happen again.

Additionally, the more than 100 million Americans who consume dietary supplements should be able to know the ingredients of any supplement, and these supplements need to be required to be listed on the product's packaging. If you go to a grocery store and pick up a box of cereal, bread, yogurt or any product off the shelf, you can read the