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## Senate

The Senate met at 9:30 a.m. and was called to order by the Honorable BRIAN SCHATZ, a Senator from the State of Hawaii.

### PRAYER

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

Let us pray.

O Holy God, friend unseen, we lean on Your everlasting arm. Help our Senators throughout life's changing seasons. When they are discouraged, fill them with Your faith. When they are oppressed, empower them to persevere with Your might, for You are our strength, our rock, our all. Remind them that any effort You require of them will ultimately have a positive effect. Give them the spirit of wisdom so that they will know You better. Lord, guide them so that they will find a way to unite in producing creative legislation.

We pray in Your gracious Name. Amen.

### PLEDGE OF ALLEGIANCE

The Honorable BRIAN SCHATZ 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. LEAHY).

The assistant legislative clerk read the following letter:

U.S. SENATE:  
PRESIDENT PRO TEMPORE,  
Washington, DC, April 11, 2013.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable BRIAN SCHATZ, a Sen-

ator from the State of Hawaii, to perform the duties of the Chair.

PATRICK J. LEAHY,  
President pro tempore.

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

### RECOGNITION OF THE MAJORITY LEADER

The ACTING PRESIDENT pro tempore. The majority leader is recognized.

### SCHEDULE

Mr. REID. Mr. President, following leader remarks the Senate will resume consideration of the gun legislation. The time until 11 a.m. will be equally divided and controlled between the two leaders or their designees. At 11 o'clock there will be a cloture vote on a motion to proceed to S. 649, which is the gun safety legislation.

If cloture is invoked, I hope we can reach an agreement to begin debate on the bill today. We have people waiting in the wings to offer amendments. The first amendment that will be offered is one that has been being negotiated for quite some time between Senator MANCHIN and Senator TOOMEY and Senator KIRK. I have had calls from my Republican colleagues indicating they have some amendments they want to offer. So let's get on the bill. Let's not waste 30 hours. I hope that can happen so we can start legislating today.

### GUN SAFETY

Mr. REID. Mr. President, life can change in a moment. In Carson City, NV, a little over a year ago—actually, time goes quickly; it was in September of 2011, September 6—shortly before 9 o'clock in the morning, a deeply disturbed man with an automatic weapon stepped out of his car outside of a Carson City, NV, restaurant. In the few brief seconds that followed, he fired

nearly 80 rounds from an automatic weapon, spraying bullets over the parking lot and into an IHOP restaurant that was packed with customers for breakfast. He killed four people instantly, wounded seven others, and then he took his own life after that. That took 85 seconds. In those 85 seconds, 5 lives ended, and countless more were altered forever.

Three Nevada Army National Guardsmen were on their way to work that morning: 31-year-old SFC Miranda McElhiney, 38-year-old SFC Christian Riege, and 35-year-old MAJ Heath Kelly. Florence Donovan-Gunderson, who was eating breakfast with her husband, was also killed—murdered.

In 85 seconds, Carson City joined the likes of Tucson, AZ, Fort Hood, TX, Blacksburg, VA, Columbine, CO, and scores of other cities and towns in America rocked by mass shootings in recent decades. And as were those other cities and towns, Carson City was left asking, Why? Maybe we will never know.

The gunman had been diagnosed earlier with schizophrenia. He had been involuntarily committed by law enforcement officials to a mental institution. He recently confided to a priest that voices he heard in his head told him to continue to do bad things. A lot is not clear.

What is clear is how the shooter obtained two assault rifles, two handguns, and almost 600 rounds of ammunition he took to the IHOP that day. I don't know—no one really knows—what happened. It is not clear what happened. Where did he get those weapons—two assault rifles, two handguns, and about 600 rounds of ammunition that he took with him to the parking lot to start shooting people?

Even though all of that is not clear in terms of how he obtained those assault weapons, this much is clear: We have a responsibility to do everything in our power to keep guns out of the hands of those who suffer from mental

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



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illness. I think it is clear we mean severe mental illness. Within our families we all have individuals who have periods of time when they are depressed. We must keep weapons out of the hands of those with illnesses that make them a danger to themselves and others. We have a responsibility also to keep the guns out of the hands of criminals—convicted felons.

The measure before the Senate today would institute universal background checks that would prevent people with severe mental illness from buying firearms—those with severe mental illness; I want to make sure we stress that—and criminals. This legislation would also crack down on anyone who buys a gun to funnel it to criminals and it would give schools the resources to improve security to keep children safe.

This bill won't stop every madman determined to take innocent lives. I know that. We all know that. Nor is this bill the only suggestion to prevent gun violence. In the coming days we will debate other proposals to make Americans safer.

An assault weapons ban will be debated and voted on. Improvements to our mental health system will be debated and voted on. A ban on high-capacity clips such as those used to kill four people in Carson City at the IHOP, and how the man in Columbine, CO, was able to get a magazine with 100 bullets in it—that is the only reason the people in Colorado weren't massacred even more. The gun jammed.

There are powerful feelings about each of the proposals I have mentioned, both strong support and strong opposition. But whichever side one is on, we ought to be able to agree to exchange thoughtful debate about these measures. Let's engage in it. We ought to be able to agree to a careful examination of the culture of violence that is growing in this Nation.

I am pleased a number of reasonable Republicans have joined Democrats in welcoming this debate saying they are not going to debate cloture. I hope we have enough to have cloture invoked. I feel fairly confident that, in fact, is the case.

As I have indicated for the last many weeks, we are going to have an open amendment process, as much as possible, on this bill. As always, the process will depend on the goodwill of all Senators. Somebody could come and do all kinds of things to stop us from doing anything on the bill. I hope that is not the case.

Once we are on the underlying bill, the first amendment, as I have indicated, will be on a substitute compromise background check proposal offered by Senators MANCHIN, TOOMEY, KIRK, and SCHUMER. I thank the Senators for their diligent work on this issue. They have been working a long time.

I am hopeful we will be able to debate and vote on a reasonable number of amendments offered by Senators who feel passionately about reducing gun

violence or respecting Americans' second amendment rights. I also respect those who want to weaken the laws that now exist. They have a right to try to do that. But three soldiers—Miranda, Christian, and Heath—and Florence, who was not a soldier but was one of those killed—deserve some attention. There were seven people who were hurt as a result of these bullets as well as those killed. That was a terrible day in Carson City. Each one of them deserves a thoughtful debate, and they deserve votes.

#### RECOGNITION OF THE MINORITY LEADER

The ACTING PRESIDENT pro tempore. The Republican leader is recognized.

#### GUN SAFETY

Mr. McCONNELL. Mr. President, today the Senate will vote on whether to invoke cloture on proceeding to S. 649. I will vote against invoking cloture and I wish to explain why.

I believe the government should focus on keeping firearms out of the hands of criminals and those with mental issues that could cause them to be a threat to our society. The government should not punish or harass law-abiding citizens in the exercise of their second amendment rights. Unfortunately, S. 649 has the focus entirely backwards.

For example, the background check portion of S. 649 is Senator SCHUMER's bill that the Judiciary Committee reported out on a party-line basis. The aim of that bill, from its plain terms, could not be more clear. Section 121, the purpose section, provides that the aim of the bill is to require Americans to undergo background checks for "all sales and transfers of firearms." If they don't, it is a Federal crime. Again, the requirement applies to all sales, and even transfers, of all firearms. And with very few exceptions, that is exactly what S. 649 does. The next section of the bill makes plain why that overly broad language is so problematic.

That section, section 122, provides that it is "unlawful" for any private party to "transfer a firearm to any other person" without first turning over that firearm to a commercial firearms dealer and having that dealer perform a background check. There are a few limited exceptions such as for gifts between immediate family members and inheriting a firearm. But that is it. In fact, the bill makes clear that transfer means not just sale but a "gift, loan" or any "other disposition" of that firearm.

So under the Schumer legislation, the following offenses would now be Federal crimes absent surrendering the firearms and conducting a background check. Federal offenses: An uncle giving his nephew a hunting rifle for Christmas; a niece giving her aunt a

handgun for protection; a cousin loaning another cousin his hunting rifle if the loan occurs just 1 day before the beginning of hunting season; or one neighbor loaning another a firearm so his wife can protect herself while her husband is away.

The people I am describing are not criminals—they are neighbors, friends, and family—and the scenarios I am describing are not fanciful. They happen countless times in our country. But the Schumer bill would outlaw these transfers and it would make people such as these criminals.

But there are other problems with the legislation from the Senator from New York. Under his legislation, it is a crime for someone who lawfully possesses a firearm not to report a lost or stolen firearm to both the "appropriate local authorities," whoever they are, and the Attorney General within 24 hours. People should report firearms that are lost or stolen, but are we really going to make their failure to do so within 24 hours a Federal crime that is punishable by up to 5 years in prison? What if the person thinks the firearm is misplaced, not lost or stolen, but the person is actually wrong about that? And what if the person comes to the realization after 2 days instead of 1, and if they report the lost or stolen firearm to their sheriff—assuming he is one of the undefined "appropriate local authorities"—why is it a crime if they don't report it to the Attorney General?

Why would the provision target only those who "lawfully possess" firearms, rather than criminals who do not lawfully possess them?

I could go on and on and list other problems with S. 649, but I think I have made my point. This bill is a clear overreach that will predominantly punish and harass our neighbors, our friends, and our families. To protect the rights of the law-abiding citizens of the Commonwealth of Kentucky and other States, I will oppose invoking cloture on S. 649.

I yield the floor.

#### RESERVATION OF LEADER TIME

The ACTING PRESIDENT pro tempore. Under the previous order, the leadership time is reserved.

#### SAFE COMMUNITIES, SAFE SCHOOLS ACT OF 2013—MOTION TO PROCEED

The ACTING PRESIDENT pro tempore. Under the previous order, the Senate will resume consideration of the motion to proceed to S. 649, which the clerk will report.

The assistant legislative clerk read as follows:

Motion to proceed to Calendar No. 32, S. 649, a bill to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes.

The ACTING PRESIDENT pro tempore. Under the previous order, the time until 11 a.m. will be equally divided and controlled between the two leaders or their designees, with Senators permitted to speak for up to 10 minutes each.

The Senator from Connecticut.

Mr. BLUMENTHAL. Mr. President, we are on the verge of a historic vote that will determine whether we make America safer and assure that we do everything possible as Senators and citizens to ensure there are no more Newtowns.

On the evening of December 14, when we left the firehouse at Sandy Hook, there was a vigil at a church in Newtown, St. Rose of Lima, presided over by Father Bob, who is Monsignor Robert Weiss. It was a very moving and powerful experience. The church was filled. People stood at the windows to hear what was going on.

The Governor spoke and so did I. I said that evening: The world is watching Newtown. And, in fact, the world was watching Newtown, as we knew from the horror of that afternoon, when many of us arrived at the church, and first at the firehouse, to see families emerging and learning for the first time that their children, their babies, would not be coming home that evening. It was an experience that will stay with me forever. The sights and sounds of that afternoon, filled with grief and pain, will never leave me.

The world was watching Newtown that day and that evening and has watched Newtown and Connecticut in the days and months since, and I have been privileged to spend many hours and days and weeks and these past months with the families.

The world has watched the families, and it has seen in them and in Newtown—a great community, a quintessential New England town—strength and courage that was unimaginable as the horror of that day, strength and courage that represents what is good about America and what is strong and courageous about our Nation.

The world has watched Newtown and the families of Newtown and it has watched Connecticut. Now the world is watching the Senate. It is watching the Senate to see whether democracy works. It sounds simple, but it is true. Will democracy work to reflect the majority of the United States of America, the majority of our people who say we need to do something about the guns. That is what the families said to me that day and in days since and what people in Connecticut and across the country have said to their Senators: We must do something about gun violence.

I remember talking to one of the families that evening and saying: When you are ready, we ought to talk about what we can do in Congress to stop gun violence. She said to me: I am ready now.

The Senate must be ready now to act. It must keep faith with those fam-

ilies and victims—as the world watches—with Benjamin Andrew Wheeler, age 6. His father David is here today, and Benjamin is here in spirit as we decide in the Senate whether we will move forward toward progress.

Ana Grace Marquez-Greene, also age 6. Her mother Nelba is here today. Ana is with us in spirit.

Dylan Hockley, age 6, whose mother Nicole is here, is also here in spirit.

Daniel Barden, age 7. His mother Jackie and his father Mark are here.

Jesse Lewis, age 6. His father Neil Heslin is here.

Mary Sherlach, one of the six educators killed at Sandy Hook Elementary, whose husband Bill is here—Jesse and Mary are here with us too.

We know compromise and action are possible because two of our colleagues have forged a bipartisan compromise that will enable us to come closer. It is imperfect. It is less than what I would have preferred in achieving universal background checks. It is a starting point. It is a step in the right direction, and it will help us achieve a larger bipartisan compromise because background checks are only one part of a comprehensive strategy that must include a ban on illegal trafficking, strengthening school safety, as well as mental health initiatives and a ban on assault weapons and high-capacity magazines. I will be privileged to spearhead that effort on high-capacity magazines—hopefully next week—after today's vote, along with colleagues such as DIANNE FEINSTEIN, FRANK LAUTENBERG, and my colleague, CHRIS MURPHY.

Today, let us decide, as the world watches, there will be no more Newtowns. That is what the families want. That is what America wants. Let us resolve that we will make democracy work as we go beyond this first step and decide to proceed on a bill that also is imperfect but provides a starting point, provides a way forward, so we can make our communities safer.

The families of Newtown have performed an extraordinary service for our Nation. Not only has the world watched and been inspired by their strength and courage, but they have turned the tide. They have visited with our colleagues and they have impacted this process more profoundly and more directly than any other single group. They have shown we can break the stranglehold of special interests and the NRA, that speaking truth to power still works. To them we owe a special thanks. To them, as a nation, we owe a debt of gratitude for the lives that will be saved, for the futures that will be given. Even if their children and their loved ones will not enjoy that future, they have given futures to countless Americans who will be saved from the scourge of gun violence.

To them I say thank you. They are in this building, and their children, their loved ones, are with us in spirit as we take this historic step.

I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Connecticut.

Mr. MURPHY. Mr. President, I am honored to be on the floor this morning to begin today's debate on this historic gun violence measure with my colleague Senator BLUMENTHAL. I join with him in my awe of the Newtown families who are here this week. People have watched them on the news as they have gone from office to office and told the story of their loved ones. Nobody can paint a picture better as to why we need to act next week than the families of those people who lost their lives in Newtown.

There are so many stories they can tell better than anyone else. They can tell the story of their lost first graders, but they can also tell the story of the five little boys and girls who escaped that morning, who escaped when the shooter went to reload and there was a brief period of time where some kids could run out of one of those first-grade classrooms.

Better than anyone else, these families can posit as to whether their little boys and girls would still be alive if the shooter walked in with 10-round clips rather than 30-rounds clips, if he had to exchange magazines 15 times rather than 5 or 6 times. Nobody can tell that story better than these families.

What I have tried to do over the course of the last couple days is to help these families tell the story of their loved ones but to also paint a broader picture to talk about the 30 lives every day that are ended by gun violence. I think we need to talk about the victims and allow for the voices of those victims to be part of the debate, because while the tragedy in Newtown has gotten the headlines and the highlights and is certainly the reason we are standing here today, more people than were killed in Newtown die every day in this country from gun violence—on the streets of Washington and Hartford and Bridgeport and Baltimore—all across the country.

These victims need to be our imperative, whether they be the 6- and 7-year-old kids and the teachers in Newtown or the 25-year-olds and 17-year-olds who are dying every single day across our country. It has to end. The answer cannot be, as it has been for 20 years, that we are going to do nothing. So I wish to take a few minutes to continue telling these stories this morning.

I wish to begin with Dylan Hockley. Dylan's mother has probably been one of the most articulate spokesmen for this cause. His parents Nicole and Ian have been amazing in their ability to grieve and also to come down to Washington and argue their cause.

Dylan loved video games. He loved jumping on trampolines. He loved watching movies. He was autistic, but he was doing so much better. He was so proud of the fact that he had learned how to read, and he was taking out books every day from the library to bring home. His parents chose Sandy Hook Elementary School because of its great autism program.

I spoke yesterday about his paraprofessional, his special education aid, who was so wonderful to assist him in doing better every single day. Because of his autism, he was a child who loved routine and repetition, and there were a few movies he would watch over and over and over again—"Up," "WALL-E," "The Gruffalo"—and he would find those portions of the movies he loved so much. He would sit in front of the TV with his headphones on rewinding those portions over and over and over again, and every single time he watched those movies, he would laugh over and over and over again.

His parents have created an organization called Dylan's Wings of Change. It is a memorial fund to benefit children with autism. It is just one of a multitude of efforts that have flowed forth from this tragedy. Dylan's life was ended, but this fund is going to help make sure other kids like him have the chance to lead great, normal lives, even though they deal with complex problems such as autism.

Mr. DURBIN. Would the Senator from Connecticut yield for a question?

Mr. MURPHY. I would be happy to yield.

Mr. DURBIN. Mr. President, I wish to commend the Senator from Connecticut, Mr. MURPHY, as well as Senator BLUMENTHAL. In the last 2 days they have come to the floor many times leading the floor debate and discussion on the pending legislation we will vote on soon relative to guns and gun safety. It is appropriate that they are here because, being the Senators representing Newtown, CT, they have personal attachment to the families who have weathered this tragedy.

This morning I met with those families in my office. Tears were shed, as you might expect. These families have lost little children like Dylan and so many others. It is a loss they will feel for a lifetime, but in their grief, they have come forward and shown extraordinary courage to walk through the corridors of power in Washington to bring a simple message: that they do not want this to happen to any other parent.

I thank Senator MURPHY and Senator BLUMENTHAL for reminding us that we have the power, we have been given the power by the people we represent to make this a safer nation for families, for children, for schools, and for communities across the board. Soon we will have a vote. We are hoping—I think that is a positive hope—that enough on the other side of the aisle will step forward to defy the filibuster that has been threatened and bring this matter to the floor for a vote.

I know Senator MURPHY and Senator BLUMENTHAL have come to the floor for the last day and a half and more to dramatize that issue. What I found interesting, and I would like to ask the Senator from Connecticut to comment on it, is the promise of this community. They gave me a list of things and said: This goes beyond guns and gun

safety. I would ask the Senator if he could address this promise that came out of Newtown, CT, after the terrible tragedy on December 14.

Mr. MURPHY. I thank the Senator for his career fighting on behalf of legislation that will address gun violence. The summation of all of that work hopefully will be with us this week and next week.

I thank the Senator for his question about the Sandy Hook promise. The Sandy Hook promise, which has been signed by tens of thousands of people all across the country, came out of this tragedy because there was a recognition, as you said, that this was not a sprint, that this was a marathon, that the promise we needed to make to each other in the wake of this horrific tragedy was not just that we were going to do everything within our power, our individual powers to try to reduce the incidence of gun violence—and as Senator DURBIN points out, we have more power, the 100 of us, than almost anyone else, and shame on us if we do not use it. But the Sandy Hook promise is that there are so many other things that you can do: that you can make smaller commitments in your communities to build bigger and better systems of mental health; that you can try to forge atmospheres in schools that are more inviting, that are more positive; that you can, frankly, just be nicer to your neighbors, you can be more thoughtful in your everyday interactions, knowing there could be some tragedy around the corner that takes your neighbor away from you; make sure you say everything you want to say to that person.

So this promise—a promise to do everything within our power to try to make sure this never happens again, but to bring a new level of positivity to our world in the wake of this awful violence, is one of the most important things that come from it.

We are so grateful that these families are here not just challenging us to pass specific pieces of legislation but also to make our lives change in the wake of this situation.

Mr. DURBIN. I would like to ask if the Senator would yield for a further question through the Chair.

One of the issues the Senator just raised is one I would like to have him expound on; that is, the issue of mental illness and mental health. I think this is something in my lifetime on which we have seen dramatic progress made, not just in the treatment of mental illness but in our attitude toward mental illness.

There was a time in the history of this country and this world when mental illness was viewed not as an illness but a curse. The people who were afflicted by it were often shunned and institutionalized and treated very badly because it was considered to be something incurable and they had somehow been cursed. That was their plight on Earth. Thank goodness that has changed and we now have a more posi-

tive attitude toward dealing with mental illness.

I might say I have read—I believe it is accurate—more than half the people in America suffer from some form of depression. It is very common in most families. It is treatable. Most mental illnesses are treatable. Most victims of mental health illness are people who are peaceful, God-fearing, loving people who need understanding and help. They are no threat to anyone. More often, they are the victims of violence rather than the perpetrators of violence.

One person in the community of Newtown who stepped up and clearly was unstable and used those firearms on December 14 to kill innocent people has caused us to step back and take a look at the issue of mental illness as it relates to guns and firearms. I think what we are trying to do in this legislation is to say: If your mental illness has reached such an extreme, if you are so unstable or threatening that you need to be watched in terms of purchasing firearms, let's make sure the records are there.

But I hope—I know the Senator agrees with this—I hope we will not allow this discussion to take us away from the beginning part: that treating mental illness and helping people is the right thing to do, not shunning them, not pushing them aside from the rest of the mainstream, but understanding that treatment of mental illness makes us a better people, gives them a better chance at life. It is that small, small minority of those suffering from these afflictions who need to be monitored in terms of the use and purchase of firearms.

Mr. MURPHY. I thank the Senator for that comment. As he knows, there is absolutely nothing inherent in mental illness that creates a connection to violence. As the Senator said very correctly, people with mental illness are much more likely to be the victims of violence than to perpetrate a crime. The great irony coming out of this debate could be that if we make the awful mistake of equating violence with mental illness, then we will frankly make it harder for people to go out and seek treatment, not easier.

Adam Lanza was a deeply disturbed individual. His mother made awful mistakes, but she was certainly trying to figure out a way to get him help. The fact is that there are far too many families out there who do not have places to turn for treatment. That is the right thing to do independent of this debate today. We should absolutely be talking about the comprehensive commitment to ending gun violence, but the reality is that today there are way too many families who hit brick walls in trying to find mental health treatment for children.

If we were to go through this debate and somehow stereotype people with mental illness as prone to violence, then it would, frankly, create more barriers. There is a proposal out there from one of the gun lobby groups to

create a registry of everyone with mental illness across this country. It is an absolutely ludicrous idea, especially when this very same group opposes keeping a registry of everyone with guns in this country.

I take the Senator's concerns to heart.

This was a very serious incident in Newtown, but it should not cause us to take steps backward in terms of the support we give families who are looking for help for their loved ones.

Mr. DURBIN. Mr. President, the last point I would like to make is that included in the bill that came before us is not only an opportunity to change some of the circumstances that might have saved lives in Newtown but also to address some underlying issues of gun violence that is not resulting in a mass killing but the killing on a day-to-day basis of innocent people.

A measure I have joined Senator LEAHY, Senator KIRK, and Senator COLLINS in introducing relates to straw purchases. These are purchases by some individual who does not have a problem in their background that would disqualify them from buying a gun. They buy a gun and then turn it over to someone who has a problem. This straw purchase or third-party purchase happens way too often.

In the city of Chicago, where we are making progress toward reducing gun violence and murder, in a recent survey of the crime guns confiscated in the last 10 years, 9 percent of them in the city of Chicago came from the State of Mississippi. The State of Mississippi is not contiguous to Illinois. It is a long way away. But clearly someone had started an industry of buying guns easily in Mississippi and moving them up the interstate system all the way to Chicago and selling them to the gang bangers and the thugs and criminal elements in this city.

Another 20 percent of the guns came from one gun shop outside the city of Chicago, in the suburbs. We know exactly where it is—it is in Riverdale, IL. That has become the venue of choice for girlfriends to go buy a gun for their boyfriends, who are going to use them to kill somebody. Well, the provision in the law we are going to try to bring to the floor in the base bill says that this will now be a stiff Federal crime—a hard-time Federal crime—to buy a gun that you knew or should have known was going to be used in the commission of a crime. So although it does not directly affect the circumstances of the tragedy in Newtown, it really does hold out promise to reduce some of the other deaths.

Yesterday the Senator gave us a chart that showed how many have died from gun violence since December 14. It was a big chart with a lot of faces on it of people who had died. I thank the Senator for what he has done in terms of what has affected Newtown, but I also thank him for supporting this underlying legislation.

I think this chart is now being shown here. I hope we keep in mind that gun

safety and reducing gun violence means start with the massacres, the tragedies that have stricken us, but also go beyond that and find a way to make the streets safer for Hadiya Pendleton, a high school girl who came up from Chicago for the inauguration, could not have had a happier day, and then 10 days later was gunned down in a park next to her school in the city.

So we want to make this a comprehensive and a balanced, common-sense approach to gun safety. I thank the Senator from Connecticut for that.

Mr. MURPHY. I thank the majority whip. Just to add to his last comment, my constituents are amazed that we do not have a Federal law banning gun trafficking today. They are amazed that if you go into a store and buy guns legally and then walk outside that store and sell them to people who are prohibited, that you have not committed a Federal crime. There is an assumption that the Federal Government would disallow that. We have not. But hopefully at the end of this debate we will. I thank Senator DURBIN for all of his fantastic work on that issue.

Let me tell a few more stories. I want to get to Senator DURBIN's point and tell some stories about the victims of urban gun violence as well, but let me tell one more story from Newtown.

This is the story of our heroic principal. Dawn Hochsprung was the principal at Sandy Hook Elementary School. People have heard a lot about her because she was perhaps the first to die that day. When the bullets started flying, when she heard the gunman enter through the front door, she ran straight to him. Some of the investigators have posited, given the way the crime scene shook out, that she may have even lunged for the gunman to try to stop him before he turned the corner to the first grade classrooms. She was unsuccessful. She was killed—perhaps the first that day.

The irony surrounding this day is multifold, but part of it involves the fact that one of her most recent proudest accomplishments as principal of that school was the establishment and integration of a brandnew security system, one that made sure every visitor who entered that school after 9:30 had to buzz in, had to talk to the security people, the front desk people, before they entered the school. That does not work too well when the person trying to gain entry does not need to press the buzzer but instead can take an AR-15, which sprays six bullets a second, and just knock out all of the windows.

She was a passionate educator. She dove into her work at Sandy Hook. She was one of those folks who did not sit in their office. She was out amongst the hallways at all times trying to make that place a much more positive environment.

She grew up in Connecticut. She lived in Woodbury, CT, with her husband and her two daughters and three stepdaughters. She grew up loving the outdoors. Her friends recalled that

Dawn Lafferty at the time was a tomboy who loved sports in high school. She wasn't a top-level athlete, but that didn't stop her.

One of the most amazing stories I have heard about Dawn was that when she was in school at Naugatuck High School, she wanted to run with the boys track team. She wanted to run sprints. She wasn't allowed to do that. She protested to the coach, the administration, and they still said she couldn't run sprints with the boys track team. She took her case to the school board—as a high school student—and won her case. When she came back to her high school, she didn't just run sprints with the boys, but she recruited other girls to run sprints with her. She was a born leader.

Perhaps we may take some solace in the fact that so many of these other kids here—Dylan, Chase, Benjamin, Jesse, and Ana—were leaders too. They were going to do amazing things with their lives. At least we were able to know with Dawn what her true potential was. We saw that potential in the wonderful school she built.

I just spoke about Dylan. Dylan's parents came from England all the way to Sandy Hook, CT, for this school because of the programs Dawn built there. If they ever had any doubt as to whether they had chosen the right leader, they were confident of this when she ran to the gunman to try to stop the carnage from becoming worse.

Let me speak about one more little girl, age 6, Madeleine Hsu. Madeleine was, again, one of the youngest victims that day. She was a shy and relatively quiet 6-year-old, but there were certain things that would make her light up. A lot of these kids loved animals. Madeleine loved dogs. She lit up around dogs. They were her passion. She was an avid reader, and she loved running and dancing. More than anything else, she loved to wear bright, flowery dresses which matched her personality. She shared a bed with two of her sisters. They had their own rooms, but they loved each other so much, they chose to sleep together at night. They miss her dearly.

As Senator DURBIN pointed out, 20 kids and 6 adults were killed in Newtown that day; 2 others, Adam and Nancy Lanza—28 total. This is less than the average number of people who are killed by gun violence across this country every day. We deserve to talk about them as well.

Before I leave the floor today, I would like to talk about a couple of the most recent victims of gun violence. One can't even really read this poster Senator DURBIN referred to because each one of these little dots is an individual figure representing people who have been killed in this country since December 14. The 28 people from Newtown aren't even on this chart. We are speaking about 3,800 people who have died as a result of gun violence.

Some of these people died because they were possibly doing something

wrong or in the midst of an activity they shouldn't have been a part of. However, Chuck Walker was 15 years old and walking on his way to visit his girlfriend to deliver some new shoes he purchased for her. He was bringing a gift to his girlfriend. His family said this was a kid who never, ever was in trouble. He was walking to visit his girlfriend, and he was gunned down on the streets of Hillcrest Heights, MD, in an apparent robbery.

Marckel Worman Ross, who was 18 years old, on September 11, 2012, was walking to school. He was a member of the track team, ROTC, and was thinking about a career in the military. He was found in his school uniform still holding his backpack. It was a random act of violence on the way to school.

Moses Walker was older—40 years old. He was a police officer. He had just finished his shift in August of 2012. He was four blocks from his police station, and he was gunned down—1 year away from retirement. He was very active in his community, not only a great police officer but served as deacon of his church. He was remembered as a courteous, polite, and humble police officer—gunned down four blocks from his police station.

These are the tragedies bringing us here to the floor today. As we have this debate, we should remember that every day 30 people across this country are dying from guns. We have the power to do something about it.

I am as pleased as Senator BLUMENTHAL about the compromise brought to this floor by Senators MANCHIN and TOOMEY. It is not perfect, but it is important. It is important because it will make our streets safer and ensure fewer criminals across this country have access to guns. It is a platform for more next week, but it is a very important start.

I will be back to the floor later today and next week to speak about more of these victims.

I yield the floor.

Mr. GRASSLEY. Mr. President, earlier I met with families from Newtown, CT, to discuss the legislation we are currently debating. It was emotional and difficult for all of us. I thank them for sharing their stories of their loved ones and their concerns with me. I hope my colleagues will also consider meeting with these families.

At the meeting, they called for a debate on the legislation, a debate we are having. Nonetheless, we are in the unusual position of being asked to take a leap into the unknown. We are being asked to vote to proceed to an uncertain bill. That bill is not even the bill that we would likely consider if the motion to proceed were successful. The language on background checks would change. We have not seen the actual new background check language. But we are being asked to proceed to the bill anyway. What we do have is a summary of the proposed background check language. That summary raises questions. For instance, the summary

states that the background check language applies to sales at gun shows and online. Is a background check required if someone sees a gun at a gun show, then proceeds to purchase the gun outside the gun show, maybe even in a parking lot? What if someone at a gun show trades but does not sell a gun? And it applies beyond gun shows. If a private person advertises a gun, then the transfer would have to go through a licensed dealer, at a price. So if someone takes out an ad to sell their gun in the local Farm Bureau newsletter or in their church bulletin, they would have to find a licensed dealer to conduct a background check before sale could go through.

That is quite a limitation on private sales and ownership of guns. And it takes time in many places in this country to find that gun dealer to conduct that background check. The summary is not specific: which private sales would be exempt from the bill's background check requirements? The summary states that background checks are "required for sales at gun shows and online while securing certain aspects of 2nd Amendment rights for law abiding citizens."

That should cause everyone concern. If the background check language secures "certain aspects of 2nd Amendment rights," then what aspects of second amendment rights of law abiding citizens does it not secure?

The summary says that the new language exempts "temporary transfers." What is the difference between a "temporary" and a permanent transfer? How would a law-abiding citizen know whether the transfer would be considered to be "temporary"? What if the person making the transfer thought at the time it was made that the transfer would be temporary but later decides that it should be for a longer time?

And the summary claims that it will close the "gun show and other loopholes." What "other loopholes"? We should be skeptical about what rights could be infringed based on that claim. It is important to understand that there is no such thing as a "gun show loophole." Under existing law, background checks are required for gun purchases from a federally licensed firearms dealer. This is true whether the purchase is made at a gun show or any other location. Also, under existing law, gun purchases made through someone who is not a federally licensed firearms dealer do not require a background check.

This is true whether the sale is made at a gun show or not. Whether a sale is made at a gun show is therefore irrelevant to whether a background check is required. There is one rule for sales from licensed dealers and another for private sales. But under the new language, not all private sales will be treated the same. Some private sales will require background checks and others will not. That distinction will create, not close, a loophole. No longer would all private sales be treated the

same. Some private sales will require background checks and others will not. There will be political pressure then to say that all private sales should be covered—universal background checks, in other words. And we heard testimony in the Judiciary Committee, and the Deputy Director of the National Institute of Justice has written, that universal background checks can be enforced only if gun registration is mandated.

Now it has been said on the floor recently that background check legislation cannot lead to gun registries because Federal law prohibits that. But current Federal law can be changed. And the language currently before us requires recordkeeping, a step toward registration. Although the sponsor of that language said that the bill expressly provided that no registry could be created, the bill contains no such language at present. The sponsor was misinformed about his own bill. He admitted that the current background check language was not yet ready for consideration and needed clarifications that so far have not been forthcoming.

We should have answers to these and other questions before we should proceed to the bill.

And we should be wary of going to a bill when various senators have announced their intention to offer amendments to that bill that in my judgment raise serious constitutional questions under the second amendment.

Mr. President, how can we responsibly proceed to a bill that contains language that even its sponsor admits is not ready for consideration?

The ACTING PRESIDENT pro tempore. The Senator from Utah.

Mr. LEAHY. Mr. President, would the Senator yield?

Mr. LEE. I yield to the Senator.

Mr. LEAHY. Mr. President, I ask unanimous consent that upon the conclusion of the comments by the distinguished Senator from Utah, I be recognized.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. LEE. I appreciate the cooperation and friendship of the senior Senator from Vermont.

Mr. President, yesterday on the floor I discussed an initiative I launched this week called Protect2A to give voice to the millions of second amendment supporters around the United States who are very concerned about Congress enacting any new gun control measures.

I am pleased to announce that we now have over 3,000 responses from citizens all across this country who are sharing their stories, their experiences, and their opinions about why they feel we should do everything in our power to protect their second amendment rights. I had only a brief time to share some of those stories yesterday and wish to use a few minutes today to share a few more.

Kathy from the State of Virginia writes:

My husband and I are senior citizens. He is a veteran of the U.S. Army. Over the past several years, we have seen our constitutional rights trampled and twisted, until we no longer trust that our government has our well-being as its primary concern. Last year, for the first time in our lives, we bought a gun, not only to ensure our safety against criminals, but to protect and defend our God-given rights as citizens. The most basic right of all mankind, the right to life itself, no longer exists in this country. Protecting our rights, the few the government has left us, is of the utmost importance to us and we will do everything necessary to hold onto those rights, regardless of the source of the threats against them. God bless America.

Emily from Pennsylvania writes:

I am 19 years old and I want to protect myself as soon as I am legal to. As a young female living in Allentown, PA, I don't like walking in the city because I'm afraid of something happening to me. I believe in the power of the Constitution and especially my second amendment rights. I am a strong conservative who believes that the Constitution is our guiding power and not the cronyism that seems to blanket DC. The founding fathers knew what they were doing. As soon as I am legal, I want to take gun safety classes and purchase a handgun of my very own. I like to think that I can protect my own life as well as another person whose life may be in danger. Gun control doesn't solve anything. Criminals will get guns no matter what. I want to be able to protect myself as well as someone else. Please don't take away my second amendment rights.

Well said, Emily.

William from Connecticut submitted the following statement:

On Tuesday, February 11, 2003, my brother was confronted by three armed thugs in a parking lot. Out of their stolen car, with a stolen shotgun, they tried to rob him. Much to their surprise, my brother had his legally owned pistol (with a legal carry permit). He thwarted this and saved his own life and held them at bay until the police arrived. Without this second amendment he would've been another victim to the growing street crime that these bills do not address.

These are the rights we are trying to protect by requiring a 60-vote threshold on any new gun control legislation. In so doing, we are trying to prevent the ability of Members to push through legislation before anyone has had time to read and evaluate the language and then tell the American people what that language means for them, what the language would mean for their rights. Unfortunately, this is exactly what we are faced with today.

Yesterday Senators TOOMEY and MANCHIN announced a new proposal that is widely expected to replace the current language on the background checks in this bill. Yet, as of this morning, this very moment, not a single Senator has been provided the legislative text of this provision. Because the background check measure is the centerpiece of this legislation, it is critical that we all know what is in the bill before we vote on it.

As I have argued on this floor, in the national media, and back home in my home State of Utah, we should not be legislating by negotiating closed-door, backroom deals away from the eyes of the American people. We should not be

voting before we read and understand exactly how these proposals will affect the rights of law-abiding citizens and whether we can say with any level of certainty they will reduce crime. This is exactly why we need more debate and why I ask my colleagues to vote no on cloture—so Senators and the American people may fully understand the consequences of this legislation.

To be clear, the vote we will have this morning will be to end debate on whether the Senate should take up a bill, the very heart of which is being concealed from the Senate and concealed from the American people as of this very moment. Proponents say the people deserve a vote. Don't they deserve to know what they are voting on? I think they do.

The ACTING PRESIDENT pro tempore. The Senator from Vermont.

Mr. LEAHY. Mr. President, I am about to suggest the absence of a quorum for about 1 minute and ask unanimous consent that upon coming out of the quorum, I be recognized.

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

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. LEAHY. Mr. President, I ask unanimous consent to speak for 10 minutes.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. LEAHY. Mr. President, earlier this week I spoke about the need for the Senate to consider legislation to help increase Americans' safety by reducing gun violence. I came to the floor of the Senate and I urged my fellow Senators to abandon efforts to filibuster proceeding to this bill. The Senate should not have to overcome a filibuster to respond to the call for action in response to the violence they are experiencing.

I have the privilege of being the longest serving Member of this body. I have watched debate on so many issues. If there were ever an issue where all 100 of us should vote yes or no it is here.

I was encouraged by the comments of a number of Senate Republicans that they are prepared to debate this matter and will not support this wrongheaded filibuster. Even the Wall Street Journal editorialized against this filibuster yesterday in a lead editorial entitled "The GOP's Gun Control Misfire." I do not agree with much of that editorial, but I would quote this:

If conservatives want to prove their gun-control bona fides, the way to do it is to debate the merits and vote on the floor.

Senators should understand what is in this bill that a small minority of Republicans are seeking to prevent the

Senate from even considering. The bill has three parts. None of them threaten the second amendment rights, none of them call for gun confiscation or a government registry. In fact, two of the three parts have always had bipartisan support. With regard to the third component—the provisions closing loopholes in our current background check system—Senators MANCHIN and TOOMEY yesterday announced they are going to have a bipartisan amendment for this component as well.

Since the beginning of the 113th Congress, in the months since the tragedy in Newtown, the Judiciary Committee held three hearings and four mark ups focused on the issue of gun violence. The Committee voted in favor of the Leahy-Collins gun trafficking proposal that is now part of the legislative package the Majority Leader created to allow for Senate consideration. I described our legislation in some detail on Monday. I thanked our Ranking Republican on the Judiciary Committee, Senator GRASSLEY, for working with us and supporting our gun trafficking bill. I commended Senator COLLINS, who has been my partner as we have moved forward with legislation to combat illegal gun trafficking and straw purchasers who obtain firearms to provide them to criminals and gangs. We have been joined in that bipartisan effort by Senators DURBIN, GILLIBRAND, KIRK, KLOBUCHAR, FRANKEN, BLUMENTHAL, SHAHEEN and KING. A bipartisan majority of the Judiciary Committee voted for the Stop Illegal Trafficking in Firearms Act.

Our bill is intended to give law enforcement better and more effective tools. It was an ATF whistleblower who testified last Congress that the existing firearms laws are "toothless." We can create better law enforcement tools and that is what we are doing with the Stop Illegal Trafficking in Firearms Act. We need to close this dangerous loophole in the law that Mexican drug cartels, gangs and other criminals have exploited for too long.

Straw purchasers circumvent the purposes of the background check system. Straw purchasing firearms is undertaken for one reason to get a gun into the hands of someone who is legally prohibited from having one. We know that many guns used in criminal activities are acquired through straw purchases.

It was a straw purchaser who enabled the brutal murders of two brave firefighters in Webster, New York this past Christmas Eve, and it was a straw purchaser who provided firearms to an individual who murdered a police officer in Plymouth Township, Pennsylvania, last September.

We need a meaningful solution to this serious problem. We also include suggestions from Senator GILLIBRAND to go after those who traffic in firearms by wrongfully obtaining two or more firearms. We worked hard to develop effective, targeted legislation that will help combat a serious problem and that will do no harm to the

Second Amendment rights of law-abiding Americans.

Yesterday, Senator COLLINS, the senior Senator from Maine, and I were able to announce another step toward consensus. We had previously been engaged in discussions with law enforcement and victims groups. More recently we have been engaged in discussions with the National Rifle Association. We have agreed on modifications to the Stop Illegal Trafficking in Firearms Act. They address all of its substantive concerns while doing as we have always wanted to do—providing law enforcement officials with the tools they need to investigate and prosecute illegal gun trafficking and straw purchasing.

Senator COLLINS and I are both strong supporters and advocates of second amendment rights for law-abiding Americans. We also agree that our law enforcement officials deserve our support in their efforts to keep guns out of the wrong hands. We worked with the NRA and are confident that nothing in our bill infringes on the Second Amendment rights of lawful gun owners and purchasers, while still providing a strong new set of tools for law enforcement officials.

We protect legitimate sales and do not place unnecessary burdens on lawful transactions. We are pleased that the NRA agrees with us that this legislation is a focused approach to combat the destructive practices of straw purchasing and firearms trafficking while protecting the Second Amendment rights of Americans. Having now worked out differences with the NRA on our bipartisan legislation that would help keep guns out of the hands of dangerous criminals and individuals with severe mental illnesses, and give law enforcement the tools they need to investigate and prosecute these crimes more effectively, it seems absurd that some Senators nonetheless persist in filibustering consideration of our bill.

The American people expect us to stand and face our responsibilities. Whether we like having to vote or not, we have taken an oath of office to uphold the Constitution, to uphold our laws. Congress has to confront the serious role that straw purchasing and gun trafficking play in supplying criminals with firearms for illegal purposes. It is not enough to stand on the floor of the Senate and say you are pro law enforcement. Let's take as a given everybody is pro law enforcement, but then give law enforcement the tools they need. The bipartisan Stop Illegal Trafficking in Firearms Act will create specific Federal criminal statutes prohibiting the trafficking and straw purchasing of firearms, and also strengthens other law enforcement tools to assist those investigating these crimes. This is a common sense response to help in the fight against gun violence.

This is a commonsense response to help in the fight against gun violence, and it will help law enforcement. That is why law enforcement strongly sup-

ports our bill. Yet some are seeking to filibuster it. Let them go to law enforcement groups and say they are trying to block them and take away the tools they need to keep every one of us safe.

Our bill protects Second Amendment rights of lawful gun owners, while cracking down on criminals and those who would assist them. The bill does not create a national firearms registry, nor does it place any additional burdens on law-abiding gun owners or purchasers. It sends a clear message that those who would buy a gun on behalf of a criminal, a member of a drug cartel, or a domestic abuser will be held accountable. That is why our bill is strongly supported by law enforcement. Yet that is what some are seeking to filibuster. Congress should be confronting the serious role that straw purchasing and gun trafficking play in supplying criminals with firearms for illegal purposes, not ducking the issue.

Senators are filibustering a bipartisan proposal that received bipartisan backing of the Senate Judiciary Committee to provide some Federal assistance to schools to create safer environments for children and young people. There is nothing unconstitutional about that. We should proceed to consider it and I would hope pass it so that more school resource officers can be hired and more can be done to help and protect our young people who are in schools around the country, where there are supposed to be.

Finally, it is hard to understand how improving our background check system and plugging some of the loopholes in it that allow those who are by law prohibited from purchasing guns because they are dangerous criminals or dangerous to themselves and others because of mental illness justifies a filibuster. We have had background requirements for gun purchases for decades. We have had a background check system for decades. We have improved it repeatedly over time.

I know gun store owners in Vermont. They follow the law and conduct background checks to block the conveyance of guns to those who should not have them. They wonder why others who sell guns do not have to follow these same protective rules. I agree with these responsible business owners.

As I said, Congress should be confronting the serious role straw purchasing and gun trafficking play in supplying criminals with firearms for illegal purposes, not ducking the issue. Stand up and be counted. Stand up and be counted. Don't give speeches saying you are in favor of law enforcement but we are going to take away tools law enforcement needs. Stand up and be counted. Stand up and be counted. If we can all agree that criminals and those adjudicated as mentally ill should not buy firearms, why should we not try to plug the loopholes in the law that allow them to buy guns without background checks?

If we agree the background check system is worthwhile, should we not

try to reform its content so it can be more effective? What responsible gun owner objects to improving the background check system? Stand up and be counted.

At our January hearing I pointed out that Wayne LaPierre of the NRA testified in 1999 in favor of mandatory criminal background checks for, as he put it, "every sale at every gun show." He went on to emphasize the NRA's support for closing the loophole in the background check system by saying—in what has become an oft-quoted remark—"no loopholes anywhere for anyone."

Well, of course, it is common sense to close the gun show loophole. The Senate voted to do so in 1999. We should vote to do so again. This time we should get it enacted. One of the ways to do so is with the bipartisan proposal from Senators MANCHIN and TOOMEY to improve the law, if we are able to stop this ill-conceived filibuster and get to the bill.

Americans across this great country are looking to us for solutions and for action, not filibustering or sloganeering. Americans are saying: Stand up and be counted. I opened our first hearing on these issues in January, asking Senators on both sides of the aisle to join in the discussion as part of a collective effort to find solutions to help assure that no family, no school, no community ever has to endure the kind of tragedy the families at Newtown and Aurora and Oak Creek, Tucson, Blacksburg or Columbine had to suffer.

As I emphasized throughout the committee process, the second amendment is secure. It is going to remain secure and protected as part of my oath of office as a Senator. In two recent cases, the Supreme Court has confirmed that the second amendment, as the other aspects of our Bill of Rights, secures that fundamental individual right. Americans have the right to self-defense. They have the right to have guns in their homes to protect their families. No one is going to take away these rights or these guns. That second amendment right is the foundation on which our discussion rests. They are not at risk. But we cannot close our eyes to what is at risk: lives are at risk when responsible people fail to set up the laws to keep the guns out of the hands of those who will use them to commit mass murder.

So I ask my fellow Senators to focus our discussion and debate on these proposed statutory measures intended to better protect our children and all Americans. Ours is a free society, an open society, a wonderful society. We should be coming together as elected representatives of all of the American people to consider how to become a safer and more secure society. I would have hoped all Senators from both parties would join together in good faith to strengthen our law enforcement efforts against gun violence and to protect public safety. Let's focus on our

responsibilities to the American people.

We are the 100 Senators elected to represent more than 314 million Americans. That is an awesome responsibility. Let's stand up to that responsibility. We are accountable to those people. We are not accountable to special interest groups on either the right or the left. We are accountable to the more than 300 million Americans. Special interest lobbies on either the left or right should not dictate what we do. We do not need a lobby's permission to pass laws to improve public safety. That is our responsibility.

I urge Senators to be less concerned with special interest scorecards and more focused on fulfilling our oath to faithfully discharge the duties of our office as Senators.

I consider myself a responsible gun owner, but I am also someone who cherishes all of our constitutional rights. As a Senator who has sworn an oath to uphold those rights, as a father and a grandfather, and as a former prosecutor who has seen the results of gun violence firsthand, I have been working to build consensus around commonsense solutions. I am prepared to debate and vote on the measures before us. I challenge other Senators to do the same. Do the same. Stand up and be counted. Stand up and be counted.

A filibuster says you are not willing to take a stand; that you vote maybe. Stand up and be counted. Have the courage. Stand up and be counted. Then let us work together to make all Americans safer.

Mr. President, I yield the floor, and I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. CORNYN. Mr. President, yesterday I had the solemn privilege of meeting with some of the families who lost loved ones in the Sandy Hook shooting. As a father, I can hardly begin to comprehend the enormous grief these individuals have suffered, losing such a young child or a spouse or a mother in an act of what would appear to be just senseless violence. Burying your child is something no parent should have to do.

The families and friends of the victims at Sandy Hook are owed the dignity and respect of a transparent, good-faith effort to address gun violence. I do believe there is common ground upon which Republicans and Democrats can come together. The issue of mental health of the gun owner is that common ground for me, along with enforcing current laws that are on the books.

If there is one thread that connects the horrific series of gun violence epi-

sodes in our country, particularly in recent times, it is the mental illness of the shooter. In every case, the perpetrator's mental illness should have been detected. In some instances it was detected but not reported. These individuals should never be allowed access to a gun. This is actually something we can and should do something about. We need to make sure the mentally ill are getting the help they need, not guns. As I said, this is something I believe all of us can agree on.

In response to the tragedy at Virginia Tech in 2007, the Senate and the Congress unanimously passed a measure to bolster mental health reporting requirements on background checks.

Some States, such as mine, Texas, have received high marks for their compliance. But many States have essentially been noncompliant, and the Department of Justice has failed to adequately back implementation of the law. So essentially the law that we passed in the wake of the Virginia Tech shooting to require reporting of people who are actually adjudicated mentally ill in their respective States is not working the way it should. Rather than string along an ineffective program, I think this is a wonderful opportunity for us to fix it. And we should fix it.

I want to say a word, though, about symbolism versus solutions. I am not interested in Congress voting on a measure that would have no impact on the horrific violence we have seen in recent months. I am not interested in a symbolic gesture which would offer the families of the Sandy Hook shooting no real solutions. They told me they are not political. They don't come with an agenda. They are not asking us to pass a specific piece of legislation. They just want to know that their loved one did not die in vain, and that something good can come out of this terrible tragedy.

So I think dealing with this mental health reporting issue is a common ground we could come together on. But we also need to make sure we are not just going to pass additional laws that will not be enforced. What possible solace could that be to these families, for Congress to pass additional laws that will never be enforced?

Take, for example, the National Instant Criminal Background Check System—the NIC system, as it is called—which flags people who lie on their background check. The annual number of cases referred for prosecution fell sharply during the first 2 years of the current President's term of office. Indeed, there was a 58-percent drop in referrals and a 70-percent drop in prosecutions for people who lie on the background check. We can fix this.

Let's make sure that guns aren't getting into the hands of people who we all agree should not have them. We could be doing this right now with broad bipartisan support.

Let me conclude with a couple of observations about where we find ourselves with an 11 o'clock vote on an un-

derlying bill which remains controversial and which I think the majority leader and all of us know has very little chance, if any, of going anywhere.

We heard yesterday that our colleagues from West Virginia and Ohio have come together on a bipartisan background check bill. I asked my staff as recently as on my way over here whether the language had been released so we could actually read it and find out what is in it, and it has not. We have no commitment in front of the Senate by the majority leader that there will be a robust debate and amendment process, because there are a lot of amendments that need to be offered to whatever that so-far-unwritten bill says, I am sure. And we need to have a full, robust, transparent discussion of this issue in front of the American people.

So I am not going to vote to proceed to a bill that has not yet been written, no matter how well intentioned it may be. We need to make sure that what we do is address the cause of this violence, and to come up not with symbolic gestures that will have no impact or to pass other laws that will not be enforced but to come together with real solutions. Rather than put on a show and pat ourselves on the back and call it a day, let's do something good to make sure we have done everything in our human capacity to prevent another Sandy Hook. This is what these families want. This is what they deserve. And this is what the American people deserve.

This calls on the Senate to exercise its historic and its central role in bringing all sides together to try to come up with solutions. But if we can't do that here, if we can't do that now, when will we ever address this tragedy?

The President has told some of these victims' families that this side of the aisle doesn't care about their loss. That is not true. That is false. The President is wrong. All of us care about these families. All of us should care about violence in our communities, and we should try to work together to find ways to address this—not in a symbolic sort of way but in a real way that offers a solution and maybe a little bit of progress on this issue that would allow these families to say, no, my loved one did not die in vain; something good came out of this. We want to work together to find real solutions to this type of senseless, incomprehensible violence that has taken too many lives. I hope we will.

Mr. President, I yield the floor and I suggest the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

## CLOTURE MOTION

The ACTING PRESIDENT pro tempore. Under the previous order, pursuant to rule XXII, the Chair lays before the Senate the pending motion to invoke cloture.

The 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, hereby move to bring to a close debate on the motion to proceed to Calendar No. 32, S. 649, a bill to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check for every firearm sale, and for other purposes.

Harry Reid, Patrick J. Leahy, Robert Menendez, Sheldon Whitehouse, Jeff Merkley, Christopher A. Coons, Benjamin L. Cardin, Barbara Boxer, Debbie Stabenow, Kirsten E. Gillibrand, Richard J. Durbin, Patty Murray, Jack Reed, Dianne Feinstein, Richard Blumenthal, Christopher Murphy, Elizabeth Warren

The ACTING PRESIDENT pro tempore. 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 proceed to S. 649, a bill to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes shall be brought to a close?

The yeas and nays are mandatory under the rule. The clerk will call the roll.

The assistant legislative clerk called the roll.

Mr. DURBIN. I announce that the Senator from New Jersey (Mr. LAUTENBERG) is necessarily absent.

The ACTING PRESIDENT pro tempore. Are there any other Senators in the Chamber desiring to vote?

The yeas and nays resulted—yeas 68, nays 31, as follows:

[Rollcall Vote No. 95 Leg.]

## YEAS—68

Alexander	Franken	Merkley
Ayotte	Gillibrand	Mikulski
Baldwin	Graham	Murphy
Baucus	Hagan	Murray
Bennet	Harkin	Nelson
Blumenthal	Heinrich	Reed
Boxer	Heitkamp	Reid
Brown	Heller	Rockefeller
Burr	Hirono	Sanders
Cantwell	Hoeven	Schatz
Cardin	Isakson	Schumer
Carper	Johnson (SD)	Shaheen
Casey	Kaine	Stabenow
Chambliss	King	Tester
Coburn	Kirk	Toomey
Collins	Klobuchar	Udall (CO)
Coons	Landrieu	Udall (NM)
Corker	Leahy	Warner
Cowan	Levin	Warren
Donnelly	Manchin	Whitehouse
Durbin	McCain	Wicker
Feinstein	McCaskill	Wyden
Flake	Menendez	

## NAYS—31

Barrasso	Boozman	Cornyn
Begich	Coats	Crapo
Blunt	Cochran	Cruz

Enzi	McConnell	Rubio
Fischer	Moran	Scott
Grassley	Murkowski	Sessions
Hatch	Paul	Shelby
Inhofe	Portman	Thune
Johanns	Pryor	Vitter
Johnson (WI)	Risch	
Lee	Roberts	

## NOT VOTING—1

Lautenberg

The ACTING PRESIDENT pro tempore.

On this vote, the yeas are 68, the nays are 31. Three-fifths of the Senators duly chosen and sworn having voted in the affirmative, the motion is agreed to.

The majority leader.

Mr. REID. Mr. President, I appreciate everyone's cooperation. I am glad we were able to get cloture on this legislation. This legislation and this vote that just took place are, of course, important for our country, especially for the people from Connecticut who have lived through their tragedy. But it is also important for this body, this Senate. There have been many things written in the last several months about how the Senate cannot operate. And I so appreciate the Members on the other side of the aisle—especially JOHN MCCAIN on a Sunday show who said: I don't think there should be a filibuster on this. JOHN MCCAIN is a leader and has been a leader in this country for 31 years and people respect his opinion. I am grateful to all Republicans who joined with us to allow this debate to go forward.

The hard work starts now. As everyone knows, because we have all heard this on a number of occasions, the first amendment is going to be one that has been worked on for weeks by Senator MANCHIN, Senator TOOMEY, and Senator KIRK. That will be the first amendment. We expect to lay that down later today. I hope there will be no efforts to continue this filibuster with the 30 hours. There is no reason we shouldn't get to legislating.

We have an important lunch, as everyone knows. We are going to finish that lunch, and I hope we can come back and lay down this amendment and start some debate on it. I have indicated to Senators TOOMEY and MANCHIN—they want to spend a lot of time because they have to get prepared for what they are going to do beginning Tuesday morning—and I said that is fine. In the meantime, there are other things we can do on this legislation.

We know there are other amendments, and I hope no one is going to say, Well, I am going to filibuster every amendment that is offered. That defeats the whole purpose of why we are here. We can't allow that to happen. It would be such a shame if that, in fact, did happen.

We are going to have an open amendment process, meaning Senators are going to be able to offer amendments. One thing we can't do is have pending scores of amendments and we are not going to do that. We need to make this debate so people understand what is going on.

There are certain things we are going to have to vote on here. We are going to have to vote on the Manchin-Toomey amendment. We are going to have to have a vote on assault weapons. Some people love it, some people hate it, but we are going to have to have a vote on it. We are also going to have to have a vote on the size of clips or magazines. Those are the only votes I am going to make sure we have. Other than that, we should have amendments. If people think the present law is too weak, they can change that or if people think it is too strong, have some amendments to change that. We cannot have just a few Senators spoiling everything for everyone here. This is the time we should lay down amendments and see if we can pass them. We can set up procedures here, as we have done, to make sure everyone is heard.

I can remember when I had to meet with the families from Newtown. To be very honest, I didn't want to, but I did. I met them over here in room 219. That was a hard meeting, because everyone knows how I have approached things in the past with regard to these matters now before us. I am like virtually everyone in America: The events of the last few months have been very tragic—people going to a movie theater to watch a movie and they are gunned down, and more would have been gunned down but for the fact that the man's 100-clip magazine jammed. Newtown, we have all seen the pictures that are not here today of those babies who were shot, more than once. So America has a different view of this violence than they did just a little while ago.

We all believe in the Constitution. We all know what all of these amendments are about and what they are supposed to do and we are going to make sure that during this debate we keep the Constitution in mind.

The families of the most recent tragedy in Newtown deserve a debate, because these people from Newtown who are the survivors of this tragedy are representing everybody in America. That is why we need this debate. The Senate is going to give these family members, friends, and people who live in Newtown, no matter how long it takes, the ability to see how people stand on these issues. So the Senate is going to give them votes. We hope it will be sooner rather than later, but we are going to work through this.

Senators on both sides have amendments they want to offer. We have our most experienced Senator, who has been here longer than anyone else, managing this bill, Senator LEAHY of Vermont. He has always been a fair man and he will continue to be. He knows there are a few amendments that have to go forward, but after that we are going to be as deliberative as we can to make sure people have the opportunity to offer amendments.

I repeat, after we get through the Manchin-Toomey amendment, the assault weapons, and the high-capacity

magazines, we are going to make sure everyone has the opportunity, and the Republicans can catch up. We can have the first amendment, the Toomey-Manchin amendment—I don't know if it is a Democratic amendment or a Republican amendment, but that is the first one we are going to do. After we get through these two things, we will have the Republicans. If they are two or three behind, they can catch up with us and then we can alternate back and forth. Even though there is no rule requiring it, that is the best way to move forward.

I am grateful to everyone we are here and able to start legislating on this issue that has caught the attention of the American people and, frankly, the world.

#### ORDER FOR RECESS

Mr. President, we are having a joint meeting. I ask unanimous consent the Senate recess from 12:30 until 2:30 today to allow for a joint caucus meeting, and that all time during recess and morning business count postcloture on the motion to proceed to S. 649.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. REID. I note the absence of a quorum.

The ACTING PRESIDENT pro tempore. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

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

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. DURBIN. Mr. President, before I make a statement relative to an unrelated issue, I just want to say a very quick word about the historic vote that took place a few minutes ago on the floor of the Senate. I believe we had 16 Republicans who joined us in an effort to proceed to a bill that will initiate a debate—one of the first in years—on the floor of the Senate about gun safety in America.

I salute those Members of the Senate from both sides of the aisle who supported that motion to proceed, but especially from the other side. I know it took a great deal of courage, political courage, for them to step up and to at least initiate this debate. I will tell you, there were those among them—some 13—who signed a letter saying: We are going to filibuster this matter to stop it. They did not succeed today in that effort because 16 on the Republican side joined us. I do not presume they are going to vote for all or any of the amendments to be offered. But at least they allowed the Senate to be the Senate instead of having us bogged down—as we have over 400 times in the last 6 years—in a filibuster.

I hope during the course of this debate on the floor we are able to have amendments debated and voted on. The majority leader made that request earlier, and I believe, for the good of this

Senate—and certainly for the debt we owe to America to address the issues of the day—we should address them in a bipartisan fashion in courteous but thorough debate. That is what the Senate has stood for as an institution, and I hope it does, and continues to.

Madam President, I ask unanimous consent to speak as in morning business.

The PRESIDING OFFICER (Ms. BALDWIN). Without objection, it is so ordered.

(The remarks of Mr. DURBIN and Mr. COONS pertaining to the introduction of S. 718 are printed in today's RECORD under "Statements on Introduced Bills and Joint Resolutions.")

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

The PRESIDING OFFICER. The clerk will call the roll.

The bill 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.

#### RECESS

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess until 2:30 p.m.

Thereupon, the Senate, at 12:29 p.m., recessed until 2:30 p.m. and reassembled when called to order by the Presiding Officer (Ms. HEITKAMP).

#### SAFE COMMUNITIES, SAFE SCHOOLS ACT OF 2013—MOTION TO PROCEED—Continued

Mr. MURPHY. I come down to the floor for the second time today and maybe the fifth time over the last 2 days to talk again about the real reason we are here on the floor of the Senate this week and next week—to talk about the scourge of gun violence across the country and its victims.

We have had a good week this week on the floor of the Senate—a breakthrough on the matter of background checks, an agreement that we hope can forge the basis of a bill next week, an agreement that maybe doesn't move us as far as some of us would like in terms of making sure criminals in this country don't have guns but that moves us very far down the line toward a day when no criminals can go onto the streets of this country with guns, and then a very positive vote today in which Democrats and Republicans joined to break a threatened filibuster.

But these are the kids we are really here to talk about, and I wanted to come down before the week was over to talk about a few more victims just to make sure we are really clear about whom and what we are talking about.

Let me tell you about Chase Kowalski, one of the 7-year-olds killed by the gunman's bullets in Sandy Hook Elementary School. He was an amazing little kid. He was an athlete. Much like

Jack Pinto, whom I talked about yesterday, Chase was a young jock. He was 6 years old when he actually completed and won a kids triathlon in Mansfield, CT. He was so inspired from watching the Olympics last summer, seeing his heroes Michael Phelps and Ryan Lochte do so well, that he went out and decided to learn how to swim and do it competitively. So with a little bit of help, he became a swimmer as well. His parents and surviving two older sisters, with a lot of his friends and family, ran together in honor of Chase's love for sports in a Sandy Hook 5K run that attracted thousands of people to the streets of Hartford.

Chase Kowalski could have done a lot of things. He clearly had this drive and initiative you don't find in a lot of kids who are only 7 years old. We will never really know who Chase was going to grow up to be, but he was a pretty remarkable young boy.

Jesse Lewis is here on this poster. His father, Neil Heslin, is here this week arguing and pleading for us to do something.

Jesse was a pretty amazing kid in his own right. He was 6 years old. The evening before the tragedy, he and his father had been out shopping for Christmas presents for his friends and family. One of the gifts they were going out to get was for his teacher Vicki Soto, who was killed the next morning along with him. Jesse was spending his own money on all these presents. He had \$37 to spend, which he had earned by helping his father with a variety of odd jobs.

That was Jesse. He wanted to do nice things for people, but he wanted to earn the right to do it, so it wasn't the first time he had gone out and basically earned the money at 6 years old in order to buy things. But he was still a kid. He grew up on a farm, so he loved horses and dogs and chicks, and he liked to go out and fish and play soccer. His dad was always outside working on projects, and he always wanted to be with his dad Neil.

He was a pretty amazing kid with a lot of initiative and drive for a 6-year-old. We will never really know who he was going to grow up to be either.

As I have talked about on this floor over the last 2 days, although so much of the attention is on those 20 kids, the reality is that 3,300 people have died since Newtown. That is where our focus should be as well, on people such as Brian Herrera, 16 years old, a straight-A student at Miami Jackson Senior High School. Three days before Christmas of last year, only about a week after the Newtown shootings, Brian was riding his bike to his best friend's house. He was doing exactly what he should have done—going to a friend's house to work on a school project—and he was gunned down in broad daylight in the middle of the pavement. He was still carrying his red backpack—a story we heard earlier today about someone else. This was a totally random shooting. I am not sure if this has

been solved at this point, but at the time the police had absolutely no idea why this happened. But there are so many guns out on the streets today—many of them illegal guns because we don't have a gun trafficking law and we don't have a good background checks law—that these things happen.

Jeremy Lee Khaoone, 25 years old, was shot in California about 1 month ago. He was one of five brothers. His father had just lost his wife. He was a native of Stockton, CA, an ironworker. He was always cheerful and smiling. Jeremy was killed by gun violence, and he left behind a 3-year-old son in February of this year.

Every single day 30 people in this country die from gun violence. You can't even see the differentiation between the little figurines on this chart because it happens so often. So I have been coming down to the floor not to hold time but just to remind my colleagues of whom we are really talking and the fact that what we are proposing to do next week really will make a difference.

If we want to get all these illegal guns off the street, then we can't just accept the status quo. We have to do something about it. It is ridiculous that we don't have a Federal law that bans gun trafficking. It is not OK that perhaps 4 out of every 10 guns in this country are sold without background checks. A person shouldn't be able to walk into a school or a movie theater or a church with a 100-round drum of ammunition. There is no reason for it.

We are not going to wipe gun violence off the face of this Earth, but we have to remember these victims. We have to remember the Jeremies, we have to remember the Jesses, we have to remember the Brians and the Charlottes and the Madeleines and all of these people who have lost their lives. We can't bring them back, but we can certainly make sure that 3 or 4 months from now this chart is a little bit smaller. We have the ability to do that.

I will be back next week with other stories of victims—from Connecticut, to Colorado, to Tucson, to New York City, to Chicago, to Miami—so that as we move into maybe the most critical week on the floor of this body with respect to the debate on gun violence in decades, we are really sure about whom we are talking about and the difference we can make.

I yield the floor.

The PRESIDING OFFICER (Ms. WARREN). The Senator from Nebraska.

#### THE BUDGET

Mrs. FISCHER. Madam President, I rise today to speak on the budget proposal released at long last yesterday by President Obama. Tardy though this budget may be, and despite our differences in opinion, I welcome the President's ideas to begin addressing our Nation's fiscal crisis and runaway spending. Unfortunately, though, I am disappointed that this budget amounts to more taxes, more spending, and more debt. The President's budget calls

for \$1.1 trillion more in taxes, on top of the \$660 billion in tax hikes the President already demanded and won as part of the fiscal cliff deal enacted at the beginning of the year, before I arrived in Washington. That is a grand total of \$1.8 trillion in tax hikes—before we add in another trillion dollar tax from ObamaCare. Yet, despite all of this new so-called "revenue," the President's budget would never balance. No amount of taxes will ever begin to address our Nation's \$17 trillion debt.

But taxes aren't the only problem with the President's budget. There is also a trillion dollars in new spending. We tried that in 2009. It didn't work then and it won't work now. To spend more, we have to borrow more. The President's budget would add \$8.2 trillion in new debt over the next 10 years.

Of particular concern to farmers, ranchers, and small businesses in Nebraska is a proposed hike in the death tax. Under the fiscal cliff deal reached at the beginning of this year, the death tax was set at 40 percent, with an exemption per estate of \$5 million, indexed for inflation. This is already an increase from 2011 and 2012, when the death tax rate was 35 percent. The President's budget, however, would hike the rate further, to 45 percent, while also diminishing the exemption per estate to \$3.5 million.

This disregards the bipartisan will of Congress. The Senate has repeatedly supported a lower death tax rate and higher exemption. Just 3 weeks ago, 80 senators—myself included—supported an amendment seeking to repeal, or at least reduce, the death tax. Instead, the President's death tax proposal would result in a \$72 billion tax hike. This would be particularly harmful to family farmers and ranchers in my State of Nebraska and across our Nation. On average, more than 80 percent of the value of a family-owned farm or ranch is derived from land, buildings, and equipment. Following the death of a loved one, families often must sell part or even all of their land and property to pay the death tax bill. Yet these are illiquid assets which rarely receive their assessed value on the open market, leaving families to take cents on the dollar in order for them to keep that farm or ranch.

Each day, farmers and ranchers across Nebraska and the United States rise well before dawn only to retire well after dark. After building a successful enterprise, family farmers and ranchers should be able to pass along the fruits of their labor to their children. Instead, the President's budget proposal would reward this lifetime of hard work with a higher tax bill.

I will proudly cosponsor legislation to be introduced soon by Senator JOHN THUNE to permanently repeal the death tax. Absent a full repeal, I will continue fighting to ensure that family farmers, ranchers, and other small businesses escape as much of the brunt of the death tax as possible. This is not to say that I disagree with every aspect

of the President's budget. Medicare and Social Security are both on the path to insolvency. I appreciate that the President sees this unsustainable path and has offered concrete proposals to reform these programs.

Without action, seniors and other beneficiaries will see steep cuts in benefits from Medicare by 2024 and Social Security by 2033. While these cuts will not come overnight, neither will the solutions we need to keep the promises we have made to our seniors and those nearing retirement.

This is the first step in what will be—and quite frankly needs to be—a prolonged, well-reasoned debate. I look forward to working with the President in good faith to reform and save these critical programs. I also appreciate the President's desire for revenue-neutral corporate tax reform. The devil, of course, is in the details. I have great reservations that the President's proposal would basically redistribute tax preferences instead of doing more to bring down what is the highest corporate income tax rate in the world. And I believe that we should not merely do this on the corporate side but reform our entire tax code on a revenue-neutral basis in order to unleash the economic growth of our Nation.

There are areas where we can work together—and I am eager to do so. But higher taxes, higher spending, and higher debt are not the answer to the fiscal challenges our Nation faces.

I yield the floor.

The PRESIDING OFFICER. The Senator from Connecticut is recognized.

Mr. BLUMENTHAL. Madam President, I join my other colleagues in thanking the Senators who joined us in the vote earlier today. My profound thanks go to all who voted among the 68 to enable this debate to go forward, to provide and permit debate and votes in coming days, and to enable the families of Newtown to have a vote; to enable the victims of Tucson and Virginia Tech and Aurora and Oak Ridge to have a vote.

Voting is what we are sent here to do. The American people hold us accountable when we have votes. Votes enable us to be held accountable and those votes will take place. The vote today is exciting and encouraging and energizing, but it is only a first step. The critical test and profoundly significant steps will be next week when we vote on the bipartisan compromise that our colleagues have fashioned, that Senators MANCHIN and TOOMEY have together forged on national criminal background checks.

That is not necessarily as strong as many of us might have preferred. That is not a final or ultimate result on this issue for all time. But it is a solid foundation and a path forward to enable more bipartisan compromise, more momentum and impetus.

The brave families from Newtown who were part of this discussion this week deserve our thanks as well. They turned the tide. They faced our colleagues in meetings, visit after visit,

conversation after conversation—painful, demanding, grief-stricken in recalling those hours after that horrific, unspeakable tragedy. As one who arrived there within hours of the shooting, I saw, firsthand, their unimaginable pain and grief as they came out of the Sandy Hook firehouse after learning for the first time that their babies would not return; loved ones, teachers, educators perishing while trying to save their children in their care.

Those families came to Washington to tell their stories and advocate for change so that others would be spared that same experience, so that others would be spared the same fate as the 3,300 who have died since Newtown and the horror they and their families experienced.

Just 4 months ago the conventional wisdom was that gun violence legislation would never go anywhere in the Congress. In fact, gun violence was politically untouchable. Just days ago, 60 votes was thought to be unreachable as a goal. The fact is the political landscape is changing seismically as we speak. As we deliberate, minds are changing. Voices are piercing that conventional wisdom. The courage and compassion of the Newtown families have disproved and completely defeated the pundits, the conventional wisdom, the prognosticators who said it could not be done.

The world watched that tragedy on December 14 at Newtown. I said on that evening at the vigil at St. Rose of Lima Church: The world is watching Newtown.

Indeed, the world watched Newtown, and today the world watched the Senate as it took this historic, and for many of our colleagues a courageous, brave step.

Today we kept faith with those families and the victims of that tragedy in a first step to finally do something about gun violence. Now we must continue working, taking nothing for granted, avoiding complacency and overconfidence because every step is uphill when it comes to gun violence.

I thank particularly two of my colleagues, JOE MANCHIN and PAT TOOMEY, because they stepped forward from States that may not be as receptive to what they have done as others, but they deserve the thanks and gratitude of their States in their statesmanship in supporting and forging this compromise.

I will continue to support and work for a truly universal background check system, but this bipartisan compromise represents significant progress. It is a vast improvement over current law. It will make sure that a lot fewer criminals get their hands on guns. It will make our streets and schools safer.

On the morning of December 14, I—along with Senator MURPHY—pledged to do everything I could to make sure more parents will not have to bury their children because of preventable gun violence. Expanded background

checks are part of that pledge, and we are helping to fulfill it by supporting it. This is only part of a bigger and more comprehensive solution to this problem, but this compromise is a good starting point for next week's debate on gun violence.

We have talked a lot about Newtown and the victims who have evoked our most powerful grief, breaking our hearts, and evoking memories of our own children at that age. As I said, I went to Newtown as a public official, but what I saw was through the eyes of a parent. Other victims of loved ones evoke the same memories.

Today, I wish to evoke the memory of another tragedy that many of us in Connecticut remember well. It happened at Hartford Distributors, which is just outside Hartford.

On a beautiful morning, August 2, 2010—and a lot of what I am going to summarize comes from this great newspaper account which appeared in the Hartford Courant shortly thereafter.

As the Courant reported:

In three minutes on that bright summer morning, Thornton executed eight men, shooting them all from behind and laughing at one point as he chased down a wounded victim.

Thornton went into a kitchenette near the office, saying that he wanted a drink of water. He pulled a pistol from his lunch pail and shot operations director Louis Felder. Hollander said he heard Felder yell: "Omar, you can't!" followed by loud bangs.

Hollander was hit by one of the bullets that passed through Felder. As he crawled into his father's office—

Hartford Distributors is owned by the Hollander family.

Hollander heard Cirigliano yell—"Omar, no! Omar, no!" Thornton shot Cirigliano twice, once in the back of the head and once in the forehead.

He systematically executed another six people after those two, and then he killed himself.

The victims that day were men who came to work every day and had families. They came to work expecting to come home at the end of the day. Their families expected them to come home. They were men who had worked in that place for many years by dint of their sweat and backbreaking labor. They had come to a place in their lives where they could enjoy it. They had enough financial security that they expected to enjoy it for some time. That day the killer deprived them of their future and their families' future as well.

Gun violence affects all of us in different ways. I have visited the memorial that was established for the brave men who died that day at Hartford Distributors. It is a quiet, peaceful place that is exquisitely and beautifully done. It evokes the memories of men who died while they were on the job because of a deranged individual who was, in fact, about to be fired.

Connecticut's experience with this kind of death extends to its own facility. The State lottery experienced a similar horrific and brutal slaying. The

scene played out in seconds, which seemed to take an eternity, on a Friday morning.

It was a routine morning for dozens of State lottery office workers, and it turned into a nightmare of blood, fear, and betrayal. The shooter was named Matthew Beck, and he summarily executed men and women there that day. Connecticut remembers those State employees who provided public service day in and day out and were killed while they were at work. Again, they were working men and women who wanted nothing more than to go home safely that night.

My colleague, CHRIS MURPHY, has recounted many stories. Many of the stories were about children. All of them had their future ahead of them. Their future ended brutally and horrifically because of gun violence.

We have taken a step today—a first step—hopefully followed by more steps next week.

I wish to end by thanking Members of this Chamber for giving us the opportunity to debate and vote and say to the American people we are willing to be held accountable.

The majority of American people want commonsense and sensible measures to end the violence on the streets, in our neighborhoods, and in our place of work, such as Hartford Distributors and the State lottery. We want to make sure the hard-working men and women who go to their jobs, play by the rules, and expect fairness have the opportunity to go home that night.

I thank this Chamber and the Members who voted today, and I hope those Members will join us in the future so we can make sure fewer victims perish as a result of this horrific epidemic in our country, gun violence.

Thank you.

I yield the floor and 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. COONS. Madam President, I ask unanimous consent the order for the quorum call be rescinded.

The PRESIDING OFFICER (Ms. HEITKAMP). Without objection, it is so ordered.

#### MODIFYING THE REQUIREMENTS UNDER THE STOCK ACT

Mr. COONS. Madam President, I ask unanimous consent the Senate proceed to the consideration of S. 716, introduced earlier today.

The PRESIDING OFFICER. The clerk will report the bill by title.

The legislative clerk read as follows:

A bill (S. 716) to modify the requirements under the STOCK Act regarding online access to certain financial disclosure statements and related forms.

There being no objection, the Senate proceeded to consider the bill.

Mr. COONS. I ask unanimous consent that the bill be read three times and

passed and the motion to reconsider be laid upon the table, with no intervening action or debate.

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

The bill (S. 716) was ordered to be engrossed for a third reading, was read the third time and passed, as follows:

S. 716

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. MODIFICATIONS OF ONLINE ACCESS TO CERTAIN FINANCIAL DISCLOSURE STATEMENTS AND RELATED FORMS.**

(a) PUBLIC, ONLINE DISCLOSURE OF FINANCIAL DISCLOSURE FORMS.—

(1) IN GENERAL.—Except with respect to financial disclosure forms filed by officers and employees referred to in paragraph (2), section 8(a) and section 11(a) of the STOCK Act (5 U.S.C. App. 105 note) shall not be effective.

(2) EXEMPTED OFFICERS AND EMPLOYEES.—The officer and employees referred to in paragraph (1) are the following:

- (A) The President.
- (B) The Vice President.
- (C) Any Member of Congress.
- (D) Any candidate for Congress.

(E) Any officer occupying a position listed in section 5312 or section 5313 of title 5, United States Code, having been nominated by the President and confirmed by the Senate to that position.

(3) CONFORMING AMENDMENT.—Section 1 of the Act entitled “An Act to change the effective date for the internet publication of certain information to prevent harm to the national security or endangering the military officers and civilian employees to whom the publication requirement applies, and for other purposes” is repealed.

(b) ELECTRONIC FILING AND ONLINE AVAILABILITY.—

(1) FOR MEMBERS OF CONGRESS AND CANDIDATES.—Section 8(b) of the STOCK Act (5 U.S.C. App. 105 note) is amended—

(A) in the heading, by striking “, OFFICERS OF THE HOUSE AND SENATE, AND CONGRESSIONAL STAFF”;

(B) in paragraph (1)—

(i) by striking “18 months after the date of enactment of this Act” and inserting “January 1, 2014”;

(ii) by amending subparagraph (B) to read as follows:

“(B) public access to—

“(i) financial disclosure reports filed by Members of Congress and candidates for Congress,

“(ii) reports filed by Members of Congress and candidates for Congress of a transaction disclosure required by section 103(1) of the Ethics in Government Act of 1978, and

“(iii) notices of extensions, amendments, and blind trusts, with respect to financial disclosure reports described in clauses (i) and (ii),

pursuant to title I of the Ethics in Government Act of 1978 (5 U.S.C. App. 101 et seq.), through databases that are maintained on the official websites of the House of Representatives and the Senate.”;

(C) in paragraph (2)—

(i) by striking the first two sentences; and

(ii) in the last sentence, by striking “under this section” and inserting “under paragraph (1)(B)”;

(D) in paragraph (3), by striking “under this subsection” and inserting “under paragraph (1)(B)”;

(E) in paragraph (4), by inserting “be able to” after “shall”; and

(F) in paragraph (5), by striking “under this subsection” and inserting “under paragraph (1)(B)”.

(2) FOR EXECUTIVE BRANCH OFFICIALS.—Section 11(b) of the STOCK Act (5 U.S.C. App. 105 note) is amended—

(A) in the heading, by striking “EMPLOYEES” and inserting “OFFICIALS”;

(B) in paragraph (1)—

(i) by striking “18 months after the date of enactment of this Act” and inserting “January 1, 2014”;

(ii) by amending subparagraph (B) to read as follows:

“(B) public access to—

“(i) financial disclosure reports filed by the President, the Vice President, and any officer occupying a position listed in section 5312 or section 5313 of title 5, United States Code, having been nominated by the President and confirmed by the Senate to that position,

“(ii) reports filed by any individual described in clause (i) of a transaction disclosure required by section 103(1) of the Ethics in Government Act of 1978, and

“(iii) notices of extensions, amendments, and blind trusts, with respect to financial disclosure reports described in clauses (i) and (ii),

pursuant to title I of the Ethics in Government Act of 1978 (5 U.S.C. App. 101 et seq.), through databases that are maintained on the official website of the Office of Government Ethics.”;

(C) in paragraph (2)—

(i) by striking the first two sentences; and

(ii) in the last sentence, by striking “under this section” and inserting “under paragraph (1)(B)”;

(D) in paragraph (3), by striking “under this subsection” and inserting “under paragraph (1)(B)”;

(E) in paragraph (4), by inserting “be able to” after “shall”; and

(F) in paragraph (5), by striking “under this subsection” and inserting “under paragraph (1)(B)”.

**SAFE COMMUNITIES, SAFE SCHOOLS ACT OF 2013—MOTION TO PROCEED—Continued**

Mr. COONS. I yield the floor and suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

(Mr. COONS assumed the Chair.)

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

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

Mr. REID. I ask unanimous consent that all postcloture time on the motion to proceed be yielded back.

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

All time is yielded back.

The question is on agreeing to the motion to proceed.

The motion was agreed to.

**SAFE COMMUNITIES, SAFE SCHOOLS ACT OF 2013**

The PRESIDING OFFICER. The clerk will report the bill by title.

The legislative clerk read as follows:

A bill (S. 649) to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a

background check for every firearm sale, and for other purposes.

The PRESIDING OFFICER. The Senator from West Virginia.

AMENDMENT NO. 715

(Purpose: To protect Second Amendment rights, ensure that all individuals who should be prohibited from buying a firearm are listed in the National Instant Criminal Background Check System, and provide a responsible and consistent background check process)

Mr. MANCHIN. Mr. President, I have an amendment at the desk and I ask for its consideration.

The PRESIDING OFFICER. The clerk will report the amendment.

The legislative clerk read as follows:

The Senator from West Virginia [Mr. MANCHIN] for himself, Mr. TOOMEY, Mr. KIRK, and Mr. SCHUMER, proposes an amendment numbered 715.

(The amendment is printed in today's RECORD under “Text of Amendments.”)

**MORNING BUSINESS**

Mr. REID. Mr. President, I ask unanimous consent that we now proceed to 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.

**RECOGNIZING THE ROTARY CLUB OF CARSON CITY**

Mr. REID. Mr. President, I rise to honor the Rotary Club of Carson City. Celebrating 75 years of service to the community, the Rotary Club has shown great dedication to America's ideals of prosperity, education, and opportunity. It is my great honor to acknowledge the Rotary Club of Carson City's rich history of service, particularly in light of its recent anniversary.

Hans Jepson, president of the Minden Rotary Club, and the civic-minded Rev. John L. Harvey, began plans to create the Carson City Rotary Club in the summer of 1937. The first meeting saw five attendees who sketched plans for the organization's future. Their first plan of action was to add the Carson City Rotary Club to the Nevada roster.

After carefully selecting additional members, the Rotary Club of Carson City had its first official meeting on January 25, 1938. A month later, it was accepted as a member of Rotary International—an achievement that reflected several months of earnest effort on the part of the pioneers of the local movement.

Initially comprised of only 25 men, the Rotary Club of Carson City has since expanded to encompass almost 90 members. Ever mindful of the organization's previous motto “He Profits Most Who Serves The Best”, the members provide “Service Above Self” to the Carson City community.

Since its founding, the Rotary Club of Carson City has realized many accomplishments, including its participation in the global campaign that reduced transmission of the Polio Virus

by 99 percent since 1985 and its successful efforts to place a town hall clock in front of the Legislative Building of Carson City.

The Rotary Club has a special focus on education. It awards a 4-year scholarship to a non-traditional student and recognizes exceptional educators through Teacher of the Year and Teacher of the Month awards. It also sponsors high school students' involvement both in the Rotary Youth Leadership Academy and the Rotary Youth Exchange Program, where students spend a year abroad and, host international students in Carson City.

Moreover, the club supports various programs offered by FISH, Friends in Service Helping, Capital City Circles Initiative, Western Nevada Boys and Girls Club, and Food for Thought, in addition to its various community service projects, such as Rotarians at Work Day.

I laud the Rotary Club of Carson City's dedication to the community and am pleased to congratulate its members on seventy-five much appreciated years of service.

#### TRIBUTE TO CRAIG WARNER

Mr. REID. Mr. President, I rise to honor a man who has dedicated his life to serving others, Craig Warner. Although this chapter of his career is coming to a close, his legacy in volunteerism will live on.

Craig began his career in public service by joining the Peace Corps after graduating from Iowa State University. He spent two years in Lesotho, Africa, after which he became a recruiter for the Peace Corps. He then served for 16 years as a state program specialist with the ACTION Agency in the Tennessee State Office supporting VISTA and Senior Corps programs. In 1991, he brought his expertise to Nevada. When ACTION was replaced by the Corporation for National and Community Service, CNCS, Governor Bob Miller made Craig one of the original appointees to CNCS, where he served as the state director for more than 20 years.

Bringing his great sense of humor to every project he works on, Craig has been a mentor in addition to director. Craig is a warm and compassionate man with a kind heart, intent on doing everything possible to make life better for those seeking help. He has high expectations for projects and pushes to make sure they are done right. Even so, he is always ready to lend a hand and give advice to make sure projects are successful. Craig is an honest man who treats colleagues with respect, genuine kindness, and interest.

Volunteerism is a vital component of every community, and I am proud to honor Craig for the tradition of service he has built in Nevada. Working with the Nevada Commission for National and Community Service since its inception, Craig has shaped the organization, now called Nevada Volunteers, as well as the way Nevada has served its community for the last 20 years.

Craig is to be commended for his more than 40 years of service to the citizens of our State and to our Nation. He is an exemplary model for all Nevadans. I join in recognizing Craig and look forward to his future contributions.

#### TRIBUTE TO MAYOR ARLENE MULDER

Mr. DURBIN. Mr. President, Arlington Heights, IL, is known as the City of Good Neighbors—and if you ask people there who best embodies that spirit, there's a pretty good chance they'll answer: Mayor Arlene Mulder.

After 20 years as mayor and more than three decades serving her community, Mayor Mulder is retiring from public life in just a few weeks. I would like to personally acknowledge Arlene's significant contributions to the people of Arlington Heights, thank her for her good work, and wish her every success in the coming years.

Both in public service and private life, Mayor Mulder was always a good neighbor. She worked to reduce aircraft noise, improve air quality and quality of life for residents, and to redevelop Arlington Heights' downtown district.

Even outside her role as mayor, she always advocated for the people and businesses of Arlington Heights. As a member of the board of directors of Metra, Northeast Illinois' commuter rail system, Arlene worked to improve the region's transportation network because she understood that when cities and suburbs work together, everyone benefits.

Those who know her well have nothing but good things to say about her. She practices an inclusive brand of leadership to bring people together and get results, genuinely cares about her community, and she really listens to their needs.

I always knew that Arlene would aspire to the highest levels of professionalism in her work. She managed to conduct her work with a smile—which you could see often at any of the daily public appearances around town for which she is well known.

While Mayor Mulder is ending her career in public life to spend more time with her husband, children, and grandchildren, I know she'll continue to be a good neighbor to the Arlington Heights community. This is what she has always done. That is just who she is.

#### IMMIGRATION REFORM

Mr. GRASSLEY. Mr. President, for months, Members on both sides of the aisle have been working to find common ground on ways to fix our broken immigration system. This group has been meeting behind closed doors to forge a consensus on a very difficult topic. The group released a framework, or a document of principles, that would guide their negotiations. I cannot stress the importance of the first sen-

tence in their preamble that states: "We will ensure that this is a successful permanent reform to our immigration system that will not need to be revisited." In other words, the group claimed to understand that we need a long-term solution to our immigration problems. That sentence is the most important part of their document, and as we work together on this issue, we must not lose sight of that goal.

In order to achieve that goal, we need to learn from our previous mistakes so that we truly don't have to revisit the problem. There is clear evidence that the 1986 amnesty program didn't solve our immigration problem, despite the intent of the law. Even though, for the first time ever, we made it illegal to knowingly hire or employ someone here illegally, illegal immigration soared because we rewarded the undocumented population. We set penalties to deter the hiring of people here illegally. Yet, an industry of counterfeiting and identity theft flourished and made a mockery of the law.

Unfortunately, the 1986 law didn't adequately provide for securing our borders or provide the tools to enforce the laws, nor did it properly address the need to create or enhance the legal avenues for people to enter the country. The bill focused on legalizing millions of people here rather than creating a system that would work for generations to come.

So, I have made a point of trying to remind my colleagues that we must learn from the mistakes we made. As a member of the Judiciary Committee, I have been adamant about making sure all members have an opportunity to review, analyze, and debate the bill. Along with other members, we have asked for hearings. We have pressed the bipartisan group to work with us and ensure that we have a deliberative and healthy debate.

Unfortunately, this bipartisan group has failed to consult with many members of the Judiciary Committee, which has jurisdiction over immigration matters. They are working with the Chamber of Commerce and the AFL-CIO. They are sharing language with K Street and interest groups. They are leaking details of their plans to certain media outlets. Yet, Members of the Senate are forced to learn through these avenues about their negotiations. And, all along, the American people have been in the dark.

When the bill is unveiled, possibly next week, every Member of the Senate will have questions. We will comb through the details and determine if the proposal will truly fix the problems once and for all. So allow me to share some of the questions I have. In an effort to ensure that the bill does what their framework insisted that the problem be fixed once and for all I will ask these questions when the bill is finally revealed to the public.

Is this bill enforcement first or legalization first?

What is the expected cost? How will it be paid for?

Will the bill ensure that undocumented immigrants don't get public benefits?

Will the bill move us closer to a merit-based system?

Will the bill be an avenue for labor unions to push Davis Bacon?

What are the concrete metrics used to measure border security?

Who will determine that these metrics are met? Will it be Congress, a commission or a Secretary who doesn't think that the border matters?

Will the entry/exit system Congress mandated in 1996 finally be implemented? Will it be a part of the trigger?

Will the language be tight enough to prevent criminals—those with DUIs and other aggravated felonies from being eligible for legalization?

Will individuals already apprehended, or people in removal proceedings be eligible or even allowed to apply for the legalization program?

Will the bill ensure that the legalization program is covered by beneficiaries, and not taxpayers?

What will happen to individuals who do not come forward and register or get provisional status?

What will happen if the border is never secured? What will be the consequences, including for those who have already received registered provisional status?

Will the agency in charge of immigration benefits be able to handle the additional workload while also preventing fraud and abuse?

Will the bill encourage cooperation between the Federal Government and State and locals to enforce the laws?

How will the bill ensure that ICE agents are allowed to do their job?

Will E-Verify be mandatory for all businesses? Will there be exceptions to the rule?

Will the bill require all businesses to use E-Verify now or will it drag out the requirement even though it is ready to go nationwide?

Will the bill exempt or preserve State laws that require E-Verify?

What are the concessions to the unions and to the business community?

Will the new temporary worker program, which is a new model encompassing instant portability, truly work? How will employers be held responsible for the visa holders, if at all?

Is the new temporary worker program truly temporary? Will they get a special green card process?

Will the bill exempt certain industries, such as construction, from this new visa program?

Will the 11 million people here illegally get priority in this new temporary worker program? Will they be able to use it?

Will the bill require employers to first recruit and hire Americans?

We have a long road ahead of us to pass legislation to reform our immigration system. We will have many more questions and, hopefully, a transparent and deliberative process to improve the

bill. I look forward to working with my colleagues on this issue and solving the problem once and for all.

#### THE PRESIDENT'S BUDGET

Mr. ENZI. Mr. President, today I wish to share a startling fact with the American public. For the first time since the President has been required to submit a budget—since 1922, 91 years ago—the President failed to provide a budget proposal before the Senate passed one. This year the President's budget proposal was submitted to Congress 65 days late. And even with that extra time to find solutions that would jumpstart the economy, the budget proposed by the President continues the policies that have led to anemic economic growth and stagnant job creation—more taxes, more spending, more government.

The last time we voted on the President's budget, it received zero votes. Let me repeat that—zero votes. Not even the members of his own party supported his budget. Since the President's budget is arriving after we have already taken up a budget here in the Senate, I doubt that we will vote on this proposal. But I don't think it's a stretch to say that a vote on this budget might obtain the same result.

We have already heard cries from members of his own party that he is included proposals they don't like for example, a provision called "chained CPI" that changes the inflation measurement for many Federal programs, such as Social Security, and for certain provisions of the tax code. The President's budget estimates that this provision will reduce the deficit by nearly \$230 billion over 10 years. And a budget such as the President's that raises taxes by nearly \$1 trillion over the next 10 years—and that is in addition to the \$600 billion in tax increases that went into effect earlier this year certainly will not win over any members on my side of the aisle. While there are some provisions in this budget I might support, the budget taken as a whole is a far cry from what we need to get the country on the right fiscal path.

The President and his party like to talk about a so-called "balanced approach." But there is nothing balanced about a budget proposal that raises taxes by nearly \$1 trillion and can't even balance. That is right the President's budget does not balance in any of the next 10 years. What we really need is a budget that gets us to balance and puts us on a path to start paying down our country's \$16 trillion debt. We have to start paying down the debt.

The President's budget proposal would increase taxes as a percent of the Nation's total output, or GDP, each year over the next 10 years, resulting in revenues as a percent of GDP at 20 percent in fiscal year 2023. The average rate over the past 40 years has been approximately 18 percent of GDP. The U.S. has balanced the budget 12 times since World War II. The average rev-

enue for those 12 years was 18 percent of GDP. These numbers tell the story—our problem is not that we tax too little but that we spend too much. I have introduced a bill called the Penny Plan that cuts spending by one percent for each of the next three years, and balances the budget in 2016. Our Nation owes over \$16 trillion and no one is talking about reducing it. We have to get to balance—the sooner the better—and start paying down the debt.

I am very disappointed, but not surprised, that the President yet again has not taken the opportunity to fully address the drivers of our growing deficits and debt spending programs such as Medicare and Social Security. The President won his re-election last year. The time for campaigning is over; it is time to start governing and make the tough choices to save these programs for current and future beneficiaries.

I said this during the debate on the majority's budget resolution a few weeks ago, and it is worth repeating now we need to grow the economy, not the government. One of the ways we can grow the economy is by reforming our outdated tax code. We have to lower tax rates and broaden the tax base and make the tax code simpler and fairer for all taxpayers. I was happy to see the President's budget call for revenue-neutral business tax reform. But then I read the fine print and realized the President was calling for lowering the corporate tax rate only and by paying for it by increasing taxes on U.S. multinational companies and oil and gas companies. I agree we need to lower the corporate tax rate. We also need to fix our outdated international tax system so we don't hamper our U.S. multinational companies from competing globally. And I have an international tax reform bill that addresses those issues. But in addition to lowering the corporate tax rate, we have to ensure we address the taxes paid by so-called "flow-through" businesses these are the partnerships, S-corporations, and limited liability companies. Just fixing the corporate side doesn't help the millions of businesses structured as flow-through entities. I appreciate the President wanting to do revenue-neutral corporate tax reform. But that only addresses part of the problem.

I generally don't like to do things "comprehensively." We should do legislation in smaller parts so people can understand what is in them and can vote for and against the things they support and don't support. But given the interaction between the individual and corporate side of the tax code, we really need to look at them together and make sure changes we make in one area don't make things worse in another area.

So now we have finally seen the President's budget proposal. And while there are a few good things in it, I am sorry to tell my constituents back in Wyoming and the American public that the President has yet again failed to

seize the opportunity to move the country's economy forward. It is more taxes, more spending, more government. That is not the recipe for growing the economy. I hope that over the coming months the President and his party will work with me and the Members on my side of the aisle to fix our tax code, both individual and corporate, and reform our spending on programs such as Medicare and Social Security. The American people deserve nothing less.

#### RECOGNIZING PENNSYLVANIA STATE UNIVERSITY

Mr. TOOMEY. Mr. President, today I wish to recognize Pennsylvania State University as the school celebrates 150 years of history. April 1, 2013, marked this monumental anniversary when Pennsylvania designated the then-Agricultural College of Pennsylvania to be the sole land grant college in the Commonwealth. Of course the Agricultural College would eventually become Pennsylvania State College in 1874 and Pennsylvania State University in 1953.

While maintaining its agriculture base, Penn State expanded its focus shortly after opening its doors to students and began offering degrees in liberal arts and other fields. Notably, Penn State quickly became one of the Nation's largest engineering schools in the late 19th century.

Today, the Pennsylvania State University is the largest university in the Commonwealth and grants more baccalaureate degrees than any other school in Pennsylvania, and it has one of the largest graduate schools in the country. In all, Penn State offers students the opportunity to pursue studies in more than 150 different disciplines. Penn State graduates have gone on to great success in agriculture, engineering, business, law, medicine, academia, government, and sports. Enrollment at Penn State's 20 undergraduate campuses, the World Campus, the Graduate School, the Dickinson School of Law, the College of Medicine, and the College of Technology is approaching 100,000. Penn State can boast that 1 in every 117 Americans with a college degree is an alumni of Pennsylvania State University. That is quite an achievement. It has been a great success, and has served Pennsylvania, and the Nation, well.

Penn State has also created an environment that promotes the importance of public service and volunteer work. Most notably, Penn State students participate in an annual fundraiser known as THON, which benefits pediatric cancer care and research. THON culminates each year with a multiday dance marathon at the Bryce Jordan Center. Since its inception in 1977, THON has raised more than \$100 million. In 2013 alone, THON raised nearly \$12.5 million for pediatric cancer. These fundraising efforts are truly remarkable and Penn State students should be proud of all they have done

to help children and families who are fighting pediatric cancer.

In addition to THON, Penn State University also hosts annual events such as Ag Progress Days, the Engineering Design Showcase, and the Arts Festival Weekend. All of these events bring together Penn State students, alumni, and other interested parties by providing a forum where relevant technological advances in the related fields, best business practices between interacting disciplines and creative innovation can be shared and displayed for the betterment of all involved.

Lastly, and perhaps most importantly, I should recognize the outstanding faculty who make Penn State what it is. The faculty at Penn State are leaders in their respective fields and conduct cutting edge research in numerous disciplines. The success of the university is dependent on the high quality faculty who dedicated their lives to academia, and all of the Penn State faculty should be proud of their accomplishments. They are educating the next generation of leaders, and, through their research, are bettering the lives of people throughout the Commonwealth, Nation, and the world.

Again, I want to congratulate Pennsylvania State University on reaching this milestone. You make the Commonwealth a better place, and I am confident the next 150 years of accomplishments will be even greater than the last.

#### PRESIDENT LINCOLN'S FUNERAL TRAIN

Mr. PORTMAN. Mr. President, today I wish to recognize the installation of an Ohio Historical Society marker commemorating President Lincoln's funeral train stop in Urbana, OH on April 29, 1865. Urbana was one of the Ohio communities President Lincoln's funeral train passed through on its 1,654-mile trek from Washington D.C. to Springfield, IL. Around midnight on April 29, 1865, 10,000 mourners gathered near Urbana's train station to pay their respects to President Lincoln during the train's 20-minute stop.

To commemorate this historic event, the Champaign County Bicentennial Historical Marker Committee is installing an Ohio Historical Society marker in Urbana. This marker will not only honor one of America's greatest presidents, but it will also recognize this historical event which contributes greatly to Urbana's rich heritage.

I wish to recognize Champaign County for keeping history alive for future generations through the installation of the Ohio Historical Society marker, and for other historical preservation and commemorations in an Ohio county with a rich history.

#### ADDITIONAL STATEMENTS

##### REMEMBERING TERRY GIBSON

• Mr. CRAPO. Mr. President, today I wish to pay tribute to the life and legacy of an outstanding leader and friend, Shoshone-Paiute Tribal Chairman Terry Gibson. He left a lasting mark in his far too few years of life.

Terry carried an absolute commitment to better the lives of the people he led and those of future generations. He had a deep understanding of the strengths and challenges of the Shoshone-Paiute Tribes, and he focused on making progress. Prior to serving as chairman, he served on the tribal council and worked as health director, compliance officer and natural resource director for the tribes. His experience and knowledge contributed to his exemplary leadership.

He was dedicated to encouraging tribal youth to achieve educational and career success, and he worked to address unemployment, domestic violence and poverty. Terry furthered the mission of protecting and preserving the Shoshone-Paiute tribal culture and natural resources while also assisting and encouraging the economic development of the tribes. He was mindful of ensuring future generations would also have the opportunity to benefit from our resources.

We worked together on projects to benefit tribal members, and he was always a trusted partner and strong leader with the courage and foresight to tackle the many issues facing the tribes. He is recognized as a dedicated leader who thoughtfully carried out his duties in advancing the objectives of the tribal membership. Terry was a sensible, strong and reliable voice.

The unexpected passing of Chairman Gibson brings great sadness to the tribes, the Owyhee area, Idaho and me. My prayers are with his wife, Debbie, his children, his family, the people he led, and the many lives he reached. I join his family members and many friends in mourning his loss. I am thankful I had the opportunity to know Terry and work with him. While Terry will be sorely missed, his legacy will endure. His steady and dedicated leadership will not be forgotten.●

##### TRIBUTE TO JESSE DAUNIS

• Mr. HELLER. Mr. President, today I am proud to recognize one of Nevada's veterans whose overwhelming sacrifice on behalf of those who served our great Nation is inspiring. On April 1, 2013, Jesse Daunis began his journey on foot across the State of Nevada to raise money and awareness to assist veterans dealing with depression, post-traumatic stress disorder, and many other issues related to the difficult transition from soldier to civilian.

The brave men and women who served our country and fought to protect our freedom are coming back to a struggling economy. Our Nation's servicemembers have made great sacrifices

for our country, and they deserve our gratitude and support. We must welcome them home and help them transition to civilian life. Assisting our Nation's veterans and families is of the utmost importance.

I am grateful Mr. Daunis is raising awareness for an issue about which I care deeply. Having a family member who has served in the Armed Forces, I have always been an advocate for our troops. As a member of the United States Senate Committee on Veterans Affairs, I will continue to vocalize my support for our servicemembers. I applaud Mr. Daunis for undertaking this 448-mile journey over 18 days from Reno to Las Vegas, and I stand with him.

Mr. Daunis' selfless efforts to honor and acknowledge our Nation's veterans embodies the value of service over self. I commend Mr. Daunis for his steadfast determination in raising awareness for those who keep us safe. Today, I ask my colleagues to join me in recognizing Mr. Daunis for his service to our country and commitment to helping veterans in need.●

#### TRIBUTE TO LAURA HODSON

● Mr. THUNE. Mr. President, today I recognize Laura Hodson, an intern in my Aberdeen, SD, office, for all of the hard work she has done for me, my staff, and the State of South Dakota.

Laura is a graduate of Bennett County High School in Martin, SD. Currently, she is attending Northern State University, where she is majoring in political science. She is a hard worker who has been dedicated to getting the most out of her internship experience.

I extend my sincere thanks and appreciation to Laura for all of the fine work she has done and wish her continued success in the years to come.●

#### MESSAGES FROM THE PRESIDENT

Messages from the President of the United States were communicated to the Senate by Mr. Pate, one of his secretaries.

#### EXECUTIVE MESSAGES REFERRED

As in executive session the Presiding Officer laid before the Senate messages from the President of the United States submitting sundry nominations which were referred to the appropriate committees.

(The messages received today are printed at the end of the Senate proceedings.)

#### MEASURES PLACED ON THE CALENDAR ON APRIL 10, 2013

The following bills were read the second time, and placed on the calendar:

S. 680. A bill to rescind amounts appropriated for fiscal year 2013 for the Department of Defense for the Medium Extended Air Defense System, and for other purposes.

S. 691. A bill to regulate large capacity ammunition feeding devices.

#### EXECUTIVE AND OTHER COMMUNICATIONS

The following communications were laid before the Senate, together with accompanying papers, reports, and documents, and were referred as indicated:

EC-1113. A communication from the Director, Office of Personnel Management, transmitting, pursuant to law, the report of a rule entitled "Patient Protection and Affordable Care Act; Establishment of the Multi-State Plan Program for the Affordable Insurance Exchanges" (RIN3206-AM47) received during adjournment of the Senate in the Office of the President of the Senate on March 28, 2013; to the Committee on Health, Education, Labor, and Pensions.

EC-1114. A communication from the Secretary of Health and Human Services, transmitting, pursuant to law, a report entitled "Health Plan Value Methodology"; to the Committee on Health, Education, Labor, and Pensions.

EC-1115. A communication from the Acting Director, Office of Management and Budget, Executive Office of the President, transmitting, pursuant to law, a report entitled "OMB Final Sequestration Report to the President and Congress for Fiscal Year 2013"; to the Committees on Agriculture, Nutrition, and Forestry; Appropriations; Armed Services; Banking, Housing, and Urban Affairs; the Budget; Commerce, Science, and Transportation; Energy and Natural Resources; Environment and Public Works; Finance; Foreign Relations; Health, Education, Labor, and Pensions; Homeland Security and Governmental Affairs; Indian Affairs; Select Committee on Intelligence; the Judiciary; Rules and Administration; Small Business and Entrepreneurship; and Veterans' Affairs.

EC-1116. A communication from the Director of the Regulatory Management Division, Environmental Protection Agency, transmitting, pursuant to law, the report of a rule entitled "Styrene-Ethylene-Propylene Block Copolymer; Tolerance Exemption" (FRL No. 9380-5) received in the Office of the President of the Senate on April 8, 2013; to the Committee on Agriculture, Nutrition, and Forestry.

EC-1117. A communication from the Chief Executive Officer, Corporation for National and Community Service, transmitting, pursuant to law, the Corporation's fiscal year 2014 Congressional Budget Justification and fiscal year 2012 Annual Performance Report; to the Committee on Health, Education, Labor, and Pensions.

EC-1118. A communication from the Chairman, Merit Systems Protection Board, transmitting, pursuant to law, the Board's fiscal year 2012 annual report relative to the Notification and Federal Employee Anti-discrimination and Retaliation Act of 2002; to the Committee on Homeland Security and Governmental Affairs.

EC-1119. A communication from the Acting Director of the Office of Regulatory Affairs and Collaborative Action, Bureau of Indian Affairs, Department of the Interior, transmitting, pursuant to law, the report of a rule entitled "Residential, Business, and Wind and Solar Resource Leases on Indian Land" (RIN1076-AE73) received during adjournment of the Senate in the Office of the President of the Senate on April 1, 2013; to the Committee on Indian Affairs.

EC-1120. A communication from the Director, Bureau of Indian Affairs, Department of the Interior, transmitting, pursuant to law, a report relative to the notification of eligi-

ble members for per capita payments in the subject judgment funds; to the Committee on Indian Affairs.

EC-1121. A communication from the Assistant Secretary, Bureau of Indian Affairs, Department of the Interior, transmitting, pursuant to law, a report relative to restoring certain funds to the Delaware Tribe of Indians; to the Committee on Indian Affairs.

EC-1122. A communication from the Federal Liaison Officer, Patent and Trademark Office, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Revisions to Patent Term Adjustment" (RIN0651-AC84) received during adjournment of the Senate in the Office of the President of the Senate on April 1, 2013; to the Committee on the Judiciary.

EC-1123. A communication from the Federal Liaison Officer, Patent and Trademark Office, Department of Commerce, transmitting, pursuant to law, the report of a rule entitled "Changes to Representation of Others Before the United States Patent and Trademark Office" (RIN0651-AC81) received during the adjournment of the Senate in the Office of the President of the Senate on April 1, 2013; to the Committee on the Judiciary.

EC-1124. A communication from the Principal Deputy Assistant Attorney General, Office of Legislative Affairs, Department of Justice, transmitting, pursuant to law, a report entitled "The Office on Violence Against Women's Grant Funds Used to Address Stalking: 2012 Report to Congress"; to the Committee on the Judiciary.

EC-1125. A communication from the Principal Deputy Assistant Attorney General, Office of Legislative Affairs, Department of Justice, transmitting, pursuant to law, the Department of Justice's 2012 Freedom of Information Act (FOIA) Litigation and Compliance Report; to the Committee on the Judiciary.

EC-1126. A communication from the Secretary, Judicial Conference of the United States, transmitting, a report of proposed legislation entitled "Criminal Judicial Procedure, Administration, and Technical Amendments Act of 2013"; to the Committee on the Judiciary.

EC-1127. A communication from the Secretary, Judicial Conference of the United States, transmitting, a report relative to bankruptcy judgeship recommendations and corresponding draft legislation for the 113th Congress; to the Committee on the Judiciary.

EC-1128. A communication from the Director, Administrative Office of the United States Courts, transmitting, pursuant to law, an annual report on crime victims' rights; to the Committee on the Judiciary.

EC-1129. A communication from the Associate Administrator, Office of Government Contracting and Business Development, Small Business Administration, transmitting, pursuant to law, a report entitled "2011 Fiscal Year Report to the U.S. Congress on Minority Small Business and Capital Ownership Development"; to the Committee on Small Business and Entrepreneurship.

EC-1130. A communication from the Director of the Regulation Policy and Management Office of the General Counsel, Veterans Health Administration, Department of Veterans Affairs, transmitting, pursuant to law, the report of a rule entitled "Grants to States for Construction or Acquisition of State Homes" (RIN2900-AO60) received in the Office of the President of the Senate on April 9, 2013; to the Committee on Veterans' Affairs.

#### REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. HARKIN, from the Committee on Health, Education, Labor, and Pensions, with an amendment in the nature of a substitute:

S. 689. A bill to reauthorize and improve programs related to mental health and substance use disorders.

#### EXECUTIVE REPORT OF COMMITTEE

The following executive report of a nomination was submitted:

By Mr. LEAHY for the Committee on the Judiciary.

Kenneth John Gonzales, of New Mexico, to be United States District Judge for the District of New Mexico.

(Nominations without an asterisk were reported with the recommendation that they be confirmed.)

#### INTRODUCTION OF BILLS AND JOINT RESOLUTIONS

The following bills and joint resolutions were introduced, read the first and second times by unanimous consent, and referred as indicated:

By Ms. HIRONO (for herself and Mr. HATCH):

S. 703. A bill to amend the Immigration and Nationality Act to provide for the eligibility of the Hong Kong Special Administration Region for designation for participation in the visa waiver program for certain visitors to the United States; to the Committee on the Judiciary.

By Mr. CASEY:

S. 704. A bill to designate the Rachel Carson Nature Trail, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. BURR (for himself, Mr. JOHANNIS, Mr. RUBIO, Mr. ISAKSON, and Mr. BOOZMAN):

S. 705. A bill to amend title 36, United States Code, to ensure that memorials commemorating the service of the United States Armed Forces may contain religious symbols, and for other purposes; to the Committee on Veterans' Affairs.

By Mrs. FEINSTEIN (for herself, Mr. GRASSLEY, Mr. BLUMENTHAL, Ms. HEITKAMP, Ms. KLOBUCHAR, Mr. UDALL of New Mexico, and Mr. WYDEN):

S. 706. A bill to provide the Department of Justice with additional tools to target extraterritorial drug trafficking activity, and for other purposes; to the Committee on the Judiciary.

By Mr. REED (for himself, Mr. FRANKEN, Ms. STABENOW, Mr. WHITEHOUSE, Mr. SANDERS, and Mr. BROWN):

S. 707. A bill to amend the Higher Education Act of 1965 to extend the reduced interest rate for Federal Direct Stafford Loans; to the Committee on Health, Education, Labor, and Pensions.

By Mr. WHITEHOUSE (for himself, Mr. REED, Ms. STABENOW, and Mr. FRANKEN):

S. 708. A bill to provide grants to States to ensure that all students in the middle grades are taught an academically rigorous curriculum with effective supports so that students complete the middle grades prepared for success in secondary school and postsecondary endeavors, to improve State and district policies and programs relating to the academic achievement of students in the middle grades, to develop and implement effective middle grades models for struggling

students, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Ms. STABENOW (for herself, Ms. COLLINS, Mr. BEGICH, Mr. BROWN, Mr. FRANKEN, Ms. KLOBUCHAR, Mrs. GILLIBRAND, and Mr. MENENDEZ):

S. 709. A bill to amend title XVIII of the Social Security Act to increase diagnosis of Alzheimer's disease and related dementias, leading to better care and outcomes for Americans living with Alzheimer's disease and related dementias; to the Committee on Finance.

By Mr. WARNER (for himself, Mr. TOOMEY, Mr. CARPER, Mr. MORAN, and Mr. JOHANNIS):

S. 710. A bill to provide exemptions from municipal advisor registration requirements; to the Committee on Banking, Housing, and Urban Affairs.

By Ms. KLOBUCHAR (for herself and Mr. FRANKEN):

S. 711. A bill to designate the Federal building located at 118 South Mill Street, Fergus Falls, Minnesota, as the Edward J. Devitt United States Courthouse; to the Committee on Environment and Public Works.

By Mr. LEAHY (for himself and Mr. COONS):

S. 712. A bill to allow acceleration certificates awarded under the Patents for Humanity Program to be transferrable; to the Committee on the Judiciary.

By Mr. REED (for himself and Mr. WHITEHOUSE):

S. 713. A bill to amend the Magnuson-Stevens Fishery Conservation and Management Act to add Rhode Island to the Mid-Atlantic Fishery Management Council; to the Committee on Commerce, Science, and Transportation.

By Mr. GRASSLEY (for himself, Mr. COBURN, Mr. LEE, Mr. RUBIO, Mr. CORNYN, Mrs. FISCHER, Mr. CRUZ, and Mr. PAUL):

S. 714. A bill to impose certain limitations on consent decrees and settlement agreements by agencies that require the agencies to take regulatory action in accordance with the terms thereof, and for other purposes; to the Committee on the Judiciary.

By Mr. BAUCUS (for himself, Mr. TESTER, Mr. UDALL of New Mexico, Ms. KLOBUCHAR, Mr. FRANKEN, Mr. JOHNSON of South Dakota, Mr. HEINRICH, Mr. HOEVEN, Ms. HEITKAMP, and Mr. HARKIN):

S. 715. A bill to authorize the Secretary of the Interior to use designated funding to pay for construction of authorized rural water projects, and for other purposes; to the Committee on Energy and Natural Resources.

By Mr. REID:

S. 716. A bill to modify the requirements under the STOCK Act regarding online access to certain financial disclosure statements and related forms; considered and passed.

By Ms. KLOBUCHAR (for herself and Mr. HOEVEN):

S. 717. A bill to direct the Secretary of Energy to establish a pilot program to award grants to nonprofit organizations for the purpose of retrofitting nonprofit buildings with energy-efficiency improvements; to the Committee on Energy and Natural Resources.

By Mr. DURBIN (for himself, Mr. BOOZMAN, Mr. COONS, Ms. LANDRIEU, and Mr. CARDIN):

S. 718. A bill to create jobs in the United States by increasing United States exports to Africa by at least 200 percent in real dollar value within 10 years, and for other purposes; to the Committee on Foreign Relations.

By Mr. BLUMENTHAL (for himself, Mrs. GILLIBRAND, Mr. REED, Mr. LAUTENBERG, Mr. WHITEHOUSE, Mr. FRANKEN, Ms. KLOBUCHAR, and Mr. SCHUMER):

S. 719. A bill to provide for the expansion of Federal efforts concerning the prevention, education, treatment, and research activities related to Lyme and other tick-borne diseases, including the establishment of a Tick-Borne Diseases Advisory Committee; to the Committee on Health, Education, Labor, and Pensions.

#### SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

The following concurrent resolutions and Senate resolutions were read, and referred (or acted upon), as indicated:

By Ms. KLOBUCHAR:

S. Res. 96. A resolution recognizing the celebration of National Student Employment Week at the University of Minnesota Duluth; to the Committee on Health, Education, Labor, and Pensions.

#### ADDITIONAL COSPONSORS

S. 54

At the request of Mr. LEAHY, the names of the Senator from Minnesota (Mr. FRANKEN) and the Senator from Minnesota (Ms. KLOBUCHAR) were added as cosponsors of S. 54, a bill to increase public safety by punishing and deterring firearms trafficking.

S. 84

At the request of Ms. MIKULSKI, the name of the Senator from Montana (Mr. TESTER) was added as a cosponsor of S. 84, a bill to amend the Fair Labor Standards Act of 1938 to provide more effective remedies to victims of discrimination in the payment of wages on the basis of sex, and for other purposes.

S. 183

At the request of Mrs. MCCASKILL, the name of the Senator from Alabama (Mr. SHELBY) was added as a cosponsor of S. 183, a bill to amend title XVIII of the Social Security Act to provide for fairness in hospital payments under the Medicare program.

S. 217

At the request of Mrs. MURRAY, the name of the Senator from Rhode Island (Mr. REED) was added as a cosponsor of S. 217, a bill to amend the Elementary and Secondary Education Act of 1965 to require the Secretary of Education to collect information from coeducational elementary schools and secondary schools on such schools' athletic programs, and for other purposes.

S. 264

At the request of Ms. STABENOW, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 264, a bill to expand access to community mental health centers and improve the quality of mental health care for all Americans.

S. 307

At the request of Mr. MENENDEZ, the name of the Senator from California (Mrs. BOXER) was added as a cosponsor

of S. 307, a bill to reduce the Federal budget deficit by closing big oil tax loopholes, and for other purposes.

S. 309

At the request of Mr. HARKIN, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 309, a bill to award a Congressional Gold Medal to the World War II members of the Civil Air Patrol.

S. 367

At the request of Mr. CARDIN, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 367, a bill to amend title XVIII of the Social Security Act to repeal the Medicare outpatient rehabilitation therapy caps.

S. 403

At the request of Mr. LEAHY, his name was added as a cosponsor of S. 403, a bill to amend the Elementary and Secondary Education Act of 1965 to address and take action to prevent bullying and harassment of students.

S. 411

At the request of Mr. ROCKEFELLER, the name of the Senator from Vermont (Mr. LEAHY) was added as a cosponsor of S. 411, a bill to amend the Internal Revenue Code of 1986 to extend and modify the railroad track maintenance credit.

S. 500

At the request of Mr. SANDERS, the name of the Senator from New Mexico (Mr. HEINRICH) was added as a cosponsor of S. 500, a bill to amend the Internal Revenue Code of 1986 to apply payroll taxes to remuneration and earnings from self-employment up to the contribution and benefit base and to remuneration in excess of \$250,000.

S. 535

At the request of Mr. RUBIO, the name of the Senator from Wyoming (Mr. BARRASSO) was added as a cosponsor of S. 535, a bill to require a study and report by the Small Business Administration regarding the costs to small business concerns of Federal regulations.

S. 536

At the request of Mr. RUBIO, the name of the Senator from Wyoming (Mr. BARRASSO) was added as a cosponsor of S. 536, a bill to require a study and report by the Comptroller General of the United States regarding the costs of Federal regulations.

S. 557

At the request of Mrs. HAGAN, the name of the Senator from Florida (Mr. RUBIO) was added as a cosponsor of S. 557, a bill to amend title XVIII of the Social Security Act to improve access to medication therapy management under part D of the Medicare program.

S. 576

At the request of Mr. JOHANNIS, the name of the Senator from North Dakota (Ms. HEITKAMP) was added as a cosponsor of S. 576, a bill to reform laws relating to small public housing agencies, and for other purposes.

S. 646

At the request of Mr. WHITEHOUSE, the name of the Senator from West

Virginia (Mr. ROCKEFELLER) was added as a cosponsor of S. 646, a bill to create the National Endowment for the Oceans to promote the protection and conservation of United States ocean, coastal, and Great Lakes ecosystems, and for other purposes.

S. 675

At the request of Ms. AYOTTE, the name of the Senator from Kansas (Mr. ROBERTS) was added as a cosponsor of S. 675, a bill to prohibit contracting with the enemy.

S. 679

At the request of Mr. BROWN, the name of the Senator from New Mexico (Mr. HEINRICH) was added as a cosponsor of S. 679, a bill to promote local and regional farm and food systems, and for other purposes.

S. 680

At the request of Ms. AYOTTE, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 680, a bill to rescind amounts appropriated for fiscal year 2013 for the Department of Defense for the Medium Extended Air Defense System, and for other purposes.

S. 687

At the request of Mr. MORAN, the names of the Senator from Iowa (Mr. GRASSLEY), the Senator from Washington (Ms. CANTWELL) and the Senator from Florida (Mr. RUBIO) were added as cosponsors of S. 687, a bill to prohibit the closing of air traffic control towers, and for other purposes.

S. 695

At the request of Mr. BEGICH, the names of the Senator from Washington (Mrs. MURRAY) and the Senator from Montana (Mr. TESTER) were added as cosponsors of S. 695, a bill to amend title 38, United States Code, to extend the authorization of appropriations for the Secretary of Veterans Affairs to pay a monthly assistance allowance to disabled veterans training or competing for the Paralympic Team and the authorization of appropriations for the Secretary of Veterans Affairs to provide assistance to United States Paralympics, Inc., and for other purposes.

At the request of Mr. BOOZMAN, the name of the Senator from Nebraska (Mr. JOHANNIS) was added as a cosponsor of S. 695, supra.

S. 700

At the request of Mr. KAINE, the name of the Senator from North Carolina (Mr. BURR) was added as a cosponsor of S. 700, a bill to ensure that the education and training provided members of the Armed Forces and veterans better assists members and veterans in obtaining civilian certifications and licenses, and for other purposes.

#### STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Ms. HIRONO (for herself and Mr. HATCH):

S. 703. A bill to amend the Immigration and Nationality Act to provide for

the eligibility of the Hong Kong Special Administration Region for designation for participation in the visa waiver program for certain visitors to the United States; to the Committee on the Judiciary.

Ms. HIRONO. Mr. President, I rise today to introduce S. 703 with Senator HATCH to fix a technical problem that prevents Hong Kong from joining the Visa Waiver Program. Under current law, only "countries" are eligible for the program, and Hong Kong is not a sovereign country, so a special provision needs to be added to the law to make Hong Kong eligible.

On July 1, 1997, after over 150 years of British rule, Hong Kong became a Special Administrative Region of China, retaining its own currency, free market economy, political system, civil liberties, and immigration policies. This autonomy was recognized by the United States and affirmed by Congress in passing the United States-Hong Kong Policy Act.

Today we have a robust bilateral relationship with Hong Kong, a global financial and trading hub, which was our 10th largest export market last year and whose trade ties are significant for many States. The State Department considers Hong Kong an important law enforcement partner in combating money laundering and eliminating funding for terrorist networks.

Despite our visa policies treating it separate from Mainland China, because it is not a "country," Hong Kong is unable to be considered for the Visa Waiver Program. The Visa Waiver Program is an essential tool for promoting travel and tourism to America while protecting national security by allowing precleared business and leisure travelers from 37 countries to visit the U.S. for up to 90 days without obtaining a nonimmigrant visitor visa.

Hong Kong has secured visa waivers for its passport holders from over 140 countries and territories, including allies such as Canada, Australia, New Zealand, Japan, South Korea, and all member states of the European Union. Hong Kong has already extended visa waivers to American citizens. Our laws shouldn't be a barrier to do the same in the future.

As our largest industry, tourism is important to Hawaii, especially from Asia. Our largest source of foreign tourists comes from Japan, a visa waiver country since 1988. In 2011, domestic and international visitors to Hawaii spent \$16.9 billion which supported 160,800 jobs in the islands according to the U.S. Travel Association.

I urge my colleagues to cosponsor this bipartisan, commonsense legislation.

By Mrs. FEINSTEIN (for herself, Mr. GRASSLEY, Mr. BLUMENTHAL, Ms. HEITKAMP, Ms. KLOBUCHAR, Mr. UDALL of New Mexico, and Mr. WYDEN):

S. 706. A bill to provide the Department of Justice with additional tools

to target extraterritorial drug trafficking activity, and for other purposes; to the Committee on the Judiciary.

Mrs. FEINSTEIN. Mr. President, I rise to introduce the Transnational Drug Trafficking Act of 2013 with my colleagues and friends, Senator CHARLES GRASSLEY, Senator RICHARD BLUMENTHAL, Senator HEIDI HEITKAMP, Senator AMY KLOBUCHAR, Senator TOM UDALL and Senator RON WYDEN.

This bill, which passed the Senate unanimously in the last Congress, will support the Obama administration's Strategy to Combat Transnational Organized Crime by providing the Department of Justice with crucial tools to help combat the international drug trade. As drug traffickers find new and innovative ways to avoid prosecution, we must keep up with them rather than allowing them to exploit loopholes as our laws lag behind.

This legislation has three main components. First, it puts in place penalties for extraterritorial drug trafficking activity when individuals have reasonable cause to believe that illegal drugs will be trafficked into the United States. Current law says that drug traffickers must know that illegal drugs will be trafficked into the United States and this legislation would lower the knowledge threshold to reasonable cause to believe.

The Department of Justice has informed my office that with increasing frequency, it sees drug traffickers from Colombia, Ecuador and Peru who produce cocaine in their countries but leave transit of cocaine to the United States in the hands of Mexican drug trafficking organizations such as the Zetas. Under current law, our ability to prosecute source-nation traffickers from Colombia, Ecuador and Peru is limited since there is often no direct evidence of their knowledge that illegal drugs were intended for the United States. But make no mistake, drugs produced in these countries fuel violent crime throughout the Western Hemisphere as well as addiction and death in the United States.

Second, this bill puts in place penalties for precursor chemical producers from other countries, such as those producing pseudoephedrine used for methamphetamine, who illegally ship precursor chemicals into the United States knowing that these chemicals will be used to make illegal drugs.

Third, this bill will make a technical fix to the Counterfeit Drug Penalty Enhancement Act which was signed into law last year and increases penalties for the trafficking of counterfeit drugs. The fix, requested by the Department of Justice, puts in place a "knowing" requirement which was unintentionally left out of the original bill. The original bill makes the mere sale of a drug that happens to be counterfeit a federal felony offense regardless of whether the seller knew the drug was counterfeit. Under the original bill, a pharmacist could be held criminally liable

if he or she unwittingly sold counterfeit drugs to a customer. Adding a "knowing" requirement corrects this problem.

As Chairman of the Senate Caucus on International Narcotics Control and as a public servant who has focused on law enforcement issues for many years, I know that we cannot sit idly by as drug traffickers find new ways to circumvent our laws. We must provide the Department of Justice with all of the tools it needs to prosecute drug kingpins both here at home and abroad.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 706

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. SHORT TITLE.**

This Act may be cited as the "Transnational Drug Trafficking Act of 2013".

**SEC. 2. POSSESSION, MANUFACTURE OR DISTRIBUTION FOR PURPOSES OF UNLAWFUL IMPORTATIONS.**

Section 1009 of the Controlled Substances Import and Export Act (21 U.S.C. 959) is amended—

(1) by redesignating subsections (b) and (c) as subsections (c) and (d), respectively; and

(2) in subsection (a), by striking "It shall" and all that follows and inserting the following: "It shall be unlawful for any person to manufacture or distribute a controlled substance in schedule I or II or flunitrazepam or a listed chemical intending, knowing, or having reasonable cause to believe that such substance or chemical will be unlawfully imported into the United States or into waters within a distance of 12 miles of the coast of the United States."

"(b) It shall be unlawful for any person to manufacture or distribute a listed chemical—

"(1) intending or knowing that the listed chemical will be used to manufacture a controlled substance; and

"(2) intending, knowing, or having reasonable cause to believe that the controlled substance will be unlawfully imported into the United States."

**SEC. 3. TRAFFICKING IN COUNTERFEIT GOODS OR SERVICES.**

Chapter 113 of title 18, United States Code, is amended—

(1) in section 2318(b)(2), by striking "section 2320(e)" and insertion "section 2320(f)"; and

(2) in section 2320—

(A) in subsection (a), by striking paragraph (4) and inserting the following:

"(4) traffics in a drug and knowingly uses a counterfeit mark on or in connection with such drug;"

(B) in subsection (b)(3), in the matter preceding subparagraph (A), by striking "counterfeit drug" and inserting "drug that uses a counterfeit mark on or in connection with the drug"; and

(C) in subsection (f), by striking paragraph (6) and inserting the following:

"(6) the term 'drug' means a drug, as defined in section 201 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 321)."

By Mr. REED (for himself, Mr. FRANKEN, Ms. STABENOW, Mr. WHITEHOUSE, Mr. SANDERS, and Mr. BROWN):

S. 707. A bill to amend the Higher Education Act of 1965 to extend the reduced interest rate for Federal Direct Stafford Loans; to the Committee on Health, Education, Labor, and Pensions.

Mr. REED. Mr. President, once again, on July 1, millions of college students will see the interest rate double on their student loans from 3.4 percent to 6.8 percent unless Congress takes action. Borrowers will pay an estimated \$1,000 more in interest on their loans each year of repayment if Congress fails to act.

Student loan debt is second only to mortgage debt for American families. Now is not the time to add to student loan debt by allowing the interest rate on need-based student loans to double. I am pleased to introduce the Student Loan Affordability Act with my colleagues Senator AL FRANKEN, Senator SHELDON WHITEHOUSE, Senator DEBBIE STABENOW, Senator SHERROD BROWN, and Senator BERNIE SANDERS to maintain the current 3.4 percent interest rate for the next 2 years, as we work towards a long-term solution in the reauthorization of the Higher Education Act.

Last Congress, we narrowly averted a doubling of the interest rate on need-based student loans. It took thousands of calls, letters, and rallies from students and parents across the country and our concerted effort to negotiate a bipartisan solution. However, we were only able to get a temporary, 1-year fix.

The budget passed by the House Republicans assumes a doubling of the interest rate. In stark contrast, the budget resolution we passed last month accommodates legislation to keep rates low.

We need to come together to develop long-term solutions to the growing burden of student loan debt, the rising cost of college, and the need to improve higher education outcomes so that students complete their degrees and get the full benefit of their investment in education. Everyone agrees that college costs are too high and climbing higher. Families will be priced out of a college education, even with grants and loans, if we do not take real action on curbing cost increases.

What we can do right now is reassure students and families that we will not allow the interest rate to double this July at a time when interest rates are at historic lows.

Student loan debt affects millions of Americans. Two-thirds of the class of 2011 graduated owing student loans, with an average debt of \$26,000. Student loan debt has passed the \$1 trillion mark—exceeding credit card debt. Moreover, the students and families we are trying to help with the Student Loan Affordability Act have demonstrated economic need. Indeed, approximately 60 percent of the dependent students who qualify for subsidized loans come from families with incomes of less than \$60,000.

The question before us is will we make the student loan debt burden worse by allowing interest rates to double or will we take action to protect low and moderate income students.

We need to act fast. July 1 is only 81 days away. I urge all our colleagues to join us in supporting the Student Loan Affordability Act.

By Mr. LEAHY (for himself and Mr. COONS):

S. 712. A bill to allow acceleration certificates awarded under the Patents for Humanity Program to be transferrable; to the Committee on the Judiciary.

Mr. LEAHY. Mr. President, the American intellectual property system is rightly held as the global standard for promoting innovation and driving economic growth. This is particularly true of our patent system, which was recently updated and strengthened for the 21st century by the Leahy-Smith America Invents Act. The fundamental truth that our Founders recognized more than 200 years ago—that limited exclusive rights for inventors incentivize research and development—continues to benefit consumers and the American economy at large.

These limited rights can also be applied to incentivize research and discoveries that advance humanitarian needs. In my time in the Senate, I have worked to promote policies that encourage intellectual property holders to apply their work to address global humanitarian challenges. Today, I am pleased to join with Senator COONS in reintroducing the Patents for Humanity Program Improvement Act to again advance such policies.

This legislation improves on a program created by the United States Patent and Trademark Office, PTO, last year. The PTO's Patents for Humanity Program provides rewards to selected patent holders who apply their technology to a humanitarian issue that significantly affects the public health or quality of life of an impoverished population. Those who receive the award are given a certificate to accelerate certain PTO processes.

This year, the innovations that received awards touched on critical areas that will help improve the quality of life for people throughout the world. Award winners worked to improve the treatment and diagnosis of devastating diseases, improve nutrition and the environment, and combat the spread of dangerous counterfeit drugs. These are innovations that will make a real difference in the lives of people in the developing world and elsewhere.

Following a Judiciary Committee hearing last year, I asked PTO Director Kappos whether the Patents for Humanity program would be more effective, and more attractive to innovators, if the acceleration certificates awarded were transferable to a third party. He responded that it would, and that it would be particu-

larly beneficial to small businesses. The Patents for Humanity Program Improvement Act makes these acceleration certificates transferrable. It is a straightforward, cost-neutral bill that will strengthen this useful program.

When Congress can establish policies that provide business incentives for humanitarian endeavors, it should not hesitate to act. I urge the Senate to work swiftly to pass this legislation.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 712

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. SHORT TITLE.**

This Act may be cited as the "Patents for Humanity Program Improvement Act of 2013".

**SEC. 2. TRANSFERABILITY OF ACCELERATION CERTIFICATES.**

(a) **IN GENERAL.**—A holder of an acceleration certificate issued pursuant to the Patents for Humanity Program (established in the notice entitled "Humanitarian Awards Pilot Program", published at 77 Fed. Reg. 6544 (February 8, 2012)), or any successor thereto, of the United States Patent and Trademark Office, may transfer (including by sale) the entitlement to such acceleration certificate to another person.

(b) **REQUIREMENT.**—An acceleration certificate transferred under subsection (a) shall be subject to any other applicable limitations under the notice entitled "Humanitarian Awards Pilot Program", published at 77 Fed. Reg. 6544 (February 8, 2012), or any successor thereto.

By Mr. REED (for himself and Mr. WHITEHOUSE):

S. 713. A bill to amend the Magnuson-Stevens Fishery Conservation and Management Act to add Rhode Island to the Mid-Atlantic Fishery Management Council; to the Committee on Commerce, Science, and Transportation.

Mr. REED. Mr. President, today, along with my colleague Senator WHITEHOUSE, I am introducing the Rhode Island Fishermen's Fairness Act of 2013.

For nearly a decade, I have worked to give the fishermen of my state full participation in the management of the fish stocks that they rely on for their livelihoods.

The Magnuson-Stevens Fishery Conservation and Management Act established eight regional fishery management councils to give fishermen and other stakeholders the leading role in developing the fishery management plans for federally-regulated species. As such, the councils have enormous significance on the lives and livelihoods of fishermen. To ensure equitable representation, the statute sets out the states from which appointees are to be drawn for each council.

Under the Magnuson-Stevens Act, the State of Rhode Island was granted

voting membership on the New England Fishery Management Council, NEFMC, as NEFMC-managed stocks represent a significant percentage of landings and revenue for the state. However, while Rhode Island's participation in the New England fishery remains important, its stake in the Mid-Atlantic fishery has become more critical. Yet, it does not have voting representation on the Mid-Atlantic Fishery Management Council, MAFMC, which currently consists of representatives from New York, New Jersey, Delaware, Pennsylvania, Maryland, Virginia, and North Carolina.

Rhode Island's stake in the Mid-Atlantic fishery is hardly incidental. According to National Oceanic and Atmospheric Administration, NOAA, data, Rhode Island accounted for approximately 20 percent of the commercial catch from this fishery in 2012, and its landings are greater than the combined total of landings for the States of New York, Delaware, Pennsylvania, Maryland, Virginia, and North Carolina. In fact, New Jersey is the only state currently represented on the MAFMC that lands more MAFMC-regulated species than Rhode Island.

While Rhode Island is represented on some policy-setting committees on the MAFMC, its position on those committees is not guaranteed nor does the state have a vote on matters as they come before the full council. Having that representation can be critically important to Rhode Island as decisions are made on critical stocks like squid, which comprised 40 percent of the state's annual landings in 2012 according to NOAA data, and is a major part of our commercial fishing sector.

This legislation offers Rhode Island that voice. Following current practice, the Rhode Island Fishermen's Fairness Act would create two seats on the MAFMC for Rhode Island: one seat appointed by the Secretary of Commerce based on recommendations from the Governor of Rhode Island, and a second seat filled by Rhode Island's principal State official with marine fishery management responsibility. To accommodate these new members, the MAFMC would increase in size from 21 voting members to 23.

There is precedent for this type of change. North Carolina was added to the MAFMC through an amendment to the Sustainable Fisheries Act in 1996. Like Rhode Island, a significant proportion of North Carolina's landed fish species were managed by the MAFMC, yet the state had no vote on the council.

With mounting economic, ecological, and regulatory challenges, it is more important than ever that Rhode Island's fishermen have a voice in the management of the fisheries on which they depend. I look forward to working with Senator WHITEHOUSE and my other colleagues to restore a measure of equity to the fisheries management process by passing the Rhode Island Fishermen's Fairness Act.

By Mr. REID:

S. 716. A bill to modify the requirements under the STOCK Act regarding online access to certain financial disclosure statements and related forms; considered and passed.

Mr. REID. Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 716

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

**SECTION 1. MODIFICATIONS OF ONLINE ACCESS TO CERTAIN FINANCIAL DISCLOSURE STATEMENTS AND RELATED FORMS.**

(a) PUBLIC, ONLINE DISCLOSURE OF FINANCIAL DISCLOSURE FORMS.—

(1) IN GENERAL.—Except with respect to financial disclosure forms filed by officers and employees referred to in paragraph (2), section 8(a) and section 11(a) of the STOCK Act (5 U.S.C. App. 105 note) shall not be effective.

(2) EXEMPTED OFFICERS AND EMPLOYEES.—The officer and employees referred to in paragraph (1) are the following:

- (A) The President.
- (B) The Vice President.
- (C) Any Member of Congress.
- (D) Any candidate for Congress.

(E) Any officer occupying a position listed in section 5312 or section 5313 of title 5, United States Code, having been nominated by the President and confirmed by the Senate to that position.

(3) CONFORMING AMENDMENT.—Section 1 of the Act entitled “An Act to change the effective date for the internet publication of certain information to prevent harm to the national security or endangering the military officers and civilian employees to whom the publication requirement applies, and for other purposes” is repealed.

(b) ELECTRONIC FILING AND ONLINE AVAILABILITY.—

(1) FOR MEMBERS OF CONGRESS AND CANDIDATES.—Section 8(b) of the STOCK Act (5 U.S.C. App. 105 note) is amended—

(A) in the heading, by striking “, OFFICERS OF THE HOUSE AND SENATE, AND CONGRESSIONAL STAFF”;

(B) in paragraph (1)—

(i) by striking “18 months after the date of enactment of this Act” and inserting “January 1, 2014”;

(ii) by amending subparagraph (B) to read as follows:

“(B) public access to—

“(i) financial disclosure reports filed by Members of Congress and candidates for Congress,

“(ii) reports filed by Members of Congress and candidates for Congress of a transaction disclosure required by section 103(1) of the Ethics in Government Act of 1978, and

“(iii) notices of extensions, amendments, and blind trusts, with respect to financial disclosure reports described in clauses (i) and (ii),

pursuant to title I of the Ethics in Government Act of 1978 (5 U.S.C. App. 101 et seq.), through databases that are maintained on the official websites of the House of Representatives and the Senate.”;

(C) in paragraph (2)—

(i) by striking the first two sentences; and

(ii) in the last sentence, by striking “under this section” and inserting “under paragraph (1)(B)”;

(D) in paragraph (3), by striking “under this subsection” and inserting “under paragraph (1)(B)”;

(E) in paragraph (4), by inserting “be able to” after “shall”; and

(F) in paragraph (5), by striking “under this subsection” and inserting “under paragraph (1)(B)”.

(2) FOR EXECUTIVE BRANCH OFFICIALS.—Section 11(b) of the STOCK Act (5 U.S.C. App. 105 note) is amended—

(A) in the heading, by striking “EMPLOYEES” and inserting “OFFICIALS”;

(B) in paragraph (1)—

(i) by striking “18 months after the date of enactment of this Act” and inserting “January 1, 2014”;

(ii) by amending subparagraph (B) to read as follows:

“(B) public access to—

“(i) financial disclosure reports filed by the President, the Vice President, and any officer occupying a position listed in section 5312 or section 5313 of title 5, United States Code, having been nominated by the President and confirmed by the Senate to that position,

“(ii) reports filed by any individual described in clause (i) of a transaction disclosure required by section 103(1) of the Ethics in Government Act of 1978, and

“(iii) notices of extensions, amendments, and blind trusts, with respect to financial disclosure reports described in clauses (i) and (ii),

pursuant to title I of the Ethics in Government Act of 1978 (5 U.S.C. App. 101 et seq.), through databases that are maintained on the official website of the Office of Government Ethics.”;

(C) in paragraph (2)—

(i) by striking the first two sentences; and

(ii) in the last sentence, by striking “under this section” and inserting “under paragraph (1)(B)”;

(D) in paragraph (3), by striking “under this subsection” and inserting “under paragraph (1)(B)”;

(E) in paragraph (4), by inserting “be able to” after “shall”; and

(F) in paragraph (5), by striking “under this subsection” and inserting “under paragraph (1)(B)”.

By Mr. DURBIN (for himself, Mr. BOOZMAN, Mr. COONS, Ms. LANDRIEU, and Mr. CARDIN):

S. 718. A bill to create jobs in the United States by increasing United States exports to Africa by at least 200 percent in real dollar value within 10 years, and for other purposes; to the Committee on Foreign Relations.

Mr. DURBIN. Mr. President, I rise to discuss the Increasing American Jobs through Greater Exports to Africa Act of 2013.

I am introducing this bill along with my partners from the last Congress. Senator CHRIS COONS from the State of Delaware is in the Chamber, the chair of the African Affairs Subcommittee of the Senate Foreign Relations Committee. Senators JOHN BOOZMAN, BEN CARDIN, and MARY LANDRIEU have joined us in this bipartisan effort. We expect Representatives CHRIS SMITH and KAREN BASS will soon introduce companion legislation in the House.

This is a very straightforward, commonsense piece of legislation.

It is about creating jobs, American jobs. Every \$1 billion in exports from America supports over 5,000 jobs. This bill seeks to expand U.S. exports specifically to Africa by 200 percent in real dollar value over the next 10 years. The

African market is ripe for greater American commercial engagement. In the past 10 years, people do not believe this, but they should take a look at the facts. In the past 10 years, six of the worlds fastest growing economies were located in Sub-Saharan Africa.

In the next decade, 7 of the top 10 will be in Sub-Saharan Africa. The mental image which most Americans have of Africa is completely out of date. Africa is growing, not only in population but in economic activity. The middle class of Africa is growing as well. Their appetite for goods and service puts an opportunity before us to export from America and to create good jobs in our country with exports to Africa.

In the last decade, the number of Africans with access to the Internet has doubled. From 1998 to today, the number of mobile phones on the continent has grown from 4 million to 500 million. Seventy-eight percent of Africa’s rural population now has access to clean water. Over the last 10 years, real income per person in Africa has increased by more than 30 percent. Positive health outcomes are increasing. Enrollment in school is growing.

These are signs of a growing middle class and what the World Bank has called the brink of an economic takeoff in Africa. As my colleague and friend Senator COONS has noted, in a report he recently released on the topic, economic growth in Africa has risen dramatically in recent years. But the continent’s vast economic potential has not yet been fully realized by the U.S. Government or the American people.

That report from Senator COONS could not have been more timely and accurate as far as I am concerned. I can tell you, American companies are eager to get into the African market. They should be. But they often face a private finance system that is stuck, thinking about Africa through the prism of the past: wars, famine, strongmen dictators.

I have met with these company leaders, large and small companies alike. They tell me the same thing: The U.S. does not have a coordinated strategy for Africa. Others do. China and others are gaining a foothold in Africa at the expense of our workers. Yesterday, the Ambassador from Algeria came to see me. It is a country that has a fascinating background, colonized like most of the countries in Africa. It went through a storied period of independence in the 1960s and has French roots. The Ambassador said: We pride ourselves, we believe we speak better French than the people living in France. That is their past.

I asked them about their future. I said: What is the presence of China in Algeria today? He said: It is a growing presence. When it comes to the infrastructure of Algeria, it is China that is playing a major role. It is China that is loaning the money to Algeria to build the roads and the bridges and the airports. But there is a catch. You want

to borrow the money from China? There will be Chinese architects, Chinese engineers, Chinese contractors, and half the workforce will be Chinese.

Pretty soon they will have become part of Algeria. The next time there is a decision, whether it is for a telecommunications system, whatever it might be, you can bet the Chinese, with a history of working with the Algerian Government, will be first in line.

They know what is happening there. Africa is developing its economy and they are part of it. They see Africa from two or three different perspectives. First, obviously, it is an opportunity to sell things. It is a market. Second, it can provide basic resources and energy needed by the Chinese. Third, as the middle class grows in each of these countries, the appetite for more and more economic activity will grow.

There was a time when America knew that too. There was a time when we visited the four corners of the world looking for those same opportunities. We are sitting back now and watching. As we watch, China is moving. As I have said many times, the U.S. system of export, promotion, and finance is so poorly coordinated that it is a shame we are losing so many opportunities.

We have dozens of government agencies that are supposed to be working on this problem. I called many of them in my office. It was the first time some of them had met one another. They are supposed to be working together. This bill we are introducing will fix it. It would require a coordinated government strategy to help increase U.S. exports to Africa.

Responsibility for overseeing the implementation of this strategy would be vested in a single position, one coordinator. No more agencies tripping over one another. No more competing priorities. Every day we delay, China and, I might add, India and others will fill the void if America does not step forward.

Since 2009, China has been Africa's largest trading partner. It has flooded the continent with billions of dollars building high-profile construction projects. Often the assistance comes in the form of concessional loans, loans that, frankly, suggest you can borrow \$100 million, you only have to pay back \$70 million. That practice distorts markets, puts our companies in America at a disadvantage.

Between 2008 and 2010, China provided more to the developing world than the World Bank, to the tune of \$110 billion. Currently, China's exports to Africa outnumber America's three to one. The Chinese get it. Should America not get it? Through this engagement, the Chinese are becoming major players all over Africa. I defy you to find a country in Africa where the Chinese are not already a part of the economy and part of the economic conversation.

Recently, Senegal's President Macky Sall told President Obama exactly that in a meeting at the White House, argu-

ing the West should pay as much attention to Africa as China does. I have heard the same thing firsthand, not just from the Algerian Ambassador but from the former President of Ethiopia. Across the continent, it is the same question: Where is the United States?

This bill answers the question. No longer would Africans wonder why American companies were not doing business there. The bill bolsters U.S. Government ability to support these companies, maintains a solid presence of U.S. commercial Foreign Service officers. It is going to help small and medium businesses in the United States compete in Africa. It will increase the focus of the Export-Import Bank, giving it greater incentive to aggressively counter those concessional loans. It will help the Export-Import Bank and the Overseas Private Investment Corporation more quickly process applications so we can be competitive.

Last Congress we almost passed this bill. One would almost think that it is a no-brainer. But, unfortunately, we did not. One Senator objected. He had the courage to come to the floor and voice his objections. I appreciate that very much. But at the same time, on the other side of the aisle, Senators JOHNSON, COBURN, and CORKER were working with me to pass the bill. So we have not given up on making this a successful bipartisan effort.

I think the United States cannot stand by the sidelines just to say we believe in a market economy, get the government out of the picture is to overlook the obvious. The Chinese Government is in the picture, and they are running circles around American companies because of it. In thinking about the issue, we must also not ignore the interests of the Africans themselves—something sometimes our competitors do not focus on.

Chinese engagement comes with a price. China gobbles up natural resources that are needed many times for that growing domestic economy. The infrastructure projects, as I mentioned, often come with Chinese professionals: architects and engineers and workers. When local labor is used, African workers often suffer poor labor standards, if the Chinese are in charge. Environmental standards are ignored. They should be a priority all over the world. We also have to factor in the cost of having to replace products and goods much sooner because, sadly, the Chinese workmanship as well as the quality of their goods does not match what the United States can bring.

I also wish to mention a growing problem that stems from China's presence in Africa; that is, the resurgence of elephant poaching and ivory trafficking. Several recent New York Times articles have highlighted tens of thousands of elephants have been slaughtered.

One may say: I thought we solved this a few years ago with a worldwide ivory ban. It turns out ivory is so popular in the Chinese culture in part of

its burgeoning population, one item is sought as an ultimate status symbol in China: Ivory. Reports are that as much as 70 percent of the ivory harvested from slaughtered elephants is smuggled to China. In fact, there is growing evidence that ivory poaching actually increases in elephant-rich areas where the Chinese construction workers are building roads.

Even more troubling, the Chinese demand for ivory funds some of the most despicable actors in Africa. Much of the proceeds from the illegal ivory trade ended up in the hands of Joseph Kony and his murderous group the Lord's Resistance Army. I recently went to Uganda and met two of the victims of Joseph Kony. He is a madman. He has used his beatific visions to generate an Army of slaves, literally soldier slaves. I met one of them, a young man who was dragged out of his African village in Uganda.

Everybody was lined up at the village as Kony and his soldiers stood around with their automatic weapons. They said to this young man: You are going to join our army here or we are going to kill you. Before you join the army, though, there is one thing we have to ask you: Who would you spare among the members of your family here? We are going to kill the rest of them. Which one would you spare?

The young man said, after some hesitation: My father. They walked over and killed his father first. That is the kind of ruthless madman we are dealing with in Joseph Kony. Believe me, President Obama has recently put a target on his back. We are going after this man. We have driven him out of Uganda. We believe he is in the Central African Republic. I saw firsthand while visiting there what we are doing to make sure his reign of terror comes to an end very quickly.

It turns out Kony's reign of terror has been fed and financed by the Chinese demand for ivory. He is poaching ivory from the elephants, slaughtering them in the area and using this ivory to keep his men in arms and for their reign of terror to continue.

The Increasing American Jobs Through Greater Exports to Africa Act has something for everyone to support. It is good for the American economy, helps U.S. businesses create jobs, it is good for U.S. foreign policy, keeps America in a position of global leadership. It is good for the people of Africa by making superior American products and services the standard in their future.

I urge my colleagues to sign on to support this important effort. While we wait and do nothing, the Chinese are acting every single day and America is falling further and further behind.

Mr. President, I ask unanimous consent that the text of the bill be printed in the RECORD.

There being no objection, the text of the bill was ordered to be printed in the RECORD, as follows:

S. 718

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

**SECTION 1. SHORT TITLE.**

This Act may be cited as the “Increasing American Jobs Through Greater Exports to Africa Act of 2013”.

**SEC. 2. FINDINGS; PURPOSE.**

(a) FINDINGS.—Congress makes the following findings:

(1) Export growth helps United States businesses grow and create American jobs. In 2011, United States exports supported 9,700,000 jobs and 97.8 percent of United States exports came from small- and medium-sized businesses in 2010.

(2) The more than 20 Federal agencies that are involved in export promotion and financing are not sufficiently coordinated to adequately expand United States commercial exports to Africa.

(3) The President has taken steps to improve how the United States Government supports American businesses by mandating an executive review across agencies and a new Doing Business in Africa initiative, but a substantially greater high-level focus on Africa is needed.

(4) Many other countries have trade promotion programs that aggressively compete against United States exports in Africa and around the world. For example, in 2010, medium- and long-term official export credit general volumes from the Group of 7 countries (Canada, France, Germany, Italy, Japan, the United Kingdom, and the United States) totaled \$65,400,000,000. Germany provided the largest level of support at \$22,500,000,000, followed by France at \$17,400,000,000 and the United States at \$13,000,000,000. Official export credit support by emerging market economies such as Brazil, China, and India are significant as well.

(5) Between 2008 and 2010, China alone provided more than \$110,000,000,000 in loans to the developing world, and, in 2009, China surpassed the United States as the leading trade partner of African countries. In the last 10 years, African trade with China has increased from \$11,000,000,000 to \$166,000,000,000.

(6) The Export-Import Bank of the United States substantially increased lending to United States businesses focused on Africa from \$400,000,000 in 2009 to \$1,400,000,000 in 2011, but the Export-Import Bank of China dwarfed this effort with an estimated \$12,000,000,000 worth of financing. Overall, China is outpacing the United States in selling goods to Africa at a rate of 3 to 1.

(7) Other countries such as India, Turkey, Russia, and Brazil are also aggressively seeking markets in Africa using their national export banks to provide concessional assistance.

(8) The Chinese practice of concessional financing runs contrary to the principles of the Organization of Economic Co-operation and Development related to open market rates, undermines naturally competitive rates, and can allow governments in Africa to overlook the troubling record on labor practices, human rights, and environmental impact.

(9) As stated in a recent report entitled “Embracing Africa’s Economic Potential” by Senator Chris Coons, “Economic growth in Africa has risen dramatically, but the continent’s vast economic potential has not yet been fully realized by the U.S. Government or the American private sector.”

(10) The African continent is undergoing a period of rapid growth and middle class development, as seen from major indicators such as Internet use, clean water access, and real income growth. In the last decade alone,

the percentage of the population with access to the Internet has doubled. Seventy-eight percent of Africa’s rural population now has access to clean water. Over the past 10 years, real income per person in Africa has grown by more than 30 percent.

(11) Economists have designated Africa as the “next frontier market”, with profitability of many African firms and growth rates of African countries exceeding global averages in recent years. Countries in Africa have a collective spending power of almost \$9,000,000,000,000 and a gross domestic product of \$1,600,000,000,000, which are projected to double in the next 10 years.

(12) In the past 10 years, Africa has been home to 6 of the 10 fastest growing economies in the world. Sub-Saharan Africa is projected to have the fastest growing economies in the world over the next 10 years, with 7 of the 10 fastest growing economies located in sub-Saharan Africa.

(13) When countries such as China assist with large-scale government projects, they also gain an upper hand in relations with African leaders and access to valuable commodities such as oil and copper, typically without regard to environmental, human rights, labor, or governance standards.

(14) Unless the United States can offer competitive financing for its firms in Africa, it will be deprived of opportunities to participate in African efforts to close the continent’s significant infrastructure gap that amounts to an estimated \$100,000,000,000.

(b) PURPOSE.—The purpose of this Act is to create jobs in the United States by expanding programs that will result in increasing United States exports to Africa by 200 percent in real dollar value within 10 years.

**SEC. 3. DEFINITIONS.**

In this Act:

(1) AFRICA.—The term “Africa” refers to the entire continent of Africa and its 54 countries, including the Republic of South Sudan.

(2) AFRICAN DIASPORA.—The term “African diaspora” means the people of African origin living in the United States, irrespective of their citizenship and nationality, who are willing to contribute to the development of Africa.

(3) AGOA.—The term “AGOA” means the African Growth and Opportunity Act (19 U.S.C. 3701 et seq.).

(4) APPROPRIATE CONGRESSIONAL COMMITTEES.—The term “appropriate congressional committees” means—

(A) the Committee on Appropriations, the Committee on Banking, Housing, and Urban Affairs, the Committee on Foreign Relations, and the Committee on Finance of the Senate; and

(B) the Committee on Appropriations, the Committee on Energy and Commerce, the Committee on Financial Services, the Committee on Foreign Affairs, and the Committee on Ways and Means of the House of Representatives.

(5) DEVELOPMENT AGENCIES.—The term “development agencies” includes the Department of State, the United States Agency for International Development (USAID), the Millennium Challenge Corporation (MCC), the Overseas Private Investment Corporation (OPIC), the United States Trade and Development Agency (USTDA), the United States Department of Agriculture (USDA), and relevant multilateral development banks.

(6) TRADE POLICY STAFF COMMITTEE.—The term “Trade Policy Staff Committee” means the Trade Policy Staff Committee established pursuant to section 2002.2 of title 15, Code of Federal Regulations, and is composed of representatives of Federal agencies in charge of developing and coordinating

United States positions on international trade and trade-related investment issues.

(7) MULTILATERAL DEVELOPMENT BANKS.—The term “multilateral development banks” has the meaning given that term in section 1701(c)(4) of the International Financial Institutions Act (22 U.S.C. 262r(c)(4)) and includes the African Development Foundation.

(8) SUB-SAHARAN REGION.—The term “sub-Saharan region” refers to the 49 countries listed in section 107 of the African Growth and Opportunity Act (19 U.S.C. 3706) and includes the Republic of South Sudan.

(9) TRADE PROMOTION COORDINATING COMMITTEE.—The term “Trade Promotion Coordinating Committee” means the Trade Promotion Coordinating Committee established by Executive Order 12870 (58 Fed. Reg. 51753).

(10) UNITED STATES AND FOREIGN COMMERCIAL SERVICE.—The term “United States and Foreign Commercial Service” means the United States and Foreign Commercial Service established by section 2301 of the Export Enhancement Act of 1988 (15 U.S.C. 4721).

**SEC. 4. STRATEGY.**

(a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the President shall establish a comprehensive United States strategy for public and private investment, trade, and development in Africa.

(b) FOCUS OF STRATEGY.—The strategy required by subsection (a) shall focus on—

(1) increasing exports of United States goods and services to Africa by 200 percent in real dollar value within 10 years from the date of the enactment of this Act;

(2) promoting the alignment of United States commercial interests with development priorities in Africa;

(3) developing relationships between the governments of countries in Africa and United States businesses that have an expertise in such issues as infrastructure development, technology, telecommunications, energy, and agriculture;

(4) improving the competitiveness of United States businesses in Africa, including the role the African diaspora can play in enhancing such competitiveness;

(5) exploring ways that African diaspora remittances can help communities in Africa tackle economic, development, and infrastructure financing needs;

(6) promoting economic integration in Africa through working with the subregional economic communities, supporting efforts for deeper integration through the development of customs unions within western and central Africa and within eastern and southern Africa, eliminating time-consuming border formalities into and within these areas, and supporting regionally based infrastructure projects;

(7) encouraging a greater understanding among United States business and financial communities of the opportunities Africa holds for United States exports;

(8) fostering partnership opportunities between United States and African small- and medium-sized enterprises; and

(9) monitoring—

(A) market loan rates and the availability of capital for United States business investment in Africa;

(B) loan rates offered by the governments of other countries for investment in Africa; and

(C) the policies of other countries with respect to export financing for investment in Africa that are predatory or distort markets.

(c) CONSULTATIONS.—In developing the strategy required by subsection (a), the President shall consult with—

(1) Congress;

(2) each agency that is a member of the Trade Promotion Coordinating Committee;

(3) the relevant multilateral development banks, in coordination with the Secretary of the Treasury and the respective United States Executive Directors of such banks;

(4) each agency that participates in the Trade Policy Staff Committee;

(5) the President's National Export Council;

(6) each of the development agencies;

(7) any other Federal agencies with responsibility for export promotion or financing and development; and

(8) the private sector, including businesses, nongovernmental organizations, and African diaspora groups.

(d) SUBMISSION TO CONGRESS.—

(1) STRATEGY.—Not later than 180 days after the date of the enactment of this Act, the President shall submit to Congress the strategy required by subsection (a).

(2) PROGRESS REPORT.—Not later than 3 years after the date of the enactment of this Act, the President shall submit to Congress a report on the implementation of the strategy required by subsection (a).

(3) CONTENT OF REPORT.—The report required by paragraph (2) shall include an assessment of the extent to which the strategy required by subsection (a)—

(A) has been successful in developing critical analyses of policies to increase exports to Africa;

(B) has been successful in increasing the competitiveness of United States businesses in Africa;

(C) has been successful in creating jobs in the United States, including the nature and sustainability of such jobs;

(D) has provided sufficient United States Government support to meet third country competition in the region;

(E) has been successful in helping the African diaspora in the United States participate in economic growth in Africa;

(F) has been successful in promoting economic integration in Africa; and

(G) has made a meaningful contribution to the transformation of Africa and its full integration into the 21st century world economy, not only as a supplier of primary products but also as full participant in international supply and distribution chains and as a consumer of international goods and services.

#### SEC. 5. SPECIAL AFRICA STRATEGY COORDINATOR.

The President shall designate an individual to serve as Special Africa Export Strategy Coordinator—

(1) to oversee the development and implementation of the strategy required by section 4; and

(2) to coordinate with the Trade Promotion Coordinating Committee, (the interagency AGOA committees), and development agencies with respect to developing and implementing the strategy.

#### SEC. 6. TRADE MISSION TO AFRICA.

It is the sense of Congress that, not later than 1 year after the date of the enactment of this Act, the Secretary of Commerce and other high-level officials of the United States Government with responsibility for export promotion, financing, and development should conduct a joint trade mission to Africa.

#### SEC. 7. PERSONNEL.

(a) UNITED STATES AND FOREIGN COMMERCIAL SERVICE.—

(1) IN GENERAL.—The Secretary of Commerce shall ensure that not less than 10 total United States and Foreign Commercial Service officers are assigned to Africa for each of the first 5 fiscal years beginning after the date of the enactment of this Act.

(2) ASSIGNMENT.—The Secretary shall, in consultation with the Trade Promotion Co-

ordinating Committee and the Special Africa Export Strategy Coordinator, assign the United States and Foreign Commercial Service officers described in paragraph (1) to United States embassies in Africa after conducting a timely resource allocation analysis that represents a forward-looking assessment of future United States trade opportunities in Africa.

(3) MULTILATERAL DEVELOPMENT BANKS.—

(A) IN GENERAL.—As soon as practicable after the date of the enactment of this Act, the Secretary of Commerce shall, using existing staff, assign not less than 1 full-time United States and Foreign Commercial Service officer to the office of the United States Executive Director at the World Bank and the African Development Bank.

(B) RESPONSIBILITIES.—Each United States and Foreign Commercial Service officer assigned under subparagraph (A) shall be responsible for—

(i) increasing the access of United States businesses to procurement contracts with the multilateral development bank to which the officer is assigned; and

(ii) facilitating the access of United States businesses to risk insurance, equity investments, consulting services, and lending provided by that bank.

(b) EXPORT-IMPORT BANK OF THE UNITED STATES.—Of the amounts collected by the Export-Import Bank that remain after paying the expenses the Bank is authorized to pay from such amounts for administrative expenses, the Bank shall use sufficient funds to do the following:

(1) Increase the number of staff dedicated to expanding business development for Africa, including increasing the number of business development trips the Bank conducts to Africa and the amount of time staff spends in Africa to meet the goals set forth in section 9 and paragraph (4) of section 6(a) of the Export-Import Bank of 1945, as added by section 9(a)(2).

(2) Maintain an appropriate number of employees of the Bank assigned to United States field offices of the Bank to be distributed as geographically appropriate through the United States. Such offices shall coordinate with the related export efforts undertaken by the Small Business Administration regional field offices.

(3) Upgrade the Bank's equipment and software to more expeditiously, effectively, and efficiently process and track applications for financing received by the Bank.

(c) OVERSEAS PRIVATE INVESTMENT CORPORATION.—

(1) STAFFING.—Of the net offsetting collections collected by the Overseas Private Investment Corporation used for administrative expenses, the Corporation shall use sufficient funds to increase by not more than 5 the staff needed to promote stable and sustainable economic growth and development in Africa, to strengthen and expand the private sector in Africa, and to facilitate the general economic development of Africa, with a particular focus on helping United States businesses expand into African markets.

(2) REPORT.—The Corporation shall report to the appropriate congressional committees on whether recent technology upgrades have resulted in more effective and efficient processing and tracking of applications for financing received by the Corporation.

(3) CERTAIN COSTS NOT CONSIDERED ADMINISTRATIVE EXPENSES.—For purposes of this subsection, systems infrastructure costs associated with activities authorized by title IV of chapter 2 of part I of the Foreign Assistance Act of 1961 (22 U.S.C. 231 et seq.) shall not be considered administrative expenses.

(d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed as permitting

the reduction of Department of Commerce, Department of State, Export Import Bank, or Overseas Private Investment Corporation personnel or the alteration of planned personnel increases in other regions, except where a personnel decrease was previously anticipated or where decreased export opportunities justify personnel reductions.

#### SEC. 8. TRAINING.

The President shall develop a plan—

(1) to standardize the training received by United States and Foreign Commercial Service officers, economic officers of the Department of State, and economic officers of the United States Agency for International Development with respect to the programs and procedures of the Export-Import Bank of the United States, the Overseas Private Investment Corporation, the Small Business Administration, and the United States Trade and Development Agency; and

(2) to ensure that, not later than 1 year after the date of the enactment of this Act—

(A) all United States and Foreign Commercial Service officers that are stationed overseas receive the training described in paragraph (1); and

(B) in the case of a country to which no United States and Foreign Commercial Service officer is assigned, any economic officer of the Department of State stationed in that country shall receive that training.

#### SEC. 9. EXPORT-IMPORT BANK FINANCING.

(a) FINANCING FOR PROJECTS IN AFRICA.—

(1) SENSE OF CONGRESS.—It is the sense of Congress that foreign export credit agencies are providing non-OECD arrangement compliant financing in Africa, which is trade distorting and threatens United States jobs.

(2) IN GENERAL.—Section 6(a) of the Export-Import Bank Act of 1945 (12 U.S.C. 635e(a)) is amended by adding at the end the following:

“(4) PERCENT OF FINANCING TO BE USED FOR PROJECTS IN AFRICA.—The Bank shall, to the extent that there are acceptable final applications, increase the amount it finances to Africa over the prior year's financing for each of the first five fiscal years beginning after the date of the enactment of the Increasing American Jobs Through Greater Exports to Africa Act of 2013.”

(3) REPORT.—Not later than 1 year after the date of the enactment of this Act, and annually thereafter for 5 years, the Export-Import Bank shall report to the Committee on Banking, Housing, and Urban Affairs, the Committee on Foreign Relations, and the Committee on Appropriations of the Senate and the Committee on Financial Services, the Committee on Foreign Affairs, and the Committee on Appropriations of the House of Representatives if the Bank has not used at least 10 percent of its lending capabilities for projects in Africa as described in paragraph (4) of section 6(a) of the Export-Import Bank of 1945, as added by paragraph (2). The report shall include the reasons why the Bank failed to reach this goal and a description of all final applications for projects in Africa that were deemed unworthy of Bank support.

(b) AVAILABILITY OF PORTION OF CAPITALIZATION TO COMPETE AGAINST FOREIGN CONCESSIONAL LOANS.—

(1) IN GENERAL.—The Bank shall make available annually such amounts as are necessary for loans that counter trade distorting non-OECD arrangement compliant financing or preferential, tied aid, or other related non-market loans offered by other nations for which United States companies are also competing or interested in competing.

(2) REPORT.—Not later than 1 year after the date of the enactment of this Act, and annually thereafter for 5 years, the Export-Import Bank shall submit to the Committee on Banking, Housing, and Urban Affairs, the

Committee on Foreign Relations, and the Committee on Appropriations of the Senate and the Committee on Financial Services, the Committee on Foreign Affairs, and the Committee on Appropriations of the House of Representatives a report on all loans made or rejected that were considered to counter non-OECD arrangement compliant financing offered by other nations to its firms. The report shall not disclose any information that is confidential or business proprietary, or that would violate section 1905 of title 18, United States Code (commonly referred to as the "Trade Secrets Act"). The report shall include a description of trade distorting non-OECD arrangement compliant financing loans made by other countries during that fiscal year to firms that competed against the United States firms.

#### SEC. 10. SMALL BUSINESS ADMINISTRATION.

Section 22(b) of the Small Business Act (15 U.S.C. 649(b)) is amended—

(1) in the matter preceding paragraph (1), by inserting "the Trade Promotion Coordinating Committee," after "Director of the United States Trade and Development Agency,"; and

(2) in paragraph (3), by inserting "regional offices of the Export-Import Bank," after "Retired Executives,".

#### SEC. 11. BILATERAL, SUBREGIONAL AND REGIONAL, AND MULTILATERAL AGREEMENTS.

Where applicable, the President shall explore opportunities to negotiate bilateral, subregional, and regional agreements that encourage trade and eliminate nontariff barriers to trade between countries, such as negotiating investor friendly double-taxation treaties and investment promotion agreements. United States negotiators in multilateral forum should take into account the objectives of this Act. To the extent any such agreements exist between the United States and an African country, the President shall ensure that the agreement is being implemented in a manner that maximizes the positive effects for United States trade, export, and labor interests as well as the economic development of the countries in Africa.

Mr. COONS. I rise to thank Senator DURBIN of Illinois for his leadership on these vital issues. You just heard in the comments he made the reach and scope of his vision. I am so impressed with the breadth and depth of his engagement first on behalf of American workers.

The Senator recognizes so clearly that 95 percent of the world's consumers live outside our country, and we have to have a coordinated, capable, competent export strategy in order to continue to access the most promising, most rapidly growing markets in Africa. The 54 countries of the continent of Africa provide enormous opportunity as their growing middle class, increasing access to their human and mineral and natural resources create opportunities for us to grow jobs in the United States.

Nearly 10 million new jobs are supported in the United States by exports to the rest of the world. But as Senator DURBIN has wisely seen and pointed out, our competitors are beating us in the race to access these great opportunities. The Chinese, the Brazilians, the Russians, the Indians, in every country on the continent they are present, they are investing, and they are growing.

Senator DURBIN rightly recognized that China has eclipsed the United States as the leading trading partner for Africa. There are real consequences for Africans and for African countries because, sadly, often Chinese investments bring with them Chinese contractors, workers, and a different approach to values: priority in terms of development, a lack of focus on transparency, on human rights, on the environment. As Senator DURBIN detailed in his comments, the consequences can even be so far-reaching as conservation and the impact on wildlife and the ultimate consequences of supporting the worst actors on the continent, folks such as Joseph Kony.

But let me turn, if I might briefly, to the bill which I am proud to cosponsor with Senator DURBIN, which focuses on trying to ensure that more than 10 U.S. Government agencies responsible for export promotion have a coordinated strategy. One of the principal points of Senator DURBIN's bill, which I am proud to cosponsor, challenges the executive branch to sustain and increase our investment in the Foreign Commercial Service, to sustain and increase our resources through entities such as OPIC and Ex-Im and ask the executive branch to create a coordinator to ensure that all of this is done responsibly and in a cost-effective way.

Other things I mentioned in the trade report, which Senator DURBIN was kind enough to quote and to reference, are that in the United States we have an enormous African community which can be strategically vital as American businesses seek to access these growing opportunities across the continent of Africa.

We also look to bolster support for agencies that finance U.S. commercial engagement overseas. Our competitors—in particular, the Chinese—have a very different approach to financing exports. The United States needs to better coordinate and align to act as one Nation.

The goal that is set in this legislation—a 200-percent increase—is an ambitious goal. The goal is to increase U.S. exports to Africa in the next 10 years. If we were to accomplish this goal in a cost-effective way—through more responsibly coordinating the investments we are already making in these Federal agencies to better coordinate the private sector efforts of the United States—think of how many jobs we might create, how many countries we might better connect to the United States. Think of how many towns and workplaces across this country would benefit.

I thank Senator DURBIN today for his leadership, the clarity of his vision, and the breadth of his engagement and investment of time. Someone in his position has so many other issues on which he could be investing his time. Over his entire service here in the Senate of the United States, he has been passionate about clean water for the continent of Africa and passionate

about high-quality jobs for the workers of the United States. In this bill he finds a way to make good on both of those passions, improving the lives of Africans across a growing continent and improving the lives of workers across our Nation.

I thank the Senator for his leadership, and I am proud to join him today in cosponsoring this reintroduced bipartisan, soon-to-be bicameral, commonsense bill. Let's hope all of our colleagues will help to take it up and pass it in this Congress.

Mr. BOOZMAN. Mr. President, I would like to thank the Senator from Illinois not only for the chance to help with this effort, but more importantly for his steadfast work to strengthen our bond with the countries of Africa.

We were on the floor last year talking about the importance of this bill—the importance of creating a comprehensive trade strategy with Africa. I know the Senator from Illinois made a valiant effort to get our bill through at the end of the last Congress, but he ran into some resistance. It is my hope that as we re-introduce this bill, we can assuage any outstanding concerns and get this bill passed early in this session.

As the Senator from Illinois stated, Africa is home to many of the few emerging bright spots in a tough global economy. In fact, an article from *The Economist* this week called it the "hottest frontier." They are right. Within the next decade, Africa will be home to 7 of the 10 fastest growing economies in the world—Nigeria, Ethiopia, Chad, Rwanda, Mozambique and Angola. The *Economist* article pointed out that by 2020, more than half of African households will have enough income to spend some on non-essentials and that within three decades, the continent will have a larger working age population than China.

When I served in the House, I was on the Africa Subcommittee and traveled often to the continent. I still make trips there to visit with their leaders and the top issue on every meeting agenda continues to be trade. Many African leaders are very concerned about China's increasing footprint in Africa and want the U.S. to be more engaged and involved in their economies.

So, the eagerness and willingness to be good trade partners on the part of African nations is there. They want our goods and services because Africans know they are high quality. The desire for American products, along with our ideals, is strong. The only thing missing is a cohesive strategy on our end. That is what we are aiming to create with this legislation.

This bill will develop a comprehensive strategy to create American jobs by increasing exports of U.S. goods and services to Africa by at least 200 percent in real dollar value over the next 10 years. It increases our ability to help U.S. companies expand into African markets without adding to our debt. So it is a win-win for our economy. It will create jobs here at home

and bring in additional income instead of increasing our debt.

When we talk about job creation, free and fair trade is a vital component to a successful plan. Sixty percent of American exports came from small and medium size businesses. That is huge. Small business is the backbone of our economy. The bottom line is that trade equals jobs.

As I already mentioned, China is bullish on Africa. We need to be too. China is outpacing us in exports to Africa by an alarming 3 to 1 pace. By 2009, China had surpassed us as the African continent's largest trading partner. This bill lets us establish a plan that will allow us to compete with nations like China that are already extremely active in the African market. And that will help our small companies create jobs.

My home State, Arkansas, stands to benefit greatly through the creation of a comprehensive trade plan with Africa. Free and fair trade is an important component to our State's economy. Arkansas exported \$5.6 billion in merchandise overseas in 2011, up 7 percent from the previous year. In 2008, over 1,500 companies exported goods from Arkansas. Over 1/3 of exports were from small and medium-sized businesses with fewer than 500 employees. An effective trade strategy with African nations will help us build on that significantly.

So again, increased trade equals increased jobs at home. America needs jobs. That is what this bill is about. That is why we need to move it quickly in this session.

#### SUBMITTED RESOLUTIONS

#### SENATE RESOLUTION 96—RECOGNIZING THE CELEBRATION OF NATIONAL STUDENT EMPLOYMENT WEEK AT THE UNIVERSITY OF MINNESOTA DULUTH

Ms. KLOBUCHAR submitted the following resolution; which was referred to the Committee on Health, Education, Labor, and Pensions:

S. RES. 96

Whereas National Student Employment Week offers the University of Minnesota Duluth the opportunity to recognize students who work while attending college;

Whereas the University of Minnesota Duluth is committed to increasing awareness of student employment as an educational experience for students and as an alternative to financial aid;

Whereas there are nearly 1,500 student employees at the University of Minnesota Duluth;

Whereas the University of Minnesota Duluth recognizes the importance of student employees to their employers; and

Whereas National Student Employment Week is celebrated the week of April 8 through 12, 2013; Now, therefore, be it

*Resolved*, That the Senate recognizes the celebration of National Student Employment Week at the University of Minnesota Duluth.

#### AMENDMENTS SUBMITTED AND PROPOSED

SA 711. Mrs. FEINSTEIN (for herself, Mr. SCHUMER, Mr. DURBIN, Mr. WHITEHOUSE, Ms. KLOBUCHAR, Mr. FRANKEN, Mr. BLUMENTHAL, Mr. LEVIN, Mr. HARKIN, Mr. ROCKEFELLER, Ms. MIKULSKI, Mrs. BOXER, Mr. REED, Mr. CARPER, Mr. LAUTENBERG, Mr. MENENDEZ, Mr. CARDIN, Mrs. GILLIBRAND, Mr. SCHATZ, Mr. MURPHY, Ms. HIRONO, Ms. WARREN, and Mr. COWAN) submitted an amendment intended to be proposed by her to the bill S. 649, to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes; which was ordered to lie on the table.

SA 712. Mrs. FEINSTEIN (for herself, Mr. WHITEHOUSE, Mr. MENENDEZ, and Mr. BLUMENTHAL) submitted an amendment intended to be proposed by her to the bill S. 649, supra; which was ordered to lie on the table.

SA 713. Mr. LEAHY (for himself, Ms. COLLINS, and Mr. KING) submitted an amendment intended to be proposed by him to the bill S. 649, supra; which was ordered to lie on the table.

SA 714. Mr. BLUMENTHAL (for Mr. LAUTENBERG (for himself, Mrs. FEINSTEIN, Mr. BLUMENTHAL, Mr. MURPHY, Mr. WHITEHOUSE, Mr. COWAN, Ms. HIRONO, Mr. KAINE, Mr. ROCKEFELLER, Mr. MERKLEY, Mrs. BOXER, Mr. CARPER, Ms. WARREN, Mr. LEVIN, Mr. DURBIN, Ms. KLOBUCHAR, Mr. MENENDEZ, Mrs. GILLIBRAND, Mr. FRANKEN, Mr. CARDIN, Mr. SCHUMER, and Mr. HARKIN)) submitted an amendment intended to be proposed by Mr. BLUMENTHAL to the bill S. 649, supra; which was ordered to lie on the table.

SA 715. Mr. MANCHIN (for himself, Mr. TOOMEY, Mr. KIRK, and Mr. SCHUMER) proposed an amendment to the bill S. 649, supra.

#### TEXT OF AMENDMENTS

**SA 711.** Mrs. FEINSTEIN (for herself, Mr. SCHUMER, Mr. DURBIN, Mr. WHITEHOUSE, Ms. KLOBUCHAR, Mr. FRANKEN, Mr. BLUMENTHAL, Mr. LEVIN, Mr. HARKIN, Mr. ROCKEFELLER, Ms. MIKULSKI, Mrs. BOXER, Mr. REED, Mr. CARPER, Mr. LAUTENBERG, Mr. MENENDEZ, Mr. CARDIN, Mrs. GILLIBRAND, Mr. SCHATZ, Mr. MURPHY, Ms. HIRONO, Ms. WARREN, and Mr. COWAN) submitted an amendment intended to be proposed by her to the bill S. 649, to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

#### TITLE IV—ASSAULT WEAPONS BAN

##### SEC. 401. SHORT TITLE.

This title may be cited as the "Assault Weapons Ban of 2013".

##### SEC. 402. DEFINITIONS.

(a) IN GENERAL.—Section 921(a) of title 18, United States Code, is amended—

(1) by inserting after paragraph (29) the following:

"(30) The term 'semiautomatic pistol' means any repeating pistol that—

"(A) utilizes a portion of the energy of a firing cartridge to extract the fired cartridge case and chamber the next round; and

"(B) requires a separate pull of the trigger to fire each cartridge.

"(31) The term 'semiautomatic shotgun' means any repeating shotgun that—

"(A) utilizes a portion of the energy of a firing cartridge to extract the fired cartridge case and chamber the next round; and

"(B) requires a separate pull of the trigger to fire each cartridge.";

(2) by adding at the end the following:

"(36) The term 'semiautomatic assault weapon' means any of the following, regardless of country of manufacture or caliber of ammunition accepted:

"(A) A semiautomatic rifle that has the capacity to accept a detachable magazine and any 1 of the following:

"(i) A pistol grip.

"(ii) A forward grip.

"(iii) A folding, telescoping, or detachable stock.

"(iv) A grenade launcher or rocket launcher.

"(v) A barrel shroud.

"(vi) A threaded barrel.

"(B) A semiautomatic rifle that has a fixed magazine with the capacity to accept more than 10 rounds, except for an attached tubular device designed to accept, and capable of operating only with, .22 caliber rimfire ammunition.

"(C) Any part, combination of parts, component, device, attachment, or accessory that is designed or functions to accelerate the rate of fire of a semiautomatic rifle but not convert the semiautomatic rifle into a machinegun.

"(D) A semiautomatic pistol that has the capacity to accept a detachable magazine and any 1 of the following:

"(i) A threaded barrel.

"(ii) A second pistol grip.

"(iii) A barrel shroud.

"(iv) The capacity to accept a detachable magazine at some location outside of the pistol grip.

"(v) A semiautomatic version of an automatic firearm.

"(E) A semiautomatic pistol with a fixed magazine that has the capacity to accept more than 10 rounds.

"(F) A semiautomatic shotgun that has any 1 of the following:

"(i) A folding, telescoping, or detachable stock.

"(ii) A pistol grip.

"(iii) A fixed magazine with the capacity to accept more than 5 rounds.

"(iv) The ability to accept a detachable magazine.

"(v) A forward grip.

"(vi) A grenade launcher or rocket launcher.

"(G) Any shotgun with a revolving cylinder.

"(H) All of the following rifles, copies, duplicates, variants, or altered facsimiles with the capability of any such weapon thereof:

"(i) All AK types, including the following:  
 "(I) AK, AK47, AK47S, AK-74, AKM, AKS, ARM, MAK90, MISR, NHM90, NHM91, Rock River Arms LAR-47, SA85, SA93, Vector Arms AK-47, VEPR, WASR-10, and WUM.

"(II) IZHMAISH Saiga AK.

"(III) MAADI AK47 and ARM.

"(IV) Norinco 56S, 56S2, 84S, and 86S.

"(V) Poly Technologies AK47 and AKS.

"(ii) All AR types, including the following:

"(I) AR-10.

"(II) AR-15.

"(III) Armalite M15 22LR Carbine.

"(IV) Armalite M15-T.

"(V) Barrett REC7.

"(VI) Beretta AR-70.

"(VII) Bushmaster ACR.

"(VIII) Bushmaster Carbon 15.

"(IX) Bushmaster MOE series.

"(X) Bushmaster XM15.

"(XI) Colt Match Target Rifles.

"(XII) DoubleStar AR rifles.

“(XIII) DPMS Tactical Rifles.  
 “(XIV) Heckler & Koch MR556.  
 “(XV) Olympic Arms.  
 “(XVI) Remington R-15 rifles.  
 “(XVII) Rock River Arms LAR-15.  
 “(XVIII) Sig Sauer SIG516 rifles.  
 “(XIX) Smith & Wesson M&P15 Rifles.  
 “(XX) Stag Arms AR rifles.  
 “(XXI) Sturm, Ruger & Co. SR556 rifles.  
 “(iii) Barrett M107A1.  
 “(iv) Barrett M82A1.  
 “(v) Beretta CX4 Storm.  
 “(vi) Calico Liberty Series.  
 “(vii) CETME Sporter.  
 “(viii) Daewoo K-1, K-2, Max 1, Max 2, AR 100, and AR 110C.  
 “(ix) Fabrique Nationale/FN Herstal FAL, LAR, 22 FNC, 308 Match, L1A1 Sporter, PS90, SCAR, and FS2000.  
 “(x) Feather Industries AT-9.  
 “(xi) Galil Model AR and Model ARM.  
 “(xii) Hi-Point Carbine.  
 “(xiii) HK-91, HK-93, HK-94, HK-PSG-1, and HK USC.  
 “(xiv) Kel-Tec Sub-2000, SU-16, and RFB.  
 “(xv) SIG AMT, SIG PE-57, Sig Sauer SG 550, and Sig Sauer SG 551.  
 “(xvi) Springfield Armory SAR-48.  
 “(xvii) Steyr AUG.  
 “(xviii) Sturm, Ruger Mini-14 Tactical Rifle M-14/20CF.  
 “(xix) All Thompson rifles, including the following:  
 “(I) Thompson M1SB.  
 “(II) Thompson T1100D.  
 “(III) Thompson T150D.  
 “(IV) Thompson T1B.  
 “(V) Thompson T1B100D.  
 “(VI) Thompson T1B50D.  
 “(VII) Thompson T1BSB.  
 “(VIII) Thompson T1-C.  
 “(IX) Thompson T1D.  
 “(X) Thompson T1SB.  
 “(XI) Thompson T5.  
 “(XII) Thompson T5100D.  
 “(XIII) Thompson TML.  
 “(XIV) Thompson TM1C.  
 “(xx) UMAREX UZI Rifle.  
 “(xxi) UZI Mini Carbine, UZI Model A Carbine, and UZI Model B Carbine.  
 “(xxii) Valmet M62S, M71S, and M78.  
 “(xxiii) Vector Arms UZI Type.  
 “(xxiv) Weaver Arms Nighthawk.  
 “(xxv) Wilkinson Arms Linda Carbine.  
 “(I) All of the following pistols, copies, duplicates, variants, or altered facsimiles with the capability of any such weapon thereof:  
 “(i) All AK-47 types, including the following:  
 “(I) Centurion 39 AK pistol.  
 “(II) Draco AK-47 pistol.  
 “(III) HCR AK-47 pistol.  
 “(IV) IO Inc. Hellpup AK-47 pistol.  
 “(V) Krinkov pistol.  
 “(VI) Mini Draco AK-47 pistol.  
 “(VII) Yugo Krebs Krink pistol.  
 “(ii) All AR-15 types, including the following:  
 “(I) American Spirit AR-15 pistol.  
 “(II) Bushmaster Carbon 15 pistol.  
 “(III) DoubleStar Corporation AR pistol.  
 “(IV) DPMS AR-15 pistol.  
 “(V) Olympic Arms AR-15 pistol.  
 “(VI) Rock River Arms LAR 15 pistol.  
 “(iii) Calico Liberty pistols.  
 “(iv) DSA SA58 PKP FAL pistol.  
 “(v) Encom MP-9 and MP-45.  
 “(vi) Heckler & Koch model SP-89 pistol.  
 “(vii) Intratec AB-10, TEC-22 Scorpion, TEC-9, and TEC-DC9.  
 “(viii) Kel-Tec PLR 16 pistol.  
 “(ix) The following MAC types:  
 “(I) MAC-10.  
 “(II) MAC-11.  
 “(III) Masterpiece Arms MPA A930 Mini Pistol, MPA460 Pistol, MPA Tactical Pistol, and MPA Mini Tactical Pistol.

“(IV) Military Armament Corp. Ingram M-11.  
 “(V) Velocity Arms VMAC.  
 “(x) Sig Sauer P556 pistol.  
 “(xi) Sites Spectre.  
 “(xii) All Thompson types, including the following:  
 “(I) Thompson TA510D.  
 “(II) Thompson TA5.  
 “(xiii) All UZI types, including Micro-UZI.  
 “(J) All of the following shotguns, copies, duplicates, variants, or altered facsimiles with the capability of any such weapon thereof:  
 “(i) Franchi LAW-12 and SPAS 12.  
 “(ii) All IZHMASH Saiga 12 types, including the following:  
 “(I) IZHMASH Saiga 12.  
 “(II) IZHMASH Saiga 12S.  
 “(III) IZHMASH Saiga 12S EXP-01.  
 “(IV) IZHMASH Saiga 12K.  
 “(V) IZHMASH Saiga 12K-030.  
 “(VI) IZHMASH Saiga 12K-040 Taktika.  
 “(iii) Streetsweeper.  
 “(iv) Striker 12.  
 “(K) All belt-fed semiautomatic firearms, including TNW M2HB.  
 “(L) Any combination of parts from which a firearm described in subparagraphs (A) through (K) can be assembled.  
 “(M) The frame or receiver of a rifle or shotgun described in subparagraph (A), (B), (C), (F), (G), (H), (J), or (K).  
 “(37) The term ‘large capacity ammunition feeding device’—  
 “(A) means a magazine, belt, drum, feed strip, or similar device, including any such device joined or coupled with another in any manner, that has an overall capacity of, or that can be readily restored, changed, or converted to accept, more than 10 rounds of ammunition; and  
 “(B) does not include an attached tubular device designed to accept, and capable of operating only with, .22 caliber rimfire ammunition.”  
 (b) RELATED DEFINITIONS.—Section 921(a) of title 18, United States Code, as amended by this Act, is amended by adding at the end the following:  
 “(38) The term ‘barrel shroud’—  
 “(A) means a shroud that is attached to, or partially or completely encircles, the barrel of a firearm so that the shroud protects the user of the firearm from heat generated by the barrel; and  
 “(B) does not include—  
 “(i) a slide that partially or completely encloses the barrel; or  
 “(ii) an extension of the stock along the bottom of the barrel which does not encircle or substantially encircle the barrel.  
 “(39) The term ‘detachable magazine’ means an ammunition feeding device that can be removed from a firearm without disassembly of the firearm action.  
 “(40) The term ‘fixed magazine’ means an ammunition feeding device that is permanently fixed to the firearm in such a manner that it cannot be removed without disassembly of the firearm.  
 “(41) The term ‘folding, telescoping, or detachable stock’ means a stock that folds, telescopes, detaches or otherwise operates to reduce the length, size, or any other dimension, or otherwise enhances the concealability, of a firearm.  
 “(42) The term ‘forward grip’ means a grip located forward of the trigger that functions as a pistol grip.  
 “(43) The term ‘rocket’ means any simple or complex tubelike device containing combustibles that on being ignited liberate gases whose action propels the tube through the air and has a propellant charge of not more than 4 ounces.  
 “(44) The term ‘grenade launcher or rocket launcher’ means an attachment for use on a

firearm that is designed to propel a grenade, rocket, or other similar destructive device.  
 “(45) The term ‘permanently inoperable’ means a firearm which is incapable of discharging a shot by means of an explosive and incapable of being readily restored to a firing condition.  
 “(46) The term ‘pistol grip’ means a grip, a thumbhole stock, or any other characteristic that can function as a grip.  
 “(47) The term ‘threaded barrel’ means a feature or characteristic that is designed in such a manner to allow for the attachment of a device such as a firearm silencer or a flash suppressor.  
 “(48) The term ‘qualified law enforcement officer’ has the meaning given the term in section 926B of title 18, United States Code.  
 “(49) The term ‘grandfathered semiautomatic assault weapon’ means any semiautomatic assault weapon the importation, possession, sale, or transfer of which would be unlawful under section 922(v) but for the exception under paragraph (2) of such section.  
 “(50) The term ‘belt-fed semiautomatic firearm’ means any repeating firearm that—  
 “(A) utilizes a portion of the energy of a firing cartridge to extract the fired cartridge case and chamber the next round;  
 “(B) requires a separate pull of the trigger to fire each cartridge; and  
 “(C) has the capacity to accept a belt ammunition feeding device.”  
**SEC. 403. RESTRICTIONS ON ASSAULT WEAPONS AND LARGE CAPACITY AMMUNITION FEEDING DEVICES.**  
 (a) IN GENERAL.—Section 922 of title 18, United States Code, as amended by section 123(a) of this Act, is amended—  
 (1) by inserting after subsection (u) the following:  
 “(v)(1) It shall be unlawful for a person to import, sell, manufacture, transfer, or possess, in or affecting interstate or foreign commerce, a semiautomatic assault weapon.  
 “(2) Paragraph (1) shall not apply to the possession, sale, or transfer of any semiautomatic assault weapon otherwise lawfully possessed under Federal law on the date of enactment of the Assault Weapons Ban of 2013.  
 “(3) Paragraph (1) shall not apply to any firearm that—  
 “(A) is manually operated by bolt, pump, lever, or slide action;  
 “(B) has been rendered permanently inoperable; or  
 “(C) is an antique firearm, as defined in section 921 of this title.  
 “(4) Paragraph (1) shall not apply to—  
 “(A) the importation for, manufacture for, sale to, transfer to, or possession by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, or a sale or transfer to or possession by a qualified law enforcement officer employed by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, for purposes of law enforcement (whether on or off duty), or a sale or transfer to or possession by a campus law enforcement officer for purposes of law enforcement (whether on or off duty);  
 “(B) the importation for, or sale or transfer to a licensee under title I of the Atomic Energy Act of 1954 for purposes of establishing and maintaining an on-site physical protection system and security organization required by Federal law, or possession by an employee or contractor of such licensee on-site for such purposes or off-site for purposes of licensee-authorized training or transportation of nuclear materials;  
 “(C) the possession, by an individual who is retired in good standing from service with a law enforcement agency and is not otherwise

prohibited from receiving a firearm, of a semiautomatic assault weapon—

“(i) sold or transferred to the individual by the agency upon such retirement; or

“(ii) that the individual purchased, or otherwise obtained, for official use before such retirement;

“(D) the importation, sale, manufacture, transfer, or possession of a semiautomatic assault weapon by a licensed manufacturer or licensed importer for the purposes of testing or experimentation authorized by the Attorney General; or

“(E) the importation, sale, manufacture, transfer, or possession of a firearm specified in Appendix A to this section, as such firearm was manufactured on the date of introduction of the Assault Weapons Ban of 2013.

“(5) For purposes of paragraph (4)(A), the term ‘campus law enforcement officer’ means an individual who is—

“(A) employed by a private institution of higher education that is eligible for funding under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.);

“(B) responsible for the prevention or investigation of crime involving injury to persons or property, including apprehension or detention of persons for such crimes;

“(C) authorized by Federal, State, or local law to carry a firearm, execute search warrants, and make arrests; and

“(D) recognized, commissioned, or certified by a government entity as a law enforcement officer.

“(6) The Attorney General shall establish and maintain, in a timely manner, a record of the make, model, and, if available, date of manufacture of any semiautomatic assault weapon which the Attorney General is made aware has been used in relation to a crime under Federal or State law, and the nature and circumstances of the crime involved, including the outcome of relevant criminal investigations and proceedings. The Attorney General shall annually submit a copy of the record established under this paragraph to the Congress and make the record available to the general public.

“(w)(1) It shall be unlawful for a person to import, sell, manufacture, transfer, or possess, in or affecting interstate or foreign commerce, a large capacity ammunition feeding device.

“(2) Paragraph (1) shall not apply to the possession of any large capacity ammunition feeding device otherwise lawfully possessed on or before the date of enactment of the Assault Weapons Ban of 2013.

“(3) Paragraph (1) shall not apply to—

“(A) the importation for, manufacture for, sale to, transfer to, or possession by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, or a sale or transfer to or possession by a qualified law enforcement officer employed by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State for purposes of law enforcement (whether on or off duty), or a sale or transfer to or possession by a campus law enforcement officer for purposes of law enforcement (whether on or off duty);

“(B) the importation for, sale or transfer to a licensee under title I of the Atomic Energy Act of 1954 for purposes of establishing and maintaining an on-site physical protection system and security organization required by Federal law, or possession by an employee or contractor of such licensee on-site for such purposes or off-site for purposes of licensee-authorized training or transportation of nuclear materials;

“(C) the possession, by an individual who is retired in good standing from service with a law enforcement agency and is not otherwise

prohibited from receiving ammunition, of a large capacity ammunition feeding device—

“(i) sold or transferred to the individual by the agency upon such retirement; or

“(ii) that the individual purchased, or otherwise obtained, for official use before such retirement; or

“(D) the importation, sale, manufacture, transfer, or possession of any large capacity ammunition feeding device by a licensed manufacturer or licensed importer for the purposes of testing or experimentation authorized by the Attorney General.

“(4) For purposes of paragraph (3)(A), the term ‘campus law enforcement officer’ means an individual who is—

“(A) employed by a private institution of higher education that is eligible for funding under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.);

“(B) responsible for the prevention or investigation of crime involving injury to persons or property, including apprehension or detention of persons for such crimes;

“(C) authorized by Federal, State, or local law to carry a firearm, execute search warrants, and make arrests; and

“(D) recognized, commissioned, or certified by a government entity as a law enforcement officer.”; and

(2) by adding at the end the following:

“(bb) SECURE STORAGE OR SAFETY DEVICE REQUIREMENT FOR GRANDFATHERED SEMIAUTOMATIC ASSAULT WEAPONS.—It shall be unlawful for any person, other than a licensed importer, licensed manufacturer, or licensed dealer, to store or keep under the dominion or control of that person any grandfathered semiautomatic assault weapon that the person knows, or has reasonable cause to believe, will be accessible to an individual prohibited from receiving or possessing a firearm under subsection (g), (n), or (x), or any provision of State law, unless the grandfathered semiautomatic assault weapon is—

“(1) carried on the person, or within such close proximity that the person can readily retrieve and use the grandfathered semiautomatic assault weapon as if the grandfathered semiautomatic assault weapon were carried on the person; or

“(2) locked by a secure gun storage or safety device that the prohibited individual has no ability to access.”.

(b) IDENTIFICATION MARKINGS FOR SEMIAUTOMATIC ASSAULT WEAPONS.—Section 923(i) of title 18, United States Code, is amended by adding at the end the following: “The serial number of any semiautomatic assault weapon manufactured after the date of enactment of the Assault Weapons Ban of 2013 shall clearly show the date on which the weapon was manufactured or made, legibly and conspicuously engraved or cast on the weapon, and such other identification as the Attorney General shall by regulations prescribe.”.

(c) IDENTIFICATION MARKINGS FOR LARGE CAPACITY AMMUNITION FEEDING DEVICES.—Section 923(i) of title 18, United States Code, as amended by subsection (b) of this section, is amended by adding at the end the following: “A large capacity ammunition feeding device manufactured after the date of enactment of the Assault Weapons Ban of 2013 shall be identified by a serial number and the date on which the device was manufactured or made, legibly and conspicuously engraved or cast on the device, and such other identification as the Attorney General shall by regulations prescribe.”.

(d) SEIZURE AND FORFEITURE OF LARGE CAPACITY AMMUNITION FEEDING DEVICES.—Section 924(d) of title 18, United States Code, is amended—

(1) in paragraph (1)—

(A) by inserting “or large capacity ammunition feeding device” after “firearm or ammunition” each time it appears;

(B) by inserting “or large capacity ammunition feeding device” after “firearms or ammunition” each time it appears; and

(C) by striking “or (k)” and inserting “(k), (r), (v), or (w)”;

(2) in paragraph (2)(C), by inserting “or large capacity ammunition feeding devices” after “firearms or quantities of ammunition”; and

(3) in paragraph (3)(E), by inserting “922(r), 922(v), 922(w),” after “922(n),”.

(e) APPENDIX A.—Section 922 of title 18, United States Code, as amended by subsection (a) of this section, is amended by adding at the end the following:

“APPENDIX A—FIREARMS EXEMPTED BY THE ASSAULT WEAPONS BAN OF 2013

“CENTERFIRE RIFLES—AUTOLOADERS

“Benelli R1 Rifle

“Browning BAR Mark II Safari Magnum Rifle

“Browning BAR Mark II Safari Semi-Auto Rifle

“Browning BAR Stalker Rifles

“Browning High-Power Rifle

“Browning Longtrac Rifle

“Browning Shorttrac Rifle

“Heckler & Koch HK630

“Heckler & Koch HK770

“Heckler & Koch HK940

“Heckler & Koch Model 300 Rifle

“Heckler & Koch SL7 Rifle

“Iver Johnson 50th Anniversary M-1 Carbine (w/o folding stock)

“Iver Johnson M-1 Carbine (w/o folding stock)

“M-1 Carbines with standard fixed stock

“M-1 Garand with fixed 8 round capacity and standard stock

“Marlin Model 9 Camp Carbine

“Marlin Model 45 Carbine

“Remington Model 74

“Remington Model 81

“Remington Model 740

“Remington Model 742

“Remington Model 750 Synthetic

“Remington Model 750 Woodmaster

“Remington Model 7400 Rifle

“Remington Model 7400 Special Purpose Auto Rifle

“Remington Nylon 66 Auto-Loading Rifle

“Ruger Mini 30

“Ruger Mini-14 (w/o folding stock)

“Ruger PC4

“Ruger PC9

“SKS type rifles with fixed 10 round magazine and standard fixed stock

“Winchester Model SXR

“CENTERFIRE RIFLES—LEVER & SLIDE

“Action Arms Timber Wolf Pump Action

“Beretta 1873 Renegade Lever Action

“Beretta Gold Rush Slide Action

“Big Horn Armory Model 89

“Browning BLR Model 181 Lever Action, All Models

“Browning BPR Pump Rifle

“Browning Model 53 Lever Action

“Browning Model 65 Grade 1 Lever Action Rifle

“Browning Model 71 Rifle and Carbine

“Browning Model 81 BLR

“Browning Model 81 BLR Lever-Action Rifle

“Browning Model 81 Long Action BLR

“Browning Model 1886 High Grade Carbine

“Browning Model 1886 Lever-Action Carbine

“Browning Model B-92 Carbine

“Charles Daly Model 1892 Lever Action, All Models

“Chiappa 1886 Lever Action Rifles

“Cimarron 1860 Henry Replica

“Cimarron 1866 Winchester Replicas

- “Cimarron 1873 30” Express Rifle
- “Cimarron 1873 Short Rifle
- “Cimarron 1873 Sporting Rifle
- “Cimarron 1873 Winchester Replicas
- “Dixie Engraved 1873 Rifle
- “Dixie Lightning Rifle and Carbines
- “E.M.F. 1860 Henry Rifle
- “E.M.F. 1866 Yellowboy Lever Actions
- “E.M.F. Model 73 Lever-Action Rifle
- “E.M.F. Model 1873 Lever Actions
- “Henry .30/30 Lever Action Carbine
- “Henry Big Boy .357 Magnum
- “Henry Big Boy .44 Magnum
- “Henry Big Boy .45 Colt
- “Henry Big Boy Deluxe Engraved .44 Mag-  
num
- “Henry Big Boy Deluxe Engraved .45 Colt
- “Marlin Model 30AS Lever-Action Carbine
- “Marlin Model 62 Lever Action
- “Marlin Model 93 Lever Action
- “Marlin Model 308MX
- “Marlin Model 308MXLR
- “Marlin Model 336 Deluxe
- “Marlin Model 336C
- “Marlin Model 336CS Lever-Action Carbine
- “Marlin Model 336DL Lever Action
- “Marlin Model 336SS
- “Marlin Model 336W
- “Marlin Model 336XLR
- “Marlin Model 338MX
- “Marlin Model 338MXLR
- “Marlin Model 444
- “Marlin Model 444 Lever-Action
- “Marlin Model 444XLR
- “Marlin Model 1894 Marlin Model 1894 Cow-  
boy
- “Marlin Model 1894 Lever Action, All Mod-  
els
- “Marlin Model 1894C
- “Marlin Model 1894CL Classic
- “Marlin Model 1894CS Carbine
- “Marlin Model 1894S Lever-Action Carbine
- “Marlin Model 1894SS
- “Marlin Model 1895
- “Marlin Model 1895 Cowboy
- “Marlin Model 1895 Lever Action, All Mod-  
els
- “Marlin Model 1895G
- “Marlin Model 1895GS
- “Marlin Model 1895M
- “Marlin Model 1895MXLR
- “Marlin Model 1895SBL
- “Marlin Model 1895SS Lever-Action Rifle
- “Marlin Model 1895XLR
- “Marlin XLR Lever Action Rifles
- “Mitchell 1858 Henry Replica
- “Mitchell 1866 Winchester Replica
- “Mitchell 1873 Winchester Replica
- “Mossberg 464 Lever Action Rifle
- “Mossberg Model 472 Lever Action
- “Mossberg Model 479 Lever Action
- “Navy Arms 1866 Yellowboy Rifle
- “Navy Arms 1873 Sporting Rifle
- “Navy Arms 1873 Winchester-Style Rifle
- “Navy Arms 1892 Short Rifle
- “Navy Arms Henry Carbine
- “Navy Arms Henry Trapper
- “Navy Arms Iron Frame Henry
- “Navy Arms Military Henry Rifle
- “Puma Bounty Hunter Rifle
- “Puma Model 92 Rifles & Carbines
- “Remington 7600 Slide Action
- “Remington Model 6 Pump Action
- “Remington Model 14, 14 ½ Pump Actions
- “Remington Model 141 Pump Action
- “Remington Model 760 Slide Actions
- “Remington Model 7600 Special Purpose  
Slide Action
- “Remington Model 7600 Synthetic
- “Remington Model 7615 Camo Hunter
- “Remington Model 7615 Ranch Carbine
- “Remington Model 7615 SPS
- “Rossi M92 SRC Saddle-Ring Carbine
- “Rossi M92 SRS Short Carbine
- “Rossi R92 Lever Action Carbines
- “Ruger Model 96/44 Lever Action
- “Savage 99C Lever-Action Rifle
- “Savage Model 170 Pump Action
- “Taurus Thunderbolt Pump Action
- “Taylor’s & CO., Inc. 1865 Spencer Carbine/  
Rifle
- “Taylor’s & CO., Inc. 1892 Carbine/Rifle
- “U.S. Fire Arms Standard Lightning Mag-  
azine Rifle
- “Uberti 1866 Sporting Rifle Uberti 1873  
Sporting Rifle
- “Uberti 1876 Rifle
- “Uberti 1883 Burgess Lever Action Rifle/  
Carbine
- “Uberti Henry Rifle
- “Uberti Lightning Rifle/Carbine
- “Winchester Lever Actions, All Other Cen-  
ter Fire Models
- “Winchester Model 94 Big Bore Side Eject
- “Winchester Model 94 Ranger Side Eject  
Lever-Action Rifle
- “Winchester Model 94 Side Eject Lever-Act-  
ion Rifle
- “Winchester Model 94 Trapper Side Eject
- “Winchester Model 94 Wrangler Side Eject
- “Winchester Model 1895 Safari Centennial
- “CENTERFIRE RIFLES—BOLT ACTION
- “Accurate Arms Raptor & Backpack Bolt  
Action Rifles
- “Alpine Bolt-Action Rifle
- “Anschutz 1700D Bavarian Bolt-Action  
Rifle
- “Anschutz 1700D Classic Rifles
- “Anschutz 1700D Custom Rifles
- “Anschutz 1733D Mannlicher Rifle
- “Arnold Arms African Safari & Alaskan  
Trophy Rifles
- “A-Square Caesar Bolt-Action Rifle
- “A-Square Genghis Khan Bolt Action Rifle
- “A-Square Hamilcar Bolt Action Rifle
- “A-Square Hannibal Bolt-Action Rifle
- “Auguste Francotte Bolt-Action Rifles
- “Bansners Ultimate Bolt Action Rifles
- “Beeman/HW 60J Bolt-Action Rifle
- “Benton & Brown Firearms, Inc. Model 93  
Bolt Action Rifle
- “Blackheart International BBG Hunter  
Bolt Action
- “Blackheart International LLC BBG Light  
Sniper Bolt Action
- “Blaser R8 Professional
- “Blaser R84 Bolt-Action Rifle
- “Blaser R93 Bolt Action Rifle
- “BRNO 537 Sporter Bolt-Action Rifle
- “BRNO ZKB 527 Fox Bolt-Action Rifle
- “BRNO ZKK 600, 601, 602 Bolt-Action Rifles
- “Brown Precision Company Bolt Action  
Sporter
- “Browning A-Bolt Gold Medallion
- “Browning A-Bolt Left Hand
- “Browning A-Bolt Micro Medallion
- “Browning A-Bolt Rifle
- “Browning A-Bolt Short Action
- “Browning A-Bolt Stainless Stalker
- “Browning Euro-Bolt Rifle
- “Browning High-Power Bolt Action Rifle
- “Browning X-Bolt Bolt Action Rifle
- “Carbon One Bolt Action Rifle
- “Carl Gustaf 2000 Bolt-Action Rifle Cen-  
tury
- “Centurion 14 Sporter
- “Century Enfield Sporter #4
- “Century M70 Sporter
- “Century Mauser 98 Sporter
- “Century Swedish Sporter #38
- “Cheytac M-200
- “Cheytac M70 Sporter
- “Cooper Model 21 Bolt Action Rifle
- “Cooper Model 22 Bolt Action Rifle
- “Cooper Model 38 Centerfire Sporter
- “Cooper Model 56 Bolt Action Rifle
- “CZ 527 Bolt Action Rifles
- “CZ 550 Bolt Action Rifles
- “CZ 750 Sniper Rifle
- “Dakota 22 Sporter Bolt-Action Rifle
- “Dakota 76 Classic Bolt-Action Rifle
- “Dakota 76 Safari Bolt-Action Rifle
- “Dakota 76 Short Action Rifles
- “Dakota 97 Bolt Action Rifle
- “Dakota 416 Rigby African
- “Dakota Predator Rifle
- “DSA DS-MP1 Bolt Action Rifle
- “E.A.A./Sabatti Rover 870 Bolt-Action  
Rifle
- “EAA/Zastava M-93 Black Arrow Rifle
- “Ed Brown Hunting and Model 704 Bolt Ac-  
tion Rifles
- “Heym Bolt Action Rifles
- “Heym Magnum Express Series Rifle
- “Howa Bolt Action Rifles
- “Howa Lightning Bolt-Action Rifle
- “Howa Realtree Camo Rifle
- “H-S Precision Bolt Action Rifles
- “Interarms Mark X Bolt Action Rifles
- “Interarms Mark X Viscount Bolt-Action  
Rifle
- “Interarms Mark X Whitworth Bolt-Action  
Rifle
- “Interarms Mini-Mark X Rifle
- “Interarms Whitworth Express Rifle
- “Iver Johnson Model 5100A1 Long-Range  
Rifle
- “KDF K15 American Bolt-Action Rifle
- “Kenny Jarrett Bolt Action Rifle
- “Kimber Bolt Action Rifles
- “Krico Model 600 Bolt-Action Rifle
- “Krico Model 700 Bolt-Action Rifles
- “Magnum Research Mount Eagle Rifles
- “Marlin Model XL7
- “Marlin Model XL7C
- “Marlin Model XL7L
- “Marlin Model XL7W
- “Marlin Model XS7
- “Marlin Model XS7C
- “Marlin Model XS7Y
- “Marlin XL-7/XS7 Bolt Action Rifles
- “Mauser Model 66 Bolt-Action Rifle
- “Mauser Model 99 Bolt-Action Rifle
- “McMillan Classic Stainless Sporter
- “McMillan Signature Alaskan
- “McMillan Signature Classic Sporter
- “McMillan Signature Super Varminter
- “McMillan Signature Titanium Mountain  
Rifle
- “McMillan Talon Safari Rifle
- “McMillan Talon Sporter Rifle
- “Merkel KR1 Bolt Action Rifle
- “Midland 1500S Survivor Rifle
- “Mossberg Model 100 ATR (All-Terrain  
Rifle)
- “Navy Arms TU-33/40 Carbine
- “Nosler Model 48 Varmint Rifle
- “Parker Hale Bolt Action Rifles
- “Parker-Hale Model 81 Classic African  
Rifle
- “Parker-Hale Model 81 Classic Rifle
- “Parker-Hale Model 1000 Rifle
- “Parker-Hale Model 1100 Lightweight Rifle
- “Parker-Hale Model 1100M African Mag-  
num
- “Parker-Hale Model 1200 Super Clip Rifle
- “Parker-Hale Model 1200 Super Rifle
- “Parker-Hale Model 1300C Scout Rifle
- “Parker-Hale Model 2100 Midland Rifle
- “Parker-Hale Model 2700 Lightweight Rifle
- “Parker-Hale Model 2800 Midland Rifle
- “Remington 700 ADL Bolt-Action Rifle
- “Remington 700 BDL Bolt-Action Rifle
- “Remington 700 BDL European Bolt-Act-  
ion Rifle
- “Remington 700 BDL Left Hand
- “Remington 700 BDL SS Rifle
- “Remington 700 BDL Varmint Special
- “Remington 700 Camo Synthetic Rifle
- “Remington 700 Classic Rifle
- “Remington 700 Custom KS Mountain Rifle
- “Remington 700 Mountain Rifle
- “Remington 700 MTRSS Rifle
- “Remington 700 Safari
- “Remington 700 Stainless Synthetic Rifle
- “Remington 700 Varmint Synthetic Rifle
- “Remington Model 40-X Bolt Action Rifles
- “Remington Model 700 Alaskan Ti
- “Remington Model 700 Bolt Action Rifles
- “Remington Model 700 CDL
- “Remington Model 700 CDL ‘Boone and  
Crockett’
- “Remington Model 700 CDL Left-Hand

- "Remington Model 700 CDL SF Limited Edition  
 "Remington Model 700 LSS  
 "Remington Model 700 Mountain LSS  
 "Remington Model 700 Sendero SF II  
 "Remington Model 700 SPS  
 "Remington Model 700 SPS Buckmasters Edition  
 "Remington Model 700 SPS Buckmasters Edition 'Young Bucks' Youth  
 "Remington Model 700 SPS Stainless  
 "Remington Model 700 SPS Tactical Rifle  
 "Remington Model 700 SPS Varmint  
 "Remington Model 700 SPS Varmint (Left-Hand)  
 "Remington Model 700 SPS Youth Synthetic Left-Hand  
 "Remington Model 700 VL SS Thumbhole  
 "Remington Model 700 VLS  
 "Remington Model 700 VS SF II  
 "Remington Model 700 VTR  
 "Remington Model 700 XCR  
 "Remington Model 700 XCR Camo  
 "Remington Model 700 XCR Compact Tactical Rifle  
 "Remington Model 700 XCR Left-Hand  
 "Remington Model 700 XCR Tactical Long Range Rifle  
 "Remington Model 715  
 "Remington Model 770  
 "Remington Model 770 Bolt Action Rifles  
 "Remington Model 770 Stainless Camo  
 "Remington Model 770 Youth  
 "Remington Model 798  
 "Remington Model 798 Safari  
 "Remington Model 798 SPS  
 "Remington Model 799  
 "Remington Model Seven 25th Anniversary  
 "Remington Model Seven Bolt Action Rifles  
 "Remington Model Seven CDL  
 "Remington Model Seven Custom KS  
 "Remington Model Seven Custom MS Rifle  
 "Remington Model Seven Predator  
 "Remington Model Seven Youth Rifle  
 "Ruger M77 Hawkeye African  
 "Ruger M77 Hawkeye Alaskan  
 "Ruger M77 Hawkeye All-Weather  
 "Ruger M77 Hawkeye All-Weather Ultra Light  
 "Ruger M77 Hawkeye Compact  
 "Ruger M77 Hawkeye International  
 "Ruger M77 Hawkeye Laminate Compact  
 "Ruger M77 Hawkeye Laminate Left-Handed  
 "Ruger M77 Hawkeye Predator  
 "Ruger M77 Hawkeye Sporter  
 "Ruger M77 Hawkeye Standard  
 "Ruger M77 Hawkeye Standard Left-Handed  
 "Ruger M77 Hawkeye Tactical  
 "Ruger M77 Hawkeye Ultra Light  
 "Ruger M77 Mark II All-Weather Stainless Rifle  
 "Ruger M77 Mark II Express Rifle  
 "Ruger M77 Mark II Magnum Rifle  
 "Ruger M77 Mark II Rifle  
 "Ruger M77 Mark II Target Rifle  
 "Ruger M77 RSI International Carbine  
 "Ruger M77  
 "Ruger Compact Magnum  
 "Ruger M77RL Ultra Light  
 "Ruger M77VT Target Rifle  
 "Ruger Model 77 Bolt Action Rifles  
 "Sako Bolt Action Rifles  
 "Sako Classic Bolt Action  
 "Sako Deluxe Lightweight  
 "Sako FiberClass Sporter  
 "Sako Hunter Left-Hand Rifle  
 "Sako Hunter LS Rifle Sako Hunter Rifle  
 "Sako Mannlicher-Style Carbine  
 "Sako Safari Grade Bolt Action  
 "Sako Super Deluxe Sporter  
 "Sako TRG-S Bolt-Action Rifle  
 "Sako Varmint Heavy Barrel  
 "Sauer 90 Bolt-Action Rifle  
 "Savage 16/116 Rifles  
 "Savage 110 Bolt Action Rifles  
 "Savage 110CY Youth/Ladies Rifle  
 "Savage 110FP Bolt-Action Rifle  
 "Savage 110FP Police Rifle  
 "Savage 110FXP3 Bolt-Action Rifle  
 "Savage 110G Bolt-Action Rifle  
 "Savage 110GV Varmint Rifle  
 "Savage 110GXP3 Bolt-Action Rifle  
 "Savage 110WLE One of One Thousand Limited Edition Rifle  
 "Savage 112 Bolt Action Rifles  
 "Savage 112FV Varmint Rifle  
 "Savage 116 Bolt Action Rifles  
 "Savage 116FSS Bolt-Action Rifle  
 "Savage Axis Series Bolt Action Rifles  
 "Savage Model 10 Bolt Action Rifles  
 "Savage Model 10GXP Package Guns  
 "Savage Model 11/111 Series Bolt Action Rifles  
 "Savage Model 12 Series Rifles  
 "Savage Model 14/114 Rifles  
 "Savage Model 25 Bolt Action Rifles  
 "Savage Model 110GXP3 Package Guns  
 "Savage Model 112BV Heavy Barrel Varmint Rifle  
 "Savage Model 112FVS Varmint Rifle  
 "Savage Model 116FSK Kodiak Rifle  
 "Shilen Rifles Inc. DGA Bolt Action Rifles  
 "Smith & Wesson i-Bolt Rifle  
 "Steyr Scout Bolt Action Rifle  
 "Steyr SSG 69 PII Bolt Action Rifle  
 "Steyr SSG08 Bolt Action Rifle  
 "Steyr-Mannlicher Luxus Model L, M, S  
 "Steyr-Mannlicher Model M Professional Rifle  
 "Steyr-Mannlicher Sporter Models SL, L, M, S, S/T  
 "Thompson/Center ICON Bolt Action Rifles  
 "Thompson/Center Icon Classic Long Action Rifle  
 "Thompson/Center Icon Medium Action Rifle  
 "Thompson/Center Icon Precision Hunter  
 "Thompson/Center Icon Weather Shield Long Action Rifle  
 "Thompson/Center Icon Weather Shield Medium Action Rifle  
 "Thompson/Center Venture  
 "Tikka Bolt-Action Rifle  
 "Tikka Premium Grade Rifles  
 "Tikka T3 Bolt Action Rifles  
 "Tikka Varmint/Continental Rifle  
 "Tikka Whitetail/Battue Rifle  
 "Ultra Light Arms Model 20 Rifle  
 "Ultra Light Arms Model 24  
 "Ultra Light Arms Model 28, Model 40 Rifles  
 "Voere Model 2155, 2150 Bolt-Action Rifles  
 "Voere Model 2165 Bolt-Action Rifle  
 "Voere VEC 91 Lightning Bolt-Action Rifle  
 "Weatherby Classicmark No. 1 Rifle  
 "Weatherby Lasermark V Rifle  
 "Weatherby Mark V Crown Custom Rifles  
 "Weatherby Mark V Deluxe Bolt-Action Rifle  
 "Weatherby Mark V Rifles  
 "Weatherby Mark V Safari Grade Custom Rifles  
 "Weatherby Mark V Sporter Rifle  
 "Weatherby Vanguard Bolt Action Rifles  
 "Weatherby Vanguard Classic No. 1 Rifle  
 "Weatherby Vanguard Classic Rifle  
 "Weatherby Vanguard VGX Deluxe Rifle  
 "Weatherby Vanguard Weatherguard Rifle  
 "Weatherby Weatherguard Alaskan Rifle  
 "Weatherby Weathermark Alaskan Rifle  
 "Weatherby Weathermark Rifle  
 "Weatherby Weathermark Rifles  
 "Wichita Classic Rifle  
 "Wichita Varmint Rifle  
 "Winchester Model 70 Bolt Action Rifles  
 "Winchester Model 70 Custom Sharpshooter  
 "Winchester Model 70 Custom Sporting Sharpshooter Rifle  
 "Winchester Model 70 DBM Rifle  
 "Winchester Model 70 DBM-S Rifle  
 "Winchester Model 70 Featherweight  
 "Winchester Model 70 Featherweight Classic  
 "Winchester Model 70 Featherweight WinTuff  
 "Winchester Model 70 Lightweight Rifle  
 "Winchester Model 70 SM Sporter  
 "Winchester Model 70 Sporter  
 "Winchester Model 70 Sporter WinTuff  
 "Winchester Model 70 Stainless Rifle  
 "Winchester Model 70 Super Express Magnum  
 "Winchester Model 70 Super Grade  
 "Winchester Model 70 Synthetic Heavy Varmint Rifle  
 "Winchester Model 70 Varmint  
 "Winchester Ranger Rifle  
 "CENTERFIRE RIFLES—SINGLE SHOT  
 "Armsport 1866 Sharps Rifle, Carbine  
 "Ballard Arms Inc. 1875 #3 Gallery Single Shot Rifle  
 "Ballard Arms Inc. 1875 #4 Perfection Rifle  
 "Ballard Arms Inc. 1875 #7 Long Range Rifle  
 "Ballard Arms Inc. 1875 #8 Union Hill rifle  
 "Ballard Arms Inc. 1875 1 1/2 Hunter Rifle  
 "Ballard Arms Inc. 1885 High Wall Sporting Rifle  
 "Ballard Arms Inc. 1885 Low Wall Single Shot  
 "Brown Model 97D Single Shot Rifle  
 "Brown Model One Single Shot Rifle  
 "Browning Model 1885 Single Shot Rifle  
 "C. Sharps Arms 1875 Target & Sporting Rifle  
 "C. Sharps Arms Custom New Model 1877  
 "C. Sharps Arms New Model 1885 High Wall Rifle  
 "C. Sharps Arms 1874 Bridgeport Sporting Rifle  
 "C. Sharps Arms 1875 Classic Sharps  
 "C. Sharps Arms New Model 1874 Old Reliable  
 "C. Sharps Arms New Model 1875 Rifle  
 "C. Sharps Arms New Model 1875 Target & Long Range  
 "Cabela's 1874 Sharps Sporting  
 "Cimarron Billy Dixon 1874 Sharps  
 "Cimarron Model 1885 High Wall  
 "Cimarron Quigley Model 1874 Sharps  
 "Cimarron Silhouette Model 1874 Sharps  
 "Dakota Model 10 Single Shot Rifle  
 "Dakota Single Shot Rifle  
 "Desert Industries G-90 Single Shot Rifle  
 "Dixie Gun Works 1873 Trapdoor Rifle/Carbine  
 "Dixie Gun Works 1874 Sharps Rifles  
 "Dixie Gun Works Remington Rolling Block Rifles  
 "EMF Premier 1874 Sharps  
 "Harrington & Richardson Buffalo Classic Rifle (CR-1871)  
 "Harrington & Richardson CR 45-LC  
 "Harrington & Richardson Handi-Mag Rifle  
 "Harrington & Richardson Handi-Rifle  
 "Harrington & Richardson Handi-Rifle Compact  
 "Harrington & Richardson New England Hand-Rifle/Slug Gun Combos  
 "Harrington & Richardson Stainless Handi-Rifle  
 "Harrington & Richardson Stainless Ultra Hunter Thumbhole Stock  
 "Harrington & Richardson Superlight Handi-Rifle Compact  
 "Harrington & Richardson Survivor Rifle  
 "Harrington & Richardson Synthetic Handi-Rifle  
 "Harrington & Richardson Ultra Hunter Rifle  
 "Harrington & Richardson Ultra Varmint Fluted  
 "Harrington & Richardson Ultra Varmint Rifle  
 "Harrington & Richardson Ultra Varmint Thumbhole Stock  
 "Krieghoff Hubertus Single Shot

- “Meacham High Wall
- “Merkel K1 Lightweight Stalking Rifle
- “Merkel K2 Custom Stalking Rifle
- “Model 1885 High Wall Rifle
- “Navy Arms #2 Creedmoor Rifle
- “Navy Arms 1873 John Bodine Rolling Black Rifle
- “Navy Arms 1873 Springfield Cavalry Carbine
- “Navy Arms 1874 Sharps Rifles
- “Navy Arms 1874 1885 High Wall Rifles
- “Navy Arms Rolling Block Buffalo Rifle
- “Navy Arms Sharps “Quigley” Rifle
- “Navy Arms Sharps Cavalry Carbine
- “Navy Arms Sharps Plains Rifle
- “New England Firearms Handi-Rifle
- “New England Firearms Sportster/Versa Pack Rifle
- “New England Firearms Survivor Rifle
- “Red Willow Armory Ballard No. 1.5 Hunting Rifle
- “Red Willow Armory Ballard No. 4.5 Target Rifle
- “Red Willow Armory Ballard No. 5 Pacific
- “Red Willow Armory Ballard No. 8 Union Hill Rifle
- “Red Willow Armory Ballard Rifles
- “Remington Model Rolling Block Rifles
- “Remington Model SPR18 Blued
- “Remington Model SPR18 Nickel
- “Remington Model SPR18 Single Shot Rifle
- “Remington-Style Rolling Block Carbine
- “Rossi Match Pairs Rifles
- “Rossi Single Shot Rifles
- “Rossi Wizard
- “Ruger No. 1 RSI International
- “Ruger No. 1 Stainless Sporter
- “Ruger No. 1 Stainless Standard
- “Ruger No. 1A Light Sporter
- “Ruger No. 1B Single Shot
- “Ruger No. 1H Tropical Rifle
- “Ruger No. 1S Medium Sporter
- “Ruger No. 1V Special Varminter
- “Sharps 1874 Old Reliable
- “Shiloh 1875 Rifles
- “Shiloh Sharps 1874 Business Rifle
- “Shiloh Sharps 1874 Long Range Express
- “Shiloh Sharps 1874 Military Carbine
- “Shiloh Sharps 1874 Military Rifle
- “Shiloh Sharps 1874 Montana Roughrider
- “Shiloh Sharps Creedmoor Target
- “Thompson/Center Contender Carbine
- “Thompson/Center Contender Carbine Survival System
- “Thompson/Center Contender Carbine Youth Model
- “Thompson/Center Encore
- “Thompson/Center Stainless Contender Carbine
- “Thompson/Center TCR '87 Single Shot Rifle
- “Thompson/Encore Rifles
- “Traditions 1874 Sharps Deluxe Rifle
- “Traditions 1874 Sharps Standard Rifle
- “Traditions Rolling Block Sporting Rifle
- “Uberti (Stoeger Industries) Sharps Rifles
- “Uberti 1871 Rolling Block Rifle/Carbine
- “Uberti 1874 Sharps Sporting Rifle
- “Uberti 1885 High Wall Rifles
- “Uberti Rolling Block Baby Carbine
- “Uberti Springfield Trapdoor Carbine/Rifle
- “DRILLINGS, COMBINATION GUNS, DOUBLE RIFLES
- “A. Zoli Rifle-Shotgun O/U Combo
- “Auguste Francotte Boxlock Double Rifle
- “Auguste Francotte Sidelock Double Rifles
- “Baikal IZH-94 Express
- “Baikal MP94- (IZH-94) O/U
- “Beretta Express SSO O/U Double Rifles
- “Beretta Model 455 SxS Express Rifle
- “Chapuis RGEExpress Double Rifle
- “CZ 584 SOLO Combination Gun
- “CZ 589 Stopper O/U Gun
- “Dakota Double Rifle
- “Garbi Express Double Rifle
- “Harrington & Richardson Survivor
- “Harrington & Richardson Synthetic Handi-Rifle/Slug Gun Combo
- “Heym Model 55B O/U Double Rifle
- “Heym Model 55FW O/U Combo Gun
- “Heym Model 88b Side-by-Side Double Rifle
- “Hoenig Rotary Round Action Combination Rifle
- “Hoenig Rotary Round Action Double Rifle
- “Kodiak Mk. IV Double Rifle
- “Kreighoff Teck O/U Combination Gun
- “Kreighoff Trumpf Drilling
- “Kriehoff Drillings
- “Lebeau-Courally Express Rifle 5X5
- “Merkel Boxlock Double Rifles
- “Merkel Drillings
- “Merkel Model 160 Side-by-Side Double Rifles
- “Merkel Over/Under Combination Guns
- “Merkel Over/Under Double Rifles
- “Remington Model SPR94 .410/Rimfire
- “Remington Model SPR94 12 Gauge/Centerfire
- “Rizzini Express 90L Double Rifle
- “Savage 24F O/U Combination Gun
- “Savage 24F-12T Turkey Gun
- “Springfield Inc. M6 Scout Rifle/Shotgun
- “Tikka Model 412s Combination Gun
- “Tikka Model 412S Double Fire
- “RIMFIRE RIFLES—AUTOLOADERS
- “AMT Lightning 25/22 Rifle
- “AMT Lightning Small-Game Hunting Rifle II
- “AMT Magnum Hunter Auto Rifle
- “Anschutz 525 Deluxe Auto
- “Armcor Model 20P Auto Rifle
- “Browning Auto .22 Rifles
- “Browning Auto-22 Rifle
- “Browning Auto-22 Grade VI
- “Browning BAR .22 Auto Rifle
- “Browning SA-22 Semi-Auto 22 Rifle
- “Henry U.S. Survival .22
- “Henry U.S. Survival Rifle AR-7
- “Krico Model 260 Auto Rifle
- “Lakefield Arms Model 64B Auto Rifle
- “Marlin Model 60 Self Loading Rifles
- “Marlin Model 60C
- “Marlin Model 60SB
- “Marlin Model 60S-CF
- “Marlin Model 60SN
- “Marlin Model 60ss Self-Loading Rifle
- “Marlin Model 70 Auto-loading Rifles
- “Marlin Model 70 HC Auto
- “Marlin Model 70P Papoose
- “Marlin Model 70PSS
- “Marlin Model 795
- “Marlin Model 795SS
- “Marlin Model 922 Magnum Self-Loading Rifle
- “Marlin Model 990 Self-Loading Rifle
- “Marlin Model 995 Self-Loading Rifle
- “Mossberg 702 Plinkster
- “Norinco Model 22 ATD Rifle
- “Remington 552BDL Speedmaster Rifle
- “Remington Model 522 Viper Autoloading Rifle
- “Remington Model 597 Blaze Camo
- “Remington Model 597 Pink Camo
- “Remington Model 597 Synthetic Scope Combo
- “Ruger 10/22 Autoloading Carbine (w/o folding stock)
- “Ruger 10/22 Compact
- “Ruger 10/22 Sporter
- “Ruger 10/22 Target
- “Survival Arms AR-7 Explorer Rifle
- “Texas Remington Revolving Carbine
- “Thompson/Center R-55 All-Weather
- “Thompson/Center R-55 Benchmark
- “Thompson/Center R-55 Classic
- “Thompson/Center R-55 Rifles
- “Thompson/Center R-55 Sporter
- “Voere Model 2115 Auto Rifle
- “RIMFIRE RIFLES—LEVER & SLIDE ACTION
- “Browning BL-22 Lever-Action Rifle
- “Henry .22 Lever Action Rifles, All Models
- “Henry Golden Boy .17 HMR
- “Henry Golden Boy .22
- “Henry Golden Boy .22 Magnum
- “Henry Golden Boy Deluxe
- “Henry Lever .22 Magnum
- “Henry Lever Action .22
- “Henry Lever Carbine .22
- “Henry Lever Octagon .22
- “Henry Lever Octagon .22 Magnum
- “Henry Lever Youth Model .22
- “Henry Pump Action Octagon .22
- “Henry Pump Action Octagon .22 Magnum
- “Henry Varmint Express .17 HMR
- “Marlin 39TDS Carbine
- “Marlin Model 39A Golden Lever Action
- “Marlin Model 39AS Golden Lever-Action Rifle
- “Mossberg Model 464 Rimfire Lever Action Rifle
- “Norinco EM-321 Pump Rifle
- “Remington 572BDL Fieldmaster Pump Rifle
- “Rossi Model 62 SA Pump Rifle
- “Rossi Model 62 SAC Carbine
- “Rossi Model G2 Gallery Rifle
- “Ruger Model 96 Lever-Action Rifle
- “Taurus Model 62- Pump
- “Taurus Model 72 Pump Rifle
- “Winchester Model 9422 Lever-Action Rifle
- “Winchester Model 9422 Magnum Lever-Action Rifle
- “RIMFIRE RIFLES—BOLT ACTIONS & SINGLE SHOTS
- “Anschutz 1416D/1516D Classic Rifles
- “Anschutz 1418D/1518D Mannlicher Rifles
- “Anschutz 1700 FWT Bolt-Action Rifle
- “Anschutz 1700D Bavarian Bolt-Action Rifle
- “Anschutz 1700D Classic Rifles
- “Anschutz 1700D Custom Rifles
- “Anschutz 1700D Graphite Custom Rifle
- “Anschutz 1702 D H B Classic
- “Anschutz 1713 Silhouette
- “Anschutz Achiever
- “Anschutz Achiever Bolt-Action Rifle
- “Anschutz All other Bolt Action Rimfire Models
- “Anschutz Kadett
- “Anschutz Model 1502 D Classic
- “Anschutz Model 1517 D Classic
- “Anschutz Model 1517 MPR Multi Purpose
- “Anschutz Model 1517 S-BR
- “Anschutz Model 1710 D KL
- “Anschutz Model 1717 Classic
- “Anschutz Model 1717 Silhouette Sporter
- “Anschutz Model G4 MPB
- “Anschutz Model Woodchucker
- “Armcor Model 14P Bolt-Action Rifle
- “Armcor Model 1500 Rifle
- “Beeman/HW 60-J-ST Bolt-Action Rifle
- “BRNO ZKM 452 Deluxe
- “BRNO ZKM-456 Lux Sporter
- “BRNO ZKM-452 Deluxe Bolt-Action Rifle
- “Browning A-Bolt 22 Bolt-Action Rifle
- “Browning A-Bolt Gold Medallion
- “Browning T-Bolt Rimfire Rifles
- “Cabanas Espronceda IV Bolt-Action Rifle
- “Cabanas Leyre Bolt-Action Rifle
- “Cabanas Master Bolt-Action Rifle
- “Cabanas Phaser Rifle
- “Chipmunk Single Shot Rifle
- “Cooper Arms Model 36S Sporter Rifle
- “Cooper Model 57-M Bolt Action Rifle
- “CZ 452 Bolt Action Rifles
- “Dakota 22 Sporter Bolt-Action Rifle
- “Davey Crickett Single Shot Rifle
- “Harrington & Richardson Sportster
- “Harrington & Richardson Sportster 17 Hornady Magnum Rimfire
- “Harrington & Richardson Sportster Compact
- “Henry ‘Mini’ Bolt Action Rifle
- “Henry Acu-Bolt .22
- “Henry Mini Bolt Youth .22
- “Kimber Bolt Action .22 Rifles
- “Krico Model 300 Bolt-Action Rifles
- “Lakefield Arms Mark I Bolt-Action Rifle

- “Lakefield Arms Mark II Bolt-Action Rifle
- “Magtech Model MT Bolt Action Rifle
- “Magtech Model MT-22C Bolt-Action Rifle
- “Marlin Model 15YN ‘Little Buckaroo’
- “Marlin Model 25MN Bolt-Action Rifle
- “Marlin Model 25N Bolt-Action Repeater
- “Marlin Model 880 Bolt-Action Rifle
- “Marlin Model 881 Bolt-Action Rifle
- “Marlin Model 882 Bolt-Action Rifle
- “Marlin Model 883 Bolt-Action Rifle
- “Marlin Model 883SS Bolt-Action Rifle
- “Marlin Model 915 YN ‘Little Buckaroo’
- “Marlin Model 915Y (Compact)
- “Marlin Model 915YS (Compact)
- “Marlin Model 917
- “Marlin Model 917S
- “Marlin Model 917V
- “Marlin Model 917VR
- “Marlin Model 917VS
- “Marlin Model 917VS-CF
- “Marlin Model 917VSF
- “Marlin Model 917VST
- “Marlin Model 917VT
- “Marlin Model 925
- “Marlin Model 925C
- “Marlin Model 925M
- “Marlin Model 925R
- “Marlin Model 925RM
- “Marlin Model 980S
- “Marlin Model 980S-CF
- “Marlin Model 981T
- “Marlin Model 982 Bolt Action Rifle
- “Marlin Model 982VS
- “Marlin Model 982VS-CF
- “Marlin Model 983
- “Marlin Model 983S
- “Marlin Model 983T
- “Marlin Model XT-17 Series Bolt Action Rifles
- “Marlin Model XT-22 Series Bolt Action Rifles
- “Mauser Model 107 Bolt-Action Rifle
- “Mauser Model 201 Bolt-Action Rifle
- “Meacham Low-Wall Rifle
- “Mossberg Model 801/802 Bolt Rifles
- “Mossberg Model 817 Varmint Bolt Action Rifle
- “Navy Arms TU-33/40 Carbine
- “Navy Arms TU-KKW Sniper Trainer
- “Navy Arms TU-KKW Training Rifle
- “New England Firearms Sportster Single Shot Rifles
- “Norinco JW-15 Bolt-Action Rifle
- “Norinco JW-27 Bolt-Action Rifle
- “Remington 40-XR Rimfire Custom Sporter
- “Remington 541-T
- “Remington 541-T HB Bolt-Action
- “Rifle Remington 581-S Sportsman Rifle
- “Remington Model Five
- “Remington Model Five Youth
- “Rossi Matched Pair Single Shot Rifle
- “Ruger 77/17
- “Ruger 77/22
- “Ruger 77/22 Rimfire Bolt-Action Rifle
- “Ruger 77/44
- “Ruger K77/22 Varmint Rifle
- “Savage CUB T Mini Youth
- “Savage Mark I-G Bolt Action
- “Savage Mark II Bolt Action Rifles
- “Savage Model 30 G Stevens Favorite
- “Savage Model 93 Rifles
- “Thompson/Center Hotshot Youth Rifle
- “Ultra Light Arms Model 20 RF Bolt-Action Rifle
- “Winchester Model 52B Sporting Rifle
- “Winchester Wildcat Bolt Action Rifle 22
- “COMPETITION RIFLES—CENTERFIRE & RIFMIRE
- “Anschutz 1803D Intermediate Match
- “Anschutz 1808D RT Super Match 54 Target
- “Anschutz 1827B Biathlon Rifle
- “Anschutz 1827BT Fortner Biathlon Rifle
- “Anschutz 1903 Rifles
- “Anschutz 1903D Match Rifle
- “Anschutz 1907 Match Rifle
- “Anschutz 1910 Super Match II
- “Anschutz 1911 Match Rifle
- “Anschutz 1912 Rifles
- “Anschutz 1913 Super Match Rifle
- “Anschutz 54.18MS REP Deluxe Silhouette Rifle
- “Anschutz 54.18MS Silhouette Rifle
- “Anschutz 64 MP R Silhouette Rifle
- “Anschutz 64-MS Left Silhouette
- “Anschutz Super Match 54 Target Model 2007
- “Anschutz Super Match 54 Target Model 2013
- “Beeman/Feinwerkbau 2600 Target Rifle
- “Cooper Arms Model TRP-1 ISU Standard Rifle
- “E.A.A./HW 60 Target Rifle
- “E.A.A./HW 660 Match Rifle
- “E.A.A./Weihrauch HW 60 Target Rifle
- “Ed Brown Model 704, M40A2 Marine Sniper
- “Finnish Lion Standard Target Rifle
- “Krico Model 360 S2 Biathlon Rifle
- “Krico Model 360S Biathlon Rifle
- “Krico Model 400 Match Rifle
- “Krico Model 500 Kricotronic Match Rifle
- “Krico Model 600 Match Rifle
- “Krico Model 600 Sniper Rifle
- “Lakefield Arms Model 90B Target Rifle
- “Lakefield Arms Model 91T Target Rifle
- “Lakefield Arms Model 92S Silhouette Rifle
- “Marlin Model 2000 Target Rifle
- “Mauser Model 86-SR Specialty Rifle
- “McMillan 300 Phoenix Long Range Rifle
- “McMillan Long Range Rifle
- “McMillan M-86 Sniper Rifle
- “McMillan M-89 Sniper Rifle
- “McMillan National Match Rifle
- “Parker-Hale M-85 Sniper Rifle
- “Parker-Hale M-87 Target Rifle
- “Remington 40-X Bolt Action Rifles
- “Remington 40-XB Rangemaster Target Centerfire
- “Remington 40-XBBR KS
- “Remington 40-XC KS National Match Course Rifle
- “Remington 40-XR KS Rimfire Position Rifle
- “Sako TRG-21 Bolt-Action Rifle
- “Sako TRG-22 Bolt Action Rifle
- “Springfield Armory M-1 Garand
- “Steyr-Mannlicher SSG Rifles
- “Steyr-Mannlicher Match SPG-UIT Rifle
- “Steyr-Mannlicher SSG P-I Rifle
- “Steyr-Mannlicher SSG P-II Rifle
- “Steyr-Mannlicher SSG P-III Rifle
- “Steyr-Mannlicher SSG P-IV Rifle
- “Tanner 300 Meter Free Rifle
- “Tanner 50 Meter Free Rifle
- “Tanner Standard UIT Rifle
- “Time Precision 22RF Bench Rifle
- “Wichita Silhouette Rifle
- “SHOTGUNS—AUTOLOADERS
- “American Arms
- “American Arms/Franchi Black Magic 48/AL
- “Benelli Bimillioneaire
- “Benelli Black Eagle Competition Auto Shotgun
- “Benelli Cordoba
- “Benelli Executive Series
- “Benelli Legacy Model
- “Benelli M1
- “Benelli M1 Defense
- “Benelli M1 Tactical
- “Benelli M1014 Limited Edition
- “Benelli M2
- “Benelli M2 Field Steady Grip
- “Benelli M2 Practical
- “Benelli M2 Tactical
- “Benelli M2 American Series
- “Benelli M3 Convertible
- “Benelli M4 Models Vinci Steady Grip
- “Benelli Montefeltro Super 90 20-Gauge Shotgun
- “Benelli Montefeltro Super 90 Shotgun
- “Benelli Raffaello Series Shotguns
- “Benelli Sport Model
- “Benelli Super 90 M1 Field Model
- “Benelli Super Black Eagle II Models
- “Benelli Super Black Eagle II Steady Grip
- “Benelli Super Black Eagle Models
- “Benelli Super Black Eagle Shotgun
- “Benelli Super Black Eagle Slug Gun
- “Benelli Super Vinci
- “Benelli Supersport
- “Benelli Two-Gun Sets
- “Benelli Ultralight
- “Benelli Vinci
- “Beretta 390 Field Auto Shotgun
- “Beretta 390 Super Trap, Super Skeet Shotguns
- “Beretta 3901 Citizen
- “Beretta 3901 Rifled Slug Gun
- “Beretta 3901 Statesman
- “Beretta A-303 Auto Shotgun
- “Beretta A400 Series
- “Beretta AL-2 Models
- “Beretta AL-3 Deluxe Trap
- “Beretta AL390 Series
- “Beretta AL391 Teknys Gold
- “Beretta AL391 Teknys Gold Sporting
- “Beretta AL391 Teknys Gold Target
- “Beretta AL391 Urika 2 Camo AP
- “Beretta AL391 Urika 2 Camo Max-4
- “Beretta AL391 Urika 2 Classic
- “Beretta AL391 Urika 2 Gold
- “Beretta AL391 Urika 2 Gold Sporting
- “Beretta AL391 Urika 2 Parallel Target SL
- “Beretta AL391 Urika 2 Sporting
- “Beretta AL391 Urika 2 Synthetic
- “Beretta ES100 Pintail Series
- “Beretta Model 1200 Field
- “Beretta Model 1201F Auto Shotgun
- “Beretta Model 300
- “Beretta Model 301 Series
- “Beretta Model 302 Series
- “Beretta Model 60
- “Beretta Model 61
- “Beretta Model A304 Lark
- “Beretta Model AL391 Series
- “Beretta Model TX4 Storm
- “Beretta Silver Lark
- “Beretta UGB25 Xcel
- “Beretta Vittoria Auto Shotgun
- “Beretta Xtrema2
- “Breda Altair
- “Breda Altair Special
- “Breda Aries 2
- “Breda Astro
- “Breda Astrolux
- “Breda Echo
- “Breda Ermes Series
- “Breda Gold Series
- “Breda Grizzly
- “Breda Mira
- “Breda Standard Series
- “Breda Xanthos
- “Brolin BL-12
- “Brolin SAS-12
- “Browning A-500G Auto Shotgun
- “Browning A-500G Sporting Clays
- “Browning A-500R Auto Shotgun
- “Browning Auto-5 Light 12 and 20
- “Browning Auto-5 Magnum 12
- “Browning Auto-5 Magnum 20
- “Browning Auto-5 Stalker
- “Browning B2000 Series
- “Browning BSA 10 Auto Shotgun
- “Browning BSA 10 Stalker Auto Shotgun
- “Browning Gold Series
- “Browning Maxus Series
- “Charles Daly Field Grade Series
- “Charles Daly Novamatic Series
- “Charles Daly Tactical
- “Churchill Regent
- “Churchill Standard Model
- “Churchill Turkey Automatic Shotgun
- “Churchill Windsor
- “Cosmi Automatic Shotgun
- “CZ 712
- “CZ 720
- “CZ 912
- “Escort Escort Series

- “European American Armory (EAA) Bundra Series
- “Fabarms Ellegi Series
- “Fabarms Lion Series
- “Fabarms Tactical
- “FNH USA Model SLP
- “Franchi 610VS
- “Franchi 612 Series
- “Franchi 620
- “Franchi 712
- “Franchi 720
- “Franchi 912
- “Franchi AL 48
- “Franchi AL 48 Series
- “Franchi Elite
- “Franchi I-12 Inertia Series
- “Franchi Prestige
- “H&K Model 512
- “H&R Manufrance
- “H&R Model 403
- “Hi-Standard 10A
- “Hi-Standard 10B
- “Hi-Standard Semi Automatic Model
- “Hi-Standard Supermatic Series
- “Ithaca Mag-10
- “Ithaca Model 51 Series
- “LaSalle Semi-automatic
- “Ljutic Bi-matic Autoloader
- “Luger Ultra-light Model
- “Marlin SI 12 Series
- “Maverick Model 60 Auto Shotgun
- “Model AL-1
- “Mossberg 1000
- “Mossberg Model 600 Auto Shotgun
- “Mossberg Model 930 All-Purpose Field
- “Mossberg Model 930 Slugster
- “Mossberg Model 930 Turkey
- “Mossberg Model 930 Waterfowl
- “Mossberg Model 935 Magnum Combos
- “Mossberg Model 935 Magnum Flyway Series Waterfowl
- “Mossberg Model 935 Magnum Grand Slam Series Turkey
- “Mossberg Model 935 Magnum Turkey
- “Mossberg Model 935 Magnum Waterfowl
- “New England Firearms Excell Auto Combo
- “New England Firearms Excell Auto Synthetic
- “New England Firearms Excell Auto Turkey
- “New England Firearms Excell Auto Walnut
- “New England Firearms Excell Auto Waterfowl
- “Nighthawk Tactical Semi-auto
- “Ottomanguns Sultan Series
- “Remington 105Ti Series
- “Remington 1100 20-Gauge Deer Gun
- “Remington 1100 LT-20 Auto
- “Remington 1100 LT-20 Tournament Skeet
- “Remington 1100 Special Field
- “Remington 11-48 Series
- “Remington 11-96 Series
- “Remington Model 105 Cti
- “Remington Model 11 Series
- “Remington Model 1100 Classic Trap
- “Remington Model 1100 Competition
- “Remington Model 1100 G3
- “Remington Model 1100 G3
- “Remington Model 1100 Series
- “Remington Model 1100 Shotgun
- “Remington Model 1100 Sporting Series
- “Remington Model 11-87 Sportsman Camo
- “Remington Model 11-87 Sportsman Super Mag Synthetic
- “Remington Model 11-87 Sportsman Super Mag Waterfowl
- “Remington Model 11-87 Sportsman Synthetic
- “Remington Model 11-87 Sportsman Youth
- “Remington Model 11-87 Sportsman Youth Synthetic
- “Remington Model 48 Series
- “Remington Model 58 Series
- “Remington Model 870 Classic Trap
- “Remington Model 878A Automaster
- “Remington Model SP-10 Magnum Satin
- “Remington Model SP-10 Waterfowl
- “Remington Model SPR453
- “Remington Versa-Max Series
- “Savage Model 720
- “Savage Model 726
- “Savage Model 740C Skeet Gun
- “Savage Model 745
- “Savage Model 755 Series
- “Savage Model 775 Series
- “Scattergun Technologies K-9
- “Scattergun Technologies SWAT
- “Scattergun Technologies Urban Sniper Model
- “SKB 1300 Upland
- “SKB 1900
- “SKB 300 Series
- “SKB 900 Series
- “SKS 3000
- “Smith & Wesson Model 1000
- “Smith & Wesson Model 1012 Series
- “Spartan Gun Works SPR453
- “TOZ Model H-170
- “Tri-Star Diana Series
- “Tri-Star Phantom Series
- “Tri-Star Viper Series
- “Tula Arms Plant TOZ 87
- “Verona 401 Series
- “Verona 405 Series
- “Verona 406 Series
- “Verona SX801 Series
- “Weatherby Centurion Series
- “Weatherby Field Grade
- “Weatherby Model 82
- “Weatherby SA-08 Series
- “Weatherby SA-459 TR
- “Weatherby SAS Series
- “Winchester 1500
- “Winchester Model 50
- “Winchester Model 59
- “Winchester Super X1 Series
- “Winchester Super X2 Series
- “Winchester Super X3 Series
- “SHOTGUNS—SLIDE ACTIONS
- “ADCO Diamond Grade
- “ADCO Diamond Series Shotguns
- “ADCO Mariner Model
- “ADCO Sales Inc. Gold Elite Series
- “Armcor M-30 Series
- “Armcor M-5
- “Baikal IZH-81
- “Baikal MP133
- “Benelli Nova Series
- “Benelli Supernova Series
- “Beretta Ariete Standard
- “Beretta Gold Pigeon Pump
- “Beretta Model SL-12
- “Beretta Ruby Pigeon Pump
- “Beretta Silver Pigeon Pump
- “Brolin Field Series
- “Brolin Lawman Model
- “Brolin Slug Special
- “Brolin Slugmaster
- “Brolin Turkey Master
- “Browning BPS Game Gun Deer Special
- “Browning BPS Game Gun Turkey Special
- “Browning BPS Pigeon Grade Pump Shotgun
- “Browning BPS Pump Shotgun
- “Browning BPS Pump Shotgun (Ladies and Youth Model)
- “Browning BPS Series Pump Shotgun
- “Browning BPS Stalker Pump Shotgun
- “Browning Model 12 Limited Edition Series
- “Browning Model 42 Pump Shotgun
- “Century IJ12 Slide Action
- “Century Ultra 87 Slide Action
- “Charles Daly Field Hunter
- “Ducks Unlimited Dinner Guns
- “EAA Model PM2
- “Escort Field Series
- “Fort Worth Firearms GL18
- “H&R Pardner Pump
- “Hi-Standard Flite-King Series
- “Hi-Standard Model 200
- “Interstate Arms Model 981
- “Interstate Arms Model 982T
- “Ithaca Deerslayer II Rifled Shotgun
- “Ithaca Model 87 Deerslayer Shotgun
- “Ithaca Model 87 Deluxe Pump Shotgun
- “Ithaca Model 87 Series Shotguns
- “Ithaca Model 87 Supreme Pump Shotgun
- “Ithaca Model 87 Turkey Gun
- “Magtech Model 586-VR Pump Shotgun
- “Maverick Models 88, 91 Pump Shotguns
- “Mossberg 200 Series Shotgun
- “Mossberg 3000 Pump shotgun
- “Mossberg 535 ATS Series Pump Shotguns
- “Mossberg Field Grade Model 835 Pump Shotgun
- “Mossberg Model 500 All Purpose Field
- “Mossberg Model 500 Bantam
- “Mossberg Model 500 Bantam Combo
- “Mossberg Model 500 Bantam Pump
- “Mossberg Model 500 Camo Pump
- “Mossberg Model 500 Combos
- “Mossberg Model 500 Flyway Series Waterfowl
- “Mossberg Model 500 Grand Slam Series Turkey
- “Mossberg Model 500 Muzzleloader
- “Mossberg Model 500 Muzzleloader Combo
- “Mossberg Model 500 Series Pump Shotguns
- “Mossberg Model 500 Slugster
- “Mossberg Model 500 Sporting Pump
- “Mossberg Model 500 Super Bantam All Purpose Field
- “Mossberg Model 500 Super Bantam Combo
- “Mossberg Model 500 Super Bantam Slug
- “Mossberg Model 500 Super Bantam Turkey
- “Mossberg Model 500 Trophy Slugster
- “Mossberg Model 500 Turkey
- “Mossberg Model 500 Waterfowl
- “Mossberg Model 505 Series Pump Shotguns
- “Mossberg Model 505 Youth All Purpose Field
- “Mossberg Model 535 ATS All Purpose Field
- “Mossberg Model 535 ATS Combos
- “Mossberg Model 535 ATS Slugster
- “Mossberg Model 535 ATS Turkey
- “Mossberg Model 535 ATS Waterfowl
- “Mossberg Model 835 Regal Ulti-Mag Pump
- “Mossberg Model 835 Series Pump Shotguns
- “Mossberg Model 835 Ulti-Mag
- “Mossberg Turkey Model 500 Pump
- “National Wild Turkey Federation (NWTFF) Banquet/Guns of the Year
- “New England Firearms Pardner Pump Combo
- “New England Firearms Pardner Pump Field
- “New England Firearms Pardner Pump Slug Gun
- “New England Firearms Pardner Pump Synthetic
- “New England Firearms Pardner Pump Turkey Gun
- “New England Firearms Pardner Pump Walnut
- “New England Firearms Pardner Pump-Compact Field
- “New England Firearms Pardner Pump-Compact Synthetic
- “New England Firearms Pardner Pump-Compact Walnut
- “Norinco Model 98 Field Series
- “Norinco Model 983
- “Norinco Model 984
- “Norinco Model 985
- “Norinco Model 987
- “Orvis Grand Vazir Series
- “Quail Unlimited Limited Edition Pump Shotguns
- “Remington 870 Express
- “Remington 870 Express Rifle Sighted Deer Gun
- “Remington 870 Express Series Pump Shotguns
- “Remington 870 Express Turkey
- “Remington 870 High Grade Series

- “Remington 870 High Grades
- “Remington 870 Marine Magnum
- “Remington 870 Special Field
- “Remington 870 Special Purpose Deer Gun
- “Remington 870 Special Purpose Synthetic Camo
- “Remington 870 SPS Special Purpose Magnum
- “Remington 870 SPS–BG–Camo Deer/Turkey Shotgun
- “Remington 870 SPS–Deer Shotgun
- “Remington 870 SPS–T Camo Pump Shotgun
- “Remington 870 TC Trap
- “Remington 870 Wingmaster
- “Remington 870 Wingmaster Series
- “Remington 870 Wingmaster Small Gauges
- “Remington Model 11–87 XCS Super Magnum Waterfowl
- “Remington Model 870 Ducks Unlimited Series Dinner Pump Shotguns
- “Remington Model 870 Express
- “Remington Model 870 Express JR.
- “Remington Model 870 Express Shurshot Synthetic Cantilever
- “Remington Model 870 Express Super Magnum
- “Remington Model 870 Express Synthetic
- “Remington Model 870 Express Youth Gun
- “Remington Model 870 Express Youth Synthetic
- “Remington Model 870 SPS Shurshot Synthetic Cantilever
- “Remington Model 870 SPS Shurshot Synthetic Turkey
- “Remington Model 870 SPS Special Purpose Magnum Series Pump Shotguns
- “Remington Model 870 SPS Super Mag Max Gobbler
- “Remington Model 870 XCS Marine Magnum
- “Remington Model 870 XCS Super Magnum
- “Winchester 12 Commercial Riot Gun
- “Winchester 97 Commercial Riot Gun
- “Winchester Model 12 Pump Shotgun
- “Winchester Model 120 Ranger
- “Winchester Model 1200 Series Shotgun
- “Winchester Model 1300 Ranger Pump Gun
- “Winchester Model 1300 Ranger Pump Gun Combo & Deer Gun
- “Winchester Model 1300 Series Shotgun
- “Winchester Model 1300 Slug Hunter Deer Gun
- “Winchester Model 1300 Turkey Gun
- “Winchester Model 1300 Walnut Pump
- “Winchester Model 42 High Grade Shotgun
- “Winchester Speed Pump Defender
- “Winchester SXP Series Pump Shotgun
- “Zoli Pump Action Shotgun
- “SHOTGUNS—OVER/UNDERS
- “ADCO Sales Diamond Series Shotguns
- “American Arms/Franchi Falconet 2000 O/U
- “American Arms Lince
- “American Arms Silver I O/U
- “American Arms Silver II Shotgun
- “American Arms Silver Skeet O/U
- “American Arms Silver Sporting O/U
- “American Arms Silver Trap O/U
- “American Arms WS/OU 12, TS/OU 12 Shotguns
- “American Arms WT/OU 10 Shotgun
- “American Arms/Franchi Sporting 2000 O/U
- “Armsport 2700 O/U Goose Gun
- “Armsport 2700 Series O/U
- “Armsport 2900 Tri-Barrel Shotgun
- “AYA Augusta
- “AYA Coral A
- “AYA Coral B
- “AYA Excelsior
- “AYA Model 37 Super
- “AYA Model 77
- “AYA Model 79 Series
- “Baby Bretton Over/Under Shotgun
- “Baikal IZH27
- “Baikal MP310
- “Baikal MP333
- “Baikal MP94
- “Beretta 90 DE LUXE
- “Beretta 682 Gold E Skeet
- “Beretta 682 Gold E Trap
- “Beretta 682 Gold E Trap Bottom Single
- “Beretta 682 Series
- “Beretta 682 Super Sporting O/U
- “Beretta 685 Series
- “Beretta 686 Series
- “Beretta 686 White Onyx
- “Beretta 686 White Onyx Sporting
- “Beretta 687 EELL Classic
- “Beretta 687 EELL Diamond Pigeon
- “Beretta 687 EELL Diamond Pigeon Sporting
- “Beretta 687 series
- “Beretta 687EL Sporting O/U
- “Beretta Alpha Series
- “Beretta America Standard
- “Beretta AS
- “Beretta ASE 90 Competition O/U Shotgun
- “Beretta ASE 90 Gold Skeet
- “Beretta ASE Gold
- “Beretta ASE Series
- “Beretta ASEL
- “Beretta BL Sereis
- “Beretta DT10 Series
- “Beretta DT10 Trident EELL
- “Beretta DT10 Trident L Sporting
- “Beretta DT10 Trident Skeet
- “Beretta DT10 Trident Sporting
- “Beretta DT10 Trident Trap Combo
- “Beretta Europa
- “Beretta Field Shotguns
- “Beretta Gamma Series
- “Beretta Giubileo
- “Beretta Grade Four
- “Beretta Grade One
- “Beretta Grade Three
- “Beretta Grade Two
- “Beretta Milano
- “Beretta Model 686 Ultralight O/U
- “Beretta Model SO5, SO6, SO9 Shotguns
- “Beretta Onyx Hunter Sport O/U Shotgun
- “Beretta Over/Under Field Shotguns
- “Beretta Royal Pigeon
- “Beretta S56 Series
- “Beretta S58 Series
- “Beretta Series 682 Competition Over/Unders
- “Beretta Silver Pigeon II
- “Beretta Silver Pigeon II Sporting
- “Beretta Silver Pigeon III
- “Beretta Silver Pigeon III Sporting
- “Beretta Silver Pigeon IV
- “Beretta Silver Pigeon S
- “Beretta Silver Pigeon V
- “Beretta Silver Snipe
- “Beretta Skeet Set
- “Beretta SO–1
- “Beretta SO–2
- “Beretta SO–3
- “Beretta SO–4
- “Beretta SO5
- “Beretta SO6 EELL
- “Beretta SO–10
- “Beretta SO10 EELL
- “Beretta Sporting Clay Shotguns
- “Beretta SV10 Perennia
- “Beretta Ultralight
- “Beretta Ultralight Deluxe
- “Bertuzzi Zeus
- “Bertuzzi Zeus Series
- “Beschi Boxlock Model
- “Big Bear Arms IJ–39
- “Big Bear Arms Sterling Series
- “Big Bear IJ–27
- “Blaser F3 Series
- “Bosis Challenger Titanium
- “Bosis Laura
- “Bosis Michaelangelo
- “Bosis Wild Series
- “Boss Custom Over/Under Shotguns
- “Boss Merlin
- “Boss Pendragon
- “Breda Pegaso Series
- “Breda Sirio Standard
- “Breda Vega Series
- “Bretton Baby Standard
- “Bretton Sprint Deluxe
- “BRNO 500/501
- “BRNO 502
- “BRNO 801 Series
- “BRNO 802 Series
- “BRNO BS–571
- “BRNO BS–572
- “BRNO ZH–300
- “BRNO ZH–301
- “BRNO ZH–302
- “BRNO ZH–303
- “Browning 325 Sporting Clays
- “Browning 625 Series
- “Browning 725 Series
- “Browning B–25 Series
- “Browning B–26 Series
- “Browning B–27 Series
- “Browning B–125 Custom Shop Series
- “Browning Citori 525 Series
- “Browning Citori GTI Sporting Clays
- “Browning Citori Lightning Series
- “Browning Citori O/U Shotgun
- “Browning Citori O/U Skeet Models
- “Browning Citori O/U Trap Models
- “Browning Citori Plus Trap Combo
- “Browning Citori Plus Trap Gun
- “Browning Cynergy Series
- “Browning Diana Grade
- “Browning Lightning Sporting Clays
- “Browning Micro Citori Lightning
- “Browning Midas Grade
- “Browning Special Sporting Clays
- “Browning Sporter Model
- “Browning ST–100
- “Browning Superlight Citori Over/Under
- “Browning Superlight Citori Series
- “Browning Superlight Feather
- “Browning Superposed Pigeon Grade
- “Browning Superposed Standard
- “BSA Falcon
- “BSA O/U
- “BSA Silver Eagle
- “Cabela’s Volo
- “Caprinus Sweden Model
- “Centurion Over/Under Shotgun
- “Century Arms Arthemis
- “Chapuis Over/Under Shotgun
- “Charles Daly Country Squire Model
- “Charles Daly Deluxe Model
- “Charles Daly Diamond Series
- “Charles Daly Empire Series
- “Charles Daly Field Grade O/U
- “Charles Daly Lux Over/Under
- “Charles Daly Maxi–Mag
- “Charles Daly Model 105
- “Charles Daly Model 106
- “Charles Daly Model 206
- “Charles Daly Over/Under Shotguns, Japanese Manufactured
- “Charles Daly Over/Under Shotguns, Prussian Manufactured
- “Charles Daly Presentation Model
- “Charles Daly Sporting Clays Model
- “Charles Daly Superior Model
- “Charles Daly UL
- “Churchill Imperial Model
- “Churchill Monarch
- “Churchill Premiere Model
- “Churchill Regent Trap and Skeet
- “Churchill Regent V
- “Churchill Sporting Clays
- “Churchill Windsor III
- “Churchill Windsor IV
- “Classic Doubles Model 101 Series
- “Cogswell & Harrison Woodward Type
- “Connecticut Shotgun Company A. Galazan Model
- “Connecticut Shotgun Company A–10 American
- “Connecticut Valley Classics Classic Field Waterfowler
- “Connecticut Valley Classics Classic Sporter O/U
- “Continental Arms Centaure Series
- “Cortona Over/Under Shotguns
- “CZ 581 Solo
- “CZ Canvasback 103D

- “CZ Limited Edition
- “CZ Mallard 104A
- “CZ Redhead Deluxe 103FE
- “CZ Sporting
- “CZ Super Scroll Limited Edition
- “CZ Upland Ultralight
- “CZ Wingshooter
- “Dakin Arms Model 170
- “Darne SB1
- “Darne SB2
- “Darne SB3
- “Depar ATAK
- “Dumoulin Superposed Express
- “Ducks Unlimited Dinner Guns / Guns of the Year, Over/ Under Models
- “Dumoulin Boss Royal Superposed
- “E.A.A. Falcon
- “E.A.A. Scirocco Series
- “E.A.A./Sabatti Falcon-Mon Over/Under
- “E.A.A./Sabatti Sporting Clays Pro-Gold O/U
- “ERA Over/Under
- “Famars di Abbiatico & Salvinelli Aries
- “Famars di Abbiatico & Salvinelli Castrone
- “Famars di Abbiatico & Salvinelli Dove Gun
- “Famars di Abbiatico & Salvinelli Excaliber Series
- “Famars di Abbiatico & Salvinelli Jorema
- “Famars di Abbiatico & Salvinelli Leonardo
- “Famars di Abbiatico & Salvinelli Pegasus
- “Famars di Abbiatico & Salvinelli Posiden
- “Famars di Abbiatico & Salvinelli Quail Gun
- “Famars di Abbiatico & Salvinelli Royal
- “Famars di Abbiatico & Salvinelli Royale
- “Fausti Boutique Series
- “Fausti Caledon Series
- “Fausti Class Series
- “Ferlib Boss Model
- “Finnclassic 512 Series
- “Franchi 2004 Trap
- “Franchi 2005 Combination Trap
- “Franchi Alcione Series
- “Franchi Aristocrat Series
- “Franchi Black Majic
- “Franchi Falconet Series
- “Franchi Instict Series
- “Franchi Model 2003 Trap
- “Franchi Renaissance Series
- “Franchi Sporting 2000
- “Franchi Undergun Model 3000
- “Franchi Veloce Series
- “Galef Golden Snipe
- “Galef Silver Snipe
- “Golden Eagle Model 5000 Series
- “Griffon & Howe Black Ram
- “Griffon & Howe Broadway
- “Griffon & Howe Claremont
- “Griffon & Howe Madison
- “Griffon & Howe Silver Ram
- “Griffon & Howe Superbrite
- “Guerini Apex Series
- “Guerini Challenger Sporting
- “Guerini Ellipse Evo
- “Guerini Ellipse Evolution Sporting
- “Guerini Ellipse Limited
- “Guerini Essex Field
- “Guerini Flyaway
- “Guerini Forum Series
- “Guerini Magnus Series
- “Guerini Maxum Series
- “Guerini Summit Series
- “Guerini Tempio
- “Guerini Woodlander
- “H&R Harrich #1
- “H&R Model 1212
- “H&R Model 1212WF
- “H&R Pinnacle
- “Hatfields Hatfield Model 1 of 100
- “Heym Model 55 F
- “Heym Model 55 SS
- “Heym Model 200
- “Holland & Holland Royal Series
- “Holland & Holland Sporting Model
- “IGA 2000 Series
- “IGA Hunter Series
- “IGA Trap Series
- “IGA Turkey Series
- “IGA Waterfowl Series
- “K.F.C E-2 Trap/Skeet
- “K.F.C. Field Gun
- “Kassnar Grade I O/U Shotgun
- “KDF Condor Khan Arthemis Field/Deluxe
- “Kimber Augusta Series
- “Kimber Marias Series
- “Krieghoff K-80 Four-Barrel Skeet Set
- “Krieghoff K-80 International Skeet
- “Krieghoff K-80 O/U Trap Shotgun
- “Krieghoff K-80 Skeet Shotgun
- “Krieghoff K-80 Sporting Clays O/U
- “Krieghoff K-80/RT Shotguns
- “Krieghoff Model 20 Sporting/Field
- “Krieghoff Model 32 Series
- “Lames Field Model
- “Lames Skeet Model
- “Lames Standard Model
- “Lames California Model
- “Laurona Model 67
- “Laurona Model 82 Series
- “Laurona Model 83 Series
- “Laurona Model 84 Series
- “Laurona Model 85 Series
- “Laurona Model 300 Series
- “Laurona Silhouette 300 Sporting Clays
- “Laurona Silhouette 300 Trap
- “Laurona Super Model Over/Unders
- “Lebeau Baron Series
- “Lebeau Boss Verres
- “Lebeau Boxlock with sideplates
- “Lebeau Sidelock
- “Lebeau Versailles
- “Lippard Custom Over/Under Shotguns
- “Ljutic LM-6 Deluxe O/U Shotgun
- “Longthorne Hesketh Game Gun
- “Longthorne Sporter
- “Marlin Model 90
- “Marocchi Avanza O/U Shotgun
- “Marocchi Conquista Over/Under Shotgun
- “Marocchi Conquista Series
- “Marocchi Model 100
- “Marocchi Model 99
- “Maverick HS-12 Tactical
- “Maverick Hunter Field Model
- “McMillan Over/Under Sidelock
- “Merkel 201 Series
- “Merkel 2016 Series
- “Merkel 2116 EL Sidelock
- “Merkel 303EL Luxus
- “Merkel Model 100
- “Merkel Model 101
- “Merkel Model 101E
- “Merkel Model 200E O/U Shotgun
- “Merkel Model 200E Skeet, Trap Over/Unders
- “Merkel Model 200SC Sporting Clays
- “Merkel Model 203E, 303E Over/Under Shotguns
- “Merkel Model 204E
- “Merkel Model 210
- “Merkel Model 301
- “Merkel Model 302
- “Merkel Model 304E
- “Merkel Model 310E
- “Merkel Model 400
- “Merkel Model 400E
- “Merkel Model 2000 Series
- “Mossberg Onyx Reserve Field
- “Mossberg Onyx Reserve Sporting
- “Mossberg Silver Reserve Field
- “Mossberg Silver Reserve Series
- “Mossberg Silver Reserve Sporting
- “Norinco Type HL12-203
- “Omega Standard Over/Under Model
- “Orvis Field
- “Orvis Knockabout
- “Orvis Premier Grade
- “Orvis SKB Green Mountain Uplander
- “Orvis Sporting Clays
- “Orvis Super Field
- “Orvis Uplander
- “Orvis Waterfowler
- “Pederson Model 1000 Series
- “Pederson Model 1500 Series
- “Perazzi Boxlock Action Hunting
- “Perazzi Competition Series
- “Perazzi Electrocles
- “Perazzi Granditalia
- “Perazzi Mirage Special Four-Gauge Skeet
- “Perazzi Mirage Special Skeet Over/Under
- “Perazzi Mirage Special Sporting O/U
- “Perazzi MS80
- “Perazzi MT-6
- “Perazzi MX1/MX2
- “Perazzi MX3
- “Perazzi MX4
- “Perazzi MX5
- “Perazzi MX6
- “Perazzi MX7 Over/Under Shotguns
- “Perazzi MX8/20 Over/Under Shotgun
- “Perazzi MX8/MX8 Special Trap, Skeet
- “Perazzi MX9 Single Over/Under Shotguns
- “Perazzi MX10
- “Perazzi MX11
- “Perazzi MX12 Hunting Over/Under
- “Perazzi MX14
- “Perazzi MX16
- “Perazzi MX20 Hunting Over/Under
- “Perazzi MX28, MX410 Game O/U Shotguns
- “Perazzi MX2000
- “Perazzi MX2005
- “Perazzi MX2008
- “Perazzi Sidelock Action Hunting
- “Perazzi Sporting Classic O/U
- “Perugini Maestro Series
- “Perugini Michelangelo
- “Perugini Nova Boss
- “Pietro Zanoletti Model 2000 Field O/U
- “Piotti Boss Over/Under Shotgun
- “Pointer Italian Model
- “Pointer Turkish Model
- “Remington 396 Series
- “Remington 3200 Series
- “Remington Model 32 Series
- “Remington Model 300 Ideal
- “Remington Model 332 Series
- “Remington Model SPR310
- “Remington Model SPR310N
- “Remington Model SPR310S
- “Remington Peerless Over/Under Shotgun
- “Remington Premier Field
- “Remington Premier Ruffed Grouse
- “Remington Premier Series
- “Remington Premier STS Competition
- “Remington Premier Upland
- “Richland Arms Model 41
- “Richland Arms Model 747
- “Richland Arms Model 757
- “Richland Arms Model 787
- “Richland Arms Model 808
- “Richland Arms Model 810
- “Richland Arms Model 828
- “Rigby 401 Sidelock
- “Rota Model 650
- “Rota Model 72 Series
- “Royal American Model 100
- “Ruger Red Label O/U Shotgun
- “Ruger Sporting Clays O/U Shotgun
- “Ruger Woodside Shotgun
- “Rutten Model RM 100
- “Rutten Model RM285
- “S.I.A.C.E. Evolution
- “S.I.A.C.E. Model 66C
- “S.I.A.C.E.600T Lusso EL
- “San Marco 10-Ga. O/U Shotgun
- “San Marco 12-Ga. Wildflower Shotgun
- “San Marco Field Special O/U Shotgun
- “Sauer Model 66 Series
- “Savage Model 242
- “Savage Model 420/430
- “Sig Sauer Aurora Series
- “Sig Sauer SA-3
- “Sig Sauer SA-5
- “Silma Model 70 Series
- “SKB Model 85 Series
- “SKB Model 500 Series
- “SKB Model 505 Deluxe Over/Under Shotgun
- “SKB Model 505 Series
- “SKB Model 600 Series
- “SKB Model 605 Series
- “SKB Model 680 Series

- “SKB Model 685 Over/Under Shotgun
- “SKB Model 685 Series
- “SKB Model 700 Series
- “SKB Model 785 Series
- “SKB Model 800 Series
- “SKB Model 880 Series
- “SKB Model 885 Over/Under Trap, Skeet, Sporting Clays
- “SKB Model 885 Series
- “SKB Model 5600 Series
- “SKB Model 5700 Series
- “SKB Model 5800 Series
- “SKB Model GC-7 Series
- “Spartan SPR310/320
- “Stevens Model 240
- “Stevens Model 512
- “Stoeger/IGA Condor I O/U Shotgun
- “Stoeger/IGA ERA 2000 Over/Under Shotgun
- “Techni-Mec Model 610 Over/Under
- “Tikka Model 412S Field Grade Over/Under
- “Traditions 350 Series Traditions Classic Field Series
- “Traditions Classic Upland Series
- “Traditions Gold Wing Series
- “Traditions Real 16 Series
- “Tri Star Model 330 Series
- “Tri-Star Hunter EX
- “Tri-Star Model 300
- “Tri-Star Model 333 Series
- “Tri-Star Setter Model
- “Tri-Star Silver Series
- “Tri-Star Sporting Model
- “TULA 120
- “TULA 200
- “TULA TOZ34
- “Universal 7112
- “Universal 7312
- “Universal 7412
- “Universal 7712
- “Universal 7812
- “Universal 7912
- “Verona 501 Series
- “Verona 680 Series
- “Verona 702 Series
- “Verona LX692 Series
- “Verona LX980 Series
- “Weatherby Athena Grade IV O/U Shotguns
- “Weatherby Athena Grade V Classic Field O/U
- “Weatherby Athena Series
- “Weatherby Classic Field Models
- “Weatherby II, III Classic Field O/Us
- “Weatherby Orion II Classic Sporting Clays O/U
- “Weatherby Orion II series
- “Weatherby Orion II Sporting Clays O/U
- “Weatherby Orion III Series
- “Weatherby Orion O/U Shotguns
- “Winchester Model 91
- “Winchester Model 96
- “Winchester Model 99
- “Winchester Model 101 All Models and Grades
- “Winchester Model 1001 O/U Shotgun
- “Winchester Model 1001 Series
- “Winchester Model 1001 Sporting Clays O/U
- “Winchester Model G5500
- “Winchester Model G6500
- “Winchester Select Series
- “Zoli Condor
- “Zoli Deluxe Model
- “Zoli Dove
- “Zoli Field Special
- “Zoli Pigeon Model
- “Zoli Silver Snipe
- “Zoli Snipe
- “Zoli Special Model
- “Zoli Target Series
- “Zoli Texas
- “Zoli Z Series
- “Zoli Z-90 Series
- “Zoli Z-Sport Series
- “SHOTGUNS—SIDE BY SIDES
- “Armas Azor Sidelock Model
- “ADCO Sales Diamond Series Shotguns
- “American Arms Brittany Shotgun
- “American Arms Derby Side-by-Side
- “American Arms Gentry Double Shotgun
- “American Arms Grulla #2 Double Shotgun
- “American Arms TS/SS 10 Double Shotgun
- “American Arms TS/SS 12 Side-by-Side
- “American Arms WS/SS 10
- “Arizaga Model 31 Double Shotgun
- “Armes de Chasse Sidelock and Boxlock Shotguns
- “Armsport 1050 Series Double Shotguns
- “Arrieta Sidelock Double Shotguns
- “Auguste Francotte Boxlock Shotgun
- “Auguste Francotte Sidelock Shotgun
- “AYA Boxlock Shotguns
- “AYA Sidelock Double Shotguns
- “Baikal IZH-43 Series Shotguns
- “Baikal MP210 Series Shotguns
- “Baikal MP213 Series Shotguns
- “Baikal MP220 Series Shotguns
- “Baker Gun Sidelock Models
- “Baltimore Arms Co. Style 1
- “Baltimore Arms Co. Style 2
- “Bayard Boxlock and Sidelock Model Shotguns
- “Beretta 450 series Shotguns
- “Beretta 451 Series Shotguns
- “Beretta 452 Series Shotguns
- “Beretta 470 Series Shotguns
- “Beretta Custom Grade Shotguns
- “Beretta Francia Standard
- “Beretta Imperiale Montecarlo
- “Beretta Model 452 Sidelock Shotgun
- “Beretta Omega Standard
- “Beretta Side-by-Side Field Shotguns
- “Beretta Verona/Bergamo
- “Bertuzzi Ariete Hammer Gun
- “Bertuzzi Model Orione
- “Bertuzzi Venere Series Shotguns
- “Beschi Sidelock and Boxlock Models
- “Bill Hanus Birdgun Doubles
- “Bosis Country SxS
- “Bosis Hammer Gun
- “Bosis Queen Sidelock
- “Boss Robertson SxS
- “Boss SxS
- “Boswell Boxlock Model
- “Boswell Featherweight Monarch Grade
- “Boswell Merlin Sidelock
- “Boswell Sidelock Model
- “Breda Andromeda Special
- “BRNO ZP Series Shotguns
- “Brown SxS Shotgun
- “Browning B-SS
- “Browning B-SS Belgian/ Japanese Prototype
- “Browning B-SS Sidelock
- “Browning B-SS Sporter
- “Bruchet Model A
- “Bruchet Model B
- “BSA Classic
- “BSA Royal
- “Cabela’s ATA Grade II Custom
- “Cabela’s Hemingway Model
- “Casartelli Sidelock Model
- “Century Coach SxS
- “Chapuis RGP Series Shotguns
- “Chapuis RP Series Shotguns
- “Chapuis Side-by-Side Shotgun
- “Chapuis UGP Round Design SxS
- “Charles Daly 1974 Wildlife Commemorative
- “Charles Daly Classic Coach Gun
- “Charles Daly Diamond SxS
- “Charles Daly Empire SxS
- “Charles Daly Model 306
- “Charles Daly Model 500
- “Charles Daly Model Dss Double
- “Charles Daly Superior SxS
- “Churchill Continental Series Shotguns
- “Churchill Crown Model
- “Churchill Field Model
- “Churchill Hercules Model
- “Churchill Imperial Model
- “Churchill Premiere Series Shotguns
- “Churchill Regal Model
- “Churchill Royal Model
- “Churchill Windsor Series Shotguns
- “Cimarron Coach Guns
- “Classic Doubles Model 201
- “Classic Clot 1878 Hammer Shotgun
- “Cogswell & Harrison Sidelock and Boxlock Shotguns
- “Colt 1883 Hammerless
- “Colt SxS Shotgun
- “Connecticut Shotgun Co. Model 21
- “Connecticut Shotgun Co. RBL Series
- “Continental Arms Centaure
- “Crescent SxS Model
- “Crucelegui Hermanos Model 150 Double
- “CZ Amarillo
- “CZ Bobwhite
- “CZ Competition
- “CZ Deluxe
- “CZ Durango
- “CZ Grouse
- “CZ Hammer Models
- “CZ Partridge
- “CZ Ringneck
- “CZ Ringneck Target
- “Dakin Model 100
- “Dakin Model 147
- “Dakin Model 160
- “Dakin Model 215
- “Dakota American Legend
- “Dakota Classic Grade
- “Dakota Classic Grade II
- “Dakota Classic Grade III
- “Dakota Premier Grade
- “Dan Arms Deluxe Field Model
- “Dan Arms Field Model
- “Darne Sliding Breech Series Shotguns
- “Davidson Arms Model 63B
- “Davidson Arms Model 69SL
- “Davidson Arms Model 73 Stagecoach
- “Dumoulin Continental Model
- “Dumoulin Etendard Model
- “Dumoulin Europa Model
- “Dumoulin Liege Model
- “E.A.A. SABA
- “E.A.A./Sabatti Saba-Mon Double Shotgun
- “E.M.F. Model 1878 SxS
- “E.M.F. Stagecoach SxS Model
- “ERA Quail SxS
- “ERA Riot SxS
- “ERA SxS
- “Famars Boxlock Models
- “Famars Castore
- “Famars Sidelock Models
- “Fausti Caledon
- “Fausti Class
- “Fausti Class Round Body
- “Fausti DEA Series Shotguns
- “Ferlib Mignon Hammer Model
- “Ferlib Model F VII Double Shotgun
- “FN Anson SxS Standard Grade
- “FN New Anson SxS Standard Grade
- “FN Sidelock Standard Grade
- “Fox Higher Grade Models (A-F)
- “Fox Sterlingworth Series
- “Franchi Airone
- “Franchi Astore Series
- “Franchi Destino
- “Franchi Highlander
- “Franchi Sidelock Double Barrel
- “Francotte Boxlock Shotgun
- “Francotte Jubilee Model
- “Francotte Sidelock Shotgun
- “Galef Silver Hawk SxS
- “Galef Zabala SxS
- “Garbi Model 100
- “Garbi Model 101 Side-by-Side
- “Garbi Model 103A, B Side-by-Side
- “Garbi Model 200 Side-by-Side
- “Gastinne Model 105
- “Gastinne Model 202
- “Gastinne Model 353
- “Gastinne Model 98
- “Gib 10 Gauge Magnum
- “Gil Alhambra
- “Gil Diamond
- “Gil Laga
- “Gil Olimpia
- “Greener Sidelock SxS Shotguns
- “Griffin & Howe Britte

- “Griffin & Howe Continental Sidelock
- “Griffin & Howe Round Body Game Gun
- “Griffin & Howe Traditional Game Gun
- “Grulla 217 Series
- “Grulla 219 Series
- “Grulla Consort
- “Grulla Model 209 Holland
- “Grulla Model 215
- “Grulla Model 216 Series
- “Grulla Number 1
- “Grulla Royal
- “Grulla Super MH
- “Grulla Supreme
- “Grulla Windsor
- “H&R Anson & Deeley SxS
- “H&R Model 404
- “H&R Small Bore SxS hammer Gun
- “Hatfield Uplander Shotgun
- “Henry Atkin Boxlock Model
- “Henry Atkin Sidelock Model
- “Holland & Holland Cavalier Boxlock
- “Holland & Holland Dominion Game Gun
- “Holland & Holland Northwood Boxlock
- “Holland & Holland Round Action Sidelock
- “Holland & Holland Round Action Sidelock Paradox
- “Holland & Holland Royal Hammerless Ejector Sidelock
- “Holland & Holland Sidelock Shotguns
- “Holloway premier Sidelock SxS Model
- “Hopkins & Allen Boxlock and Sidelock Models
- “Huglu SxS Shotguns
- “Husqvarna SxS Shotguns
- “IGA Deluxe Model
- “IGA Turkey Series Model
- “Interstate Arms Model 99 Coach Gun
- “Ithaca Classic Doubles Series Shotguns
- “Ithaca Hammerless Series
- “Iver Johnson Hammerless Model Shotguns
- “Jeffery Boxlock Shotguns
- “Jeffery Sidelock Shotguns
- “K.B.I Grade II SxS
- “Khan Coach Gun
- “Kimber Valier Series
- “Krieghoff Essencia Boxlock
- “Krieghoff Essencia Sidelock
- “Lanber Imperial Sidelock
- “Laurona Boxlock Models
- “Laurona Sidelock Models
- “Lefever Grade A Field Model
- “Lefever Grade A Skeet Model
- “Lefever New
- “Lefever Model
- “Lefever Nitro Special
- “Lefever Sideplate Models
- “Leforgeron Boxlock Ejector
- “Leforgeron Sidelock Ejector
- “Liberty Coach Gun Series
- “MacNaughton Sidelock Model
- “Malin Boxlock Model
- “Malin Sidelock Model
- “Masquelier Boxlock Model
- “Masquelier Sidelock Model
- “Medwell SxS Sidelock
- “Merkel Model 8, 47E Side-by-Side Shotguns
- “Merkel Model 47LSC Sporting Clays Double
- “Merkel Model 47S, 147S Side-by-Sides
- “Merkel Model 76E
- “Merkel Model 122E
- “Merkel Model 126E
- “Merkel Model 280 Series
- “Merkel Model 360 Series
- “Merkel Model 447SL
- “Merkel Model 1620 Series
- “Merkel Model 1622 Series
- “Mossberg Onyx Reserve Sporting
- “Mossberg Silver Reserve Field
- “Navy Arms Model 100
- “Navy Arms Model 150
- “Orvis Custom Uplander
- “Orvis Field Grade
- “Orvis Fine Grade
- “Orvis Rounded Action
- “Orvis Waterfowler
- “Parker Fluid Steel Barrel Models (All Grades)
- “Parker Reproductions Side-by-Side
- “Pederson Model 200
- “Pederson Model 2500
- “Perazzi DHO Models
- “Perugini Ausonia
- “Perugini Classic Model
- “Perugini Liberty
- “Perugini Regina Model
- “Perugini Romagna Gun
- “Piotti Hammer Gun
- “Piotti King Extra Side-by-Side
- “Piotti King No. 1 Side-by-Side Piotti Lunik Side-by-Side
- “Piotti Monaco Series
- “Piotti Monte Carlo
- “Piotti Piuma Side-by-Side
- “Piotti Westlake
- “Precision Sports Model 600 Series Doubles
- “Premier Italian made SxS Shotguns
- “Premier Spanish made SxS Shotguns
- “Purdy Best Quality Game Gun
- “Remington Model 1900 Hammerless
- “Remington Model SPR210
- “Remington Model SPR220
- “Remington Model SPR220 Cowboy
- “Remington Premier SxS
- “Richland Arms Co. Italian made SxS Models
- “Richland Arms Co. Spanish made SxS Models
- “Rigby Boxlock Shotgun
- “Rigby Hammer Shotgun
- “Rizzini Boxlock Side-by-Side
- “Rizzini Sidelock Side-by-Side
- “Rossi Overlund
- “Rossi Squire
- “Rota Model 105
- “Rota Model 106
- “Rota Model 411 Series
- “Royal American Model 600 Boxlock
- “Royal American Model 800 Sidelock
- “Ruger Gold Label
- “SAE Model 209E
- “SAE Model 210S
- “SAE Model 340X
- “Sarasqueta Mhammerless Sidelock
- “Sarasqueta Model 3 Boxlock
- “Sauer Boxlock Model Shotguns
- “Sauer Sidelock Model Shotguns
- “Savage Fox Model FA-1
- “Savage Model 550
- “Scott Blenheim
- “Scott Bowood
- “Scott Chatsworth
- “Scott Kinmount
- “SIACE Italian made SxS Shotguns
- “SKB Model 100
- “SKB Model 150
- “SKB Model 200
- “SKB Model 280
- “SKB Model 300
- “SKB Model 385
- “SKB Model 400
- “SKB Model 480
- “SKB Model 485
- “Smith & Wesson Elite Gold Series Grade I
- “Smith & Wesson Elite Silver Grade I
- “Smith, L.C. Boxlock Hammerless Shotguns
- “Smith, L.C. Sidelock Hammerless Shotguns
- “Spartan SPR Series Shotguns
- “Stevens Model 311/315 Series
- “Stoeger/IGA Uplander Side-by-Side Shotgun
- “Taylor’s SxS Model
- “Tri-Star Model 311
- “Tri-Star Model 411 Series
- “Ugartechea 10-Ga. Magnum Shotgun
- “Universal Double Wing SxS
- “Vouzelaud Model 315 Series
- “Walther Model WSF
- “Walther Model WSFD
- “Weatherby Atheana
- “Weatherby D’Italia Series
- “Weatherby Orion
- “Westley Richards Best Quality Sidelock
- “Westley Richards Boxlock Shotguns
- “Westley Richards Connaught Model
- “Westley Richards Hand Detachable Lock Model
- “William Douglas Boxlock
- “Winchester Model 21
- “Winchester Model 24
- “Zoli Alley Cleaner
- “Zoli Classic
- “Zoli Falcon II
- “Zoli Model Quail Special
- “Zoli Pheasant
- “Zoli Silver Hawk
- “Zoli Silver Snipe
- “SHOTGUNS—BOLT ACTIONS & SINGLE SHOTS
- “ADCC Diamond Folding Model
- “American Arms Single-Shot
- “ARMSCOR 301A
- “Armsport Single Barrel Shotgun
- “Baikal MP18
- “Beretta 471 EL Silver Hawk
- “Beretta 471 Silver Hawk
- “Beretta Beta Single Barrel
- “Beretta MKII Trap
- “Beretta Model 412
- “Beretta Model FS
- “Beretta TR-1
- “Beretta TR-1 Trap
- “Beretta Vandalia Special Trap
- “Browning BT-99 Competition Trap Special
- “Browning BT-99 Plus Micro
- “Browning BT-99 Plus Trap Gun
- “Browning Micro Recoilless Trap Shotgun
- “Browning Recoilless Trap Shotgun
- “Crescent Single Shot Models
- “CZ Cottontail
- “Desert Industries Big Twenty Shotgun
- “Fefever Long Range Field
- “Frigon FS-4
- “Frigon FT-1
- “Frigon FT-C
- “Gibbs Midland Stalker
- “Greener General Purpose GP MKI/MKII
- “H&R Survivor
- “H&R Tracker Slug Model
- “Harrington & Richardson N.W.T.F. Turkey Mag
- “Harrington & Richardson Pardner
- “Harrington & Richardson Pardner Compact
- “Harrington & Richardson Pardner Compact Turkey Gun
- “Harrington & Richardson Pardner Screw-In Choke
- “Harrington & Richardson Pardner Turkey Gun
- “Harrington & Richardson Pardner Turkey Gun Camo
- “Harrington & Richardson Pardner Waterfowl
- “Harrington & Richardson Tamer
- “Harrington & Richardson Tamer 20
- “Harrington & Richardson Topper Classic Youth Shotgun
- “Harrington & Richardson Topper Deluxe Classic
- “Harrington & Richardson Topper Deluxe Model 098
- “Harrington & Richardson Topper Junior
- “Harrington & Richardson Topper Model 098
- “Harrington & Richardson Topper Trap Gun
- “Harrington & Richardson Tracker II Slug Gun
- “Harrington & Richardson Ultra Slug Hunter
- “Harrington & Richardson Ultra Slug Hunter Compact
- “Harrington & Richardson Ultra Slug Hunter Deluxe
- “Harrington & Richardson Ultra Slug Hunter Thumbhole Stock

“Harrington & Richardson Ultra-Lite Slug Hunter  
 “Hi-Standard 514 Model  
 “Holland & Holland Single Barrel Trap  
 “IGA Reuna Model  
 “IGA Single Barrel Classic  
 “Ithaca Model 66  
 “Ithaca Single Barrel Trap  
 “Iver Johnson Champion Series  
 “Iver Johnson Commemorative Series Single Shot Shotgun  
 “Iver Johnson Excel  
 “Krieghoff K-80 Single Barrel Trap Gun  
 “Krieghoff KS-5 Special  
 “Krieghoff KS-5 Trap Gun  
 “Lefever Trap Gun  
 “Ljutic LTX Super Deluxe Mono Gun  
 “Ljutic Mono Gun Single Barrel  
 “Ljutic Recoilless Space Gun Shotgun  
 “Marlin Model 55 Goose Gun Bolt Action  
 “Marlin Model 60 Single Shot  
 “Marocchi Model 2000  
 “Mossberg Models G-4, 70, 73, 73B  
 “Mossberg Models 75 Series  
 “Mossberg Models 80, 83, 83B, 83D  
 “Mossberg 173 Series  
 “Mossberg Model 183 Series  
 “Mossberg Model 185 Series  
 “Mossberg Model 190 Series  
 “Mossberg Model 195 Series  
 “Mossberg Model 385 Series  
 “Mossberg Model 390 Series  
 “Mossberg Model 395 Series  
 “Mossberg Model 595 Series  
 “Mossberg Model 695 Series  
 “New England Firearms N.W.T.F. Shotgun  
 “New England Firearms Standard Pardner  
 “New England Firearms Survival Gun  
 “New England Firearms Tracker Slug Gun  
 “New England Firearms Turkey and Goose Gun  
 “Parker Single Barrel Trap Models  
 “Perazzi TM1 Special Single Trap  
 “Remington 90-T Super Single Shotgun  
 “Remington Model No. 9  
 “Remington Model 310 Skeet  
 “Remington Model No. 3  
 “Rossi Circuit Judge Lever Action Shotgun  
 “Rossi Circuit Judge Shotgun  
 “Ruger Single Barrel Trap  
 “S.W.D. Terminator  
 “Savage Kimel Kamper Single Shot  
 “Savage Model 210F Slug Warrior  
 “Savage Model 212 Slug Gun  
 “Savage Model 220 Series  
 “Savage Model 220 Slug Gun  
 “SEITZ Single Barrel Trap  
 “SKB Century II Trap  
 “SKB Century Trap  
 “SKB Model 505 Trap  
 “SKB Model 605 Trap  
 “Smith, L.C. Single Barrel Trap Models  
 “Snake Charmer II Shotgun  
 “Stoeger/IGA Reuna Single Barrel Shotgun  
 “Tangfolio Model RSG-16  
 “Tangfolio Blockcard Model  
 “Tangfolio Model DSG  
 “Tangfolio Model RSG-12 Series  
 “Tangfolio Model RSG-20  
 “Tangfolio RSG-Tactical  
 “Taurus Circuit Judge Shotgun  
 “Thompson/Center Encore Shotgun  
 “Thompson/Center Pro Hunter Turkey Shotgun  
 “Thompson/Center TCR '87 Hunter Shotgun  
 “Universal Firearms Model 7212 Single Barrel Trap  
 “Winchester Model 36 Single Shot  
 “Winchester Model 37 Single Shot  
 “Winchester Model 41 Bolt Action  
 “Winchester Model 9410 Series  
 “Zoli Apache Model  
 “Zoli Diano Series  
 “Zoli Loner Series”.

**SEC. 404. PENALTIES.**

Section 924(a)(1)(B) of title 18, United States Code, as amended by section 123(b) of this Act, is amended by striking “or (aa) of section 922” and inserting “(r), (v), (w), (aa), or (bb) of section 922”.

**SEC. 405. USE OF BYRNE GRANTS FOR BUY-BACK PROGRAMS FOR SEMIAUTOMATIC ASSAULT WEAPONS AND LARGE CAPACITY AMMUNITION FEEDING DEVICES.**

Section 501(a)(1) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3751(a)(1)), as amended by section 306(b)(1)(A)(ii) of this Act, is amended by adding at the end the following:

“(I) Compensation for surrendered semiautomatic assault weapons and large capacity ammunition feeding devices, as those terms are defined in section 921 of title 18, United States Code, under buy-back programs for semiautomatic assault weapons and large capacity ammunition feeding devices.”.

**SEC. 406. STUDY BY NATIONAL INSTITUTES OF JUSTICE ON MASS SHOOTINGS.****(a) IN GENERAL.—**

(1) **STUDY.**—Not later than 90 days after the date of enactment of this title, the Attorney General shall instruct the Director of the National Institutes of Justice to conduct a peer-reviewed factual study of incidents of mass shootings in the United States. Any studies, research, data, or testimony the Director considers must be peer-reviewed, scientifically and methodologically sound, and otherwise bear the indicia of the highest degree of reliability within the relevant field of expertise.

(2) **REPORT.**—Not later than 1 year after the date on which the study required under paragraph (1) begins, the Director shall submit to Congress a report detailing the findings of the study.

(b) **ISSUES EXAMINED.**—In conducting the study under subsection (a)(1), the Director shall examine the impact, if any, upon perpetrators of mass shooting of each of the following:

- (1) Childhood abuse or neglect.
- (2) Exposure to criminal acts, including gang violence.
- (3) Exposure to bullying.
- (4) Mental illness.
- (5) The effectiveness of, and resources available for, the mental health system in understanding, detecting, and countering tendencies toward violence.

(6) The availability of mental health and other resources and strategies to help families detect and counter tendencies toward violence.

(7) Familial relationships, including the level of involvement and awareness of parents in the lives of their children.

(8) School supportiveness, including the level of involvement and awareness of teachers and school administrators in the lives of their students, and the availability of mental health and other resources at schools to help detect and counter tendencies of students toward violence.

(9) School performance, academic success and persistence.

(10) The nature and impact of the alienation of the perpetrators of such incidents of violence from their schools, families, peer groups, and places of work.

(11) The availability and nature of firearms, including the means of acquiring such firearms.

(12) The availability of information regarding the construction of weapons, including explosive devices, and any impact of such information on such incidents of violence.

(13) Depictions of violence in the video game, media and entertainment industry.

(14) Poverty or other socioeconomic factors on creating tendencies toward violence.

**SEC. 407. SEVERABILITY.**

If any provision of this title, an amendment made by this title, or the application of such provision or amendment to any person or circumstance is held to be unconstitutional, the remainder of this title, the amendments made by this title, and the application of such provision or amendment to any person or circumstance shall not be affected thereby.

**SA 712.** Mrs. FEINSTEIN (for herself, Mr. WHITEHOUSE, Mr. MENENDEZ, and Mr. BLUMENTHAL) submitted an amendment intended to be proposed by her to the bill S. 649, to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

**SEC. \_\_\_\_ . NO FIREARMS FOR FOREIGN FELONS ACT OF 2013.**

(a) **SHORT TITLE.**—This section may be cited as the “No Firearms for Foreign Felons Act of 2013”.

**(b) DEFINITIONS.—**

(1) **COURTS.**—Section 921(a) of title 18, United States Code, is amended by adding at the end the following:

“(36) The term ‘any court’ includes any Federal, State, or foreign court.”.

(2) **EXCLUSION OF CERTAIN FELONIES.**—Section 921(a)(20) of title 18, United States Code, is amended—

(A) in subparagraph (A), by striking “any Federal or State offenses” and inserting “any Federal, State, or foreign offenses”;

(B) in subparagraph (B), by striking “any State offense classified by the laws of the State” and inserting “any State or foreign offense classified by the laws of that jurisdiction”; and

(C) in the matter following subparagraph (B), in the first sentence, by inserting before the period the following: “, except that a foreign conviction shall not constitute a conviction of such a crime if the convicted person establishes that the foreign conviction resulted from a denial of fundamental fairness that would violate due process if committed in the United States or from conduct that would be legal if committed in the United States”.

(c) **DOMESTIC VIOLENCE CRIMES.**—Section 921(a)(33) of title 18, United States Code, is amended—

(1) in subparagraph (A)—

(A) in the matter preceding clause (i), by striking “subparagraph (C)” and inserting “subparagraph (B)”;

(B) in clause (i)—

(i) by inserting “(I)” after “(i)”;

(ii) by striking “and” and inserting “or”; and

(iii) by adding at the end the following:

“(II) is a crime under foreign law that is punishable by imprisonment for a term of not more than 1 year; and”;

(2) in subparagraph (B)(ii), by striking “if the conviction has” and inserting the following: “if the conviction—

“(I) occurred in a foreign jurisdiction and the convicted person establishes that the foreign conviction resulted from a denial of fundamental fairness that would violate due process if committed in the United States or from conduct that would be legal if committed in the United States; or  
 “(II) has”.

(d) **PENALTIES.**—Section 924(e)(2)(A)(ii) of title 18, United States Code, is amended—

(1) by striking “an offense under State law” and inserting “an offense under State or foreign law”; and

(2) by inserting before the semicolon the following: “, except that a foreign conviction shall not constitute a conviction of such a crime if the convicted person establishes that the foreign conviction resulted from a denial of fundamental fairness that would violate due process if committed in the United States or from conduct that would be legal if committed in the United States”.

**SA 713.** Mr. LEAHY (for himself, Ms. COLLINS, and Mr. KING) submitted an amendment intended to be proposed by him to the bill S. 649, to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes; which was ordered to lie on the table; as follows:

Strike title II and insert the following:

**TITLE II—STOP ILLEGAL TRAFFICKING IN FIREARMS ACT OF 2013**

**SEC. 201. SHORT TITLE.**

This title may be cited as the “Stop Illegal Trafficking in Firearms Act of 2013”.

**SEC. 202. HADIYA PENDLETON AND NYASIA PRYEAR-YARD ANTI-STRAW PURCHASING AND FIREARMS TRAFFICKING AMENDMENTS.**

(a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by adding at the end the following:

**“§ 932. Straw purchasing of firearms**

“(a) For purposes of this section—

“(1) the term ‘crime of violence’ has the meaning given that term in section 924(c)(3);

“(2) the term ‘drug trafficking crime’ has the meaning given that term in section 924(c)(2); and

“(3) the term ‘purchase’ includes the receipt of any firearm by a person who does not own the firearm—

“(A) by way of pledge or pawn as security for the payment or repayment of money; or

“(B) on consignment.

“(b) It shall be unlawful for any person (other than a licensed importer, licensed manufacturer, licensed collector, or licensed dealer) to knowingly purchase, or attempt or conspire to purchase, any firearm in or otherwise affecting interstate or foreign commerce—

“(1) from a licensed importer, licensed manufacturer, licensed collector, or licensed dealer for, on behalf of, or at the request or demand of any other person, known or unknown; or

“(2) from any person who is not a licensed importer, licensed manufacturer, licensed collector, or licensed dealer for, on behalf of, or at the request or demand of any other person, known or unknown, knowing or having reasonable cause to believe that such other person—

“(A) is under indictment for, or has been convicted in any court of, a crime punishable by imprisonment for a term exceeding 1 year;

“(B) is a fugitive from justice;

“(C) is an unlawful user of or addicted to any controlled substance (as defined in section 102 of the Controlled Substances Act (21 U.S.C. 802));

“(D) has been adjudicated as a mental defective or has been committed to any mental institution;

“(E) is an alien who—

“(i) is illegally or unlawfully in the United States; or

“(ii) except as provided in section 922(y)(2), has been admitted to the United States

under a nonimmigrant visa (as that term is defined in section 101(a)(26) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(26));

“(F) has been discharged from the Armed Forces under dishonorable conditions;

“(G) having been a citizen of the United States, has renounced his or her citizenship;

“(H) is subject to a court order that restrains such person from harassing, stalking, or threatening an intimate partner of such person or child of such intimate partner or person, or engaging in other conduct that would place an intimate partner in reasonable fear of bodily injury to the partner or child, except that this subparagraph shall only apply to a court order that—

“(i) was issued after a hearing of which such person received actual notice, and at which such person had the opportunity to participate; and

“(ii) (I) includes a finding that such person represents a credible threat to the physical safety of such intimate partner or child; or

“(II) by its terms explicitly prohibits the use, attempted use, or threatened use of physical force against such intimate partner or child that would reasonably be expected to cause bodily injury;

“(I) has been convicted in any court of a misdemeanor crime of domestic violence;

“(J)(i) does not reside in any State; and

“(ii) is not a citizen or lawful permanent resident of the United States;

“(K) intends to sell or otherwise dispose of the firearm to a person described in any of subparagraphs (A) through (J); or

“(L) intends to—

“(i) use, carry, possess, or sell or otherwise dispose of the firearm in furtherance of a crime of violence or drug trafficking crime; or

“(ii) export the firearm in violation of law;

“(c)(1) Except as provided in paragraph (2), any person who violates subsection (b) shall be fined under this title, imprisoned for not more than 15 years, or both.

“(2) If a violation of subsection (b) is committed knowing or with reasonable cause to believe that any firearm involved will be used to commit a crime of violence, the person shall be sentenced to a term of imprisonment of not more than 25 years.

“(d) Subsection (b)(1) shall not apply to any firearm that is lawfully purchased by a person—

“(1) to be given as a bona fide gift to a recipient who provided no service or tangible thing of value to acquire the firearm;

“(2) to be given to a bona fide winner of an organized raffle, contest, or auction conducted in accordance with law and sponsored by a national, State, or local organization or association;

“(3) to be given as a bona fide gratuity to a hunting guide;

“(4) to be given as a bona fide bonus to an employee as the result of lawful services performed in the course of an employment relationship; or

“(5) to be given as a bona fide commemorative award or honorarium;

unless the purchaser knows or has reasonable cause to believe the recipient of the firearm is prohibited by Federal law from possessing, receiving, selling, shipping, transporting, transferring, or otherwise disposing of the firearm.

**“§ 933. Trafficking in firearms**

“(a) It shall be unlawful for any person to—

“(1) ship, transport, transfer, cause to be transported, or otherwise dispose of 2 or more firearms to another person in or otherwise affecting interstate or foreign commerce, if such person knows or has reasonable cause to believe that the use, carrying,

or possession of a firearm by the recipient would be in violation of any Federal law punishable by a term of imprisonment exceeding 1 year;

“(2) receive from another person 2 or more firearms in or otherwise affecting interstate or foreign commerce, if the recipient knows or has reasonable cause to believe that such receipt would be in violation of any Federal law punishable by a term of imprisonment exceeding 1 year; or

“(3) attempt or conspire to commit the conduct described in paragraph (1) or (2).

“(b)(1) Except as provided in paragraph (2), any person who violates subsection (a) shall be fined under this title, imprisoned for not more than 15 years, or both.

“(2) If a violation of subsection (a) is committed by a person in concert with 5 or more other persons with respect to whom such person occupies a position of organizer, leader, supervisor, or manager, the person shall be sentenced to a term of imprisonment of not more than 25 years.

**“§ 934. Forfeiture and fines**

“(a)(1) Any person convicted of a violation of section 932 or 933 shall forfeit to the United States, irrespective of any provision of State law—

“(A) any property constituting, or derived from, any proceeds the person obtained, directly or indirectly, as the result of such violation; and

“(B) any of the person’s property used, or intended to be used, in any manner or part, to commit, or to facilitate the commission of, such violation, except that for any forfeiture of any firearm or ammunition pursuant to this section, section 924(d) shall apply.

“(2) The court, in imposing sentence on a person convicted of a violation of section 932 or 933, shall order, in addition to any other sentence imposed pursuant to section 932 or 933, that the person forfeit to the United States all property described in paragraph (1).

“(b) A defendant who derives profits or other proceeds from an offense under section 932 or 933 may be fined not more than the greater of—

“(1) the fine otherwise authorized by this part; and

“(2) the amount equal to twice the gross profits or other proceeds of the offense under section 932 or 933.”

(b) TITLE III AUTHORIZATION.—Section 2516(1)(n) of title 18, United States Code, is amended by striking “and 924” and inserting “, 924, 932, or 933”.

(c) RACKETEERING AMENDMENT.—Section 1961(1)(B) of title 18, United States Code, is amended by inserting “section 932 (relating to straw purchasing), section 933 (relating to trafficking in firearms),” before “section 1028”.

(d) MONEY LAUNDERING AMENDMENT.—Section 1956(c)(7)(D) of title 18, United States Code, is amended by striking “section 924(n)” and inserting “section 924(n), 932, or 933”.

(e) DIRECTIVE TO SENTENCING COMMISSION.—Pursuant to its authority under section 994 of title 28, United States Code, and in accordance with this section, the United States Sentencing Commission shall review and amend its guidelines and policy statements to ensure that persons convicted of an offense under section 932 or 933 of title 18, United States Code and other offenses applicable to the straw purchases and firearms trafficking of firearms are subject to increased penalties in comparison to those currently provided by the guidelines and policy statements for such straw purchasing and firearms trafficking offenses. In its review, the Commission shall consider, in particular, an appropriate amendment to reflect the intent of Congress that straw purchasers without significant criminal histories receive

sentences that are sufficient to deter participation in such activities. The Commission shall also review and amend its guidelines and policy statements to reflect the intent of Congress that a person convicted of an offense under section 932 or 933 of title 18, United States Code, who is affiliated with a gang, cartel, organized crime ring, or other such enterprise should be subject to higher penalties than an otherwise unaffiliated individual.

(f) **TECHNICAL AND CONFORMING AMENDMENT.**—The table of sections for chapter 44 of title 18, United States Code, is amended by adding at the end the following:

“932. Straw purchasing of firearms.

“933. Trafficking in firearms.

“934. Forfeiture and fines.”.

**SEC. 203. AMENDMENTS TO SECTION 922(d).**

Section 922(d) of title 18, United States Code, is amended—

(1) in paragraph (8), by striking “or” at the end;

(2) in paragraph (9), by striking the period at the end and inserting a semicolon; and

(3) by striking the matter following paragraph (9) and inserting the following:

“(10) intends to sell or otherwise dispose of the firearm or ammunition to a person described in any of paragraphs (1) through (9); or

“(11) intends to sell or otherwise dispose of the firearm or ammunition in furtherance of a crime of violence or drug trafficking offense or to export the firearm or ammunition in violation of law.

This subsection shall not apply with respect to the sale or disposition of a firearm or ammunition to a licensed importer, licensed manufacturer, licensed dealer, or licensed collector who pursuant to subsection (b) of section 925 is not precluded from dealing in firearms or ammunition, or to a person who has been granted relief from disabilities pursuant to subsection (c) of section 925.”.

**SEC. 204. AMENDMENTS TO SECTION 924(a).**

Section 924(a) of title 18, United States Code, is amended—

(1) in paragraph (2), by striking “(d), (g),”; and

(2) by adding at the end the following:

“(8) Whoever knowingly violates subsection (d) or (g) of section 922 shall be fined under this title, imprisoned not more than 15 years, or both.”.

**SEC. 205. AMENDMENTS TO SECTION 924(D).**

Section 924(d) of title 18, United States Code, is amended—

(1) in paragraph (1), by inserting “932, or 933” after “section 924,”; and

(2) in paragraph (3)—

(A) in subparagraph (E), by striking “and” at the end;

(B) in subparagraph (F), by striking the period at the end and inserting “; and”; and

(C) by adding at the end the following:

“(G) any offense under section 932 or 933.”.

**SEC. 206. AMENDMENTS TO SECTION 924(h).**

Section 924 of title 18, United States Code, is amended by striking subsection (h) and inserting the following:

“(h)(1) Whoever knowingly receives or transfers a firearm or ammunition, or attempts or conspires to do so, knowing or having reasonable cause to believe that such firearm or ammunition will be used to commit a crime of violence (as defined in subsection (c)(3)), a drug trafficking crime (as defined in subsection (c)(2)), or a crime under the Arms Export Control Act (22 U.S.C. 2751 et seq.), the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.), or the Foreign Narcotics Kingpin Designation Act (21 U.S.C. 1901 et seq.), shall be imprisoned not more than 25 years, fined in accordance with this title, or both.

“(2) No term of imprisonment imposed on a person under this subsection shall run concurrently with any term of imprisonment imposed on the person under section 932.”.

**SEC. 207. AMENDMENTS TO SECTION 924(k).**

Section 924 of title 18, United States Code, is amended by striking subsection (k) and inserting the following:

“(k)(1) A person who, with intent to engage in or to promote conduct that—

“(A) is punishable under the Controlled Substances Act (21 U.S.C. 801 et seq.), the Controlled Substances Import and Export Act (21 U.S.C. 951 et seq.), or chapter 705 of title 46;

“(B) violates any law of a State relating to any controlled substance (as defined in section 102 of the Controlled Substances Act, 21 U.S.C. 802); or

“(C) constitutes a crime of violence (as defined in subsection (c)(3)),

smuggles or knowingly brings into the United States, a firearm or ammunition, or attempts or conspires to do so, shall be imprisoned not more than 15 years, fined under this title, or both.

“(2) A person who, with intent to engage in or to promote conduct that—

“(A) would be punishable under the Controlled Substances Act (21 U.S.C. 801 et seq.), the Controlled Substances Import and Export Act (21 U.S.C. 951 et seq.), or chapter 705 of title 46, if the conduct had occurred within the United States; or

“(B) would constitute a crime of violence (as defined in subsection (c)(3)) for which the person may be prosecuted in a court of the United States, if the conduct had occurred within the United States,

smuggles or knowingly takes out of the United States, a firearm or ammunition, or attempts or conspires to do so, shall be imprisoned not more than 15 years, fined under this title, or both.”.

**SEC. 208. LIMITATION ON OPERATIONS BY THE DEPARTMENT OF JUSTICE.**

The Department of Justice, and any of its law enforcement coordinate agencies, shall not conduct any planned operation where a Federal firearms licensee is directed, instructed, enticed, or otherwise encouraged by the Department of Justice to sell a firearm to an individual if the Department of Justice, or a coordinate agency, knows or has reasonable cause to believe that such an individual is purchasing on behalf of another for an illegal purpose unless the Deputy Attorney General, the Assistant Attorney General for the Criminal Division, or the Director of the Bureau of Alcohol, Tobacco, Firearms, and Explosives certifies in writing that the planned operation includes sufficient safeguards to prevent firearms from being transferred to third parties without law enforcement taking reasonable steps to lawfully interdict those firearms.

**SA 714.** Mr. BLUMENTHAL (for Mr. LAUTENBERG (for himself, Mrs. FEINSTEIN, Mr. BLUMENTHAL, Mr. MURPHY, Mr. WHITEHOUSE, Mr. COWAN, Ms. HIRONO, Mr. KAINE, Mr. ROCKEFELLER, Mr. MERKLEY, Mrs. BOXER, Mr. CARPER, Ms. WARREN, Mr. LEVIN, Mr. DURBIN, Ms. KLOBUCHAR, Mr. MENENDEZ, Mrs. GILLIBRAND, Mr. FRANKEN, Mr. CARDIN, Mr. SCHUMER, and Mr. HARKIN)) submitted an amendment intended to be proposed by Mr. BLUMENTHAL to the bill S. 649, to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for

other purposes; which was ordered to lie on the table; as follows:

At the end, add the following:

**TITLE IV—LARGE CAPACITY AMMUNITION FEEDING DEVICES**

**SEC. 401. DEFINITIONS.**

Section 921(a) of title 18, United States Code, is amended by inserting after paragraph (29) the following:

“(30) The term ‘large capacity ammunition feeding device’—

“(A) means a magazine, belt, drum, feed strip, or similar device, including any such device joined or coupled with another in any manner, that has an overall capacity of, or that can be readily restored, changed, or converted to accept, more than 10 rounds of ammunition; and

“(B) does not include an attached tubular device designed to accept, and capable of operating only with, .22 caliber rimfire ammunition.

“(31) The term ‘qualified law enforcement officer’ has the meaning given the term in section 926B.”.

**SEC. 402. RESTRICTIONS ON LARGE CAPACITY AMMUNITION FEEDING DEVICES.**

(a) **IN GENERAL.**—Section 922 of title 18, United States Code, as amended by this Act, is amended by inserting after subsection (u) the following:

“(v)(1) It shall be unlawful for a person to import, sell, manufacture, transfer, or possess, in or affecting interstate or foreign commerce, a large capacity ammunition feeding device.

“(2) Paragraph (1) shall not apply to the possession of any large capacity ammunition feeding device otherwise lawfully possessed on or before the date of enactment of the Safe Communities, Safe Schools Act of 2013.

“(3) Paragraph (1) shall not apply to—

“(A) the importation for, manufacture for, sale to, transfer to, or possession by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State, or a sale or transfer to or possession by a qualified law enforcement officer employed by the United States or a department or agency of the United States or a State or a department, agency, or political subdivision of a State for purposes of law enforcement (whether on or off duty), or a sale or transfer to or possession by a campus law enforcement officer for purposes of law enforcement (whether on or off duty);

“(B) the importation for, or sale or transfer to a licensee under title I of the Atomic Energy Act of 1954 for purposes of establishing and maintaining an on-site physical protection system and security organization required by Federal law, or possession by an employee or contractor of such licensee on-site for such purposes or off-site for purposes of licensee-authorized training or transportation of nuclear materials;

“(C) the possession, by an individual who is retired in good standing from service with a law enforcement agency and is not otherwise prohibited from receiving ammunition, of a large capacity ammunition feeding device—

“(i) sold or transferred to the individual by the agency upon such retirement; or

“(ii) that the individual purchased, or otherwise obtained, for official use before such retirement; or

“(D) the importation, sale, manufacture, transfer, or possession of any large capacity ammunition feeding device by a licensed manufacturer or licensed importer for the purposes of testing or experimentation authorized by the Attorney General.

“(4) For purposes of paragraph (3)(A), the term ‘campus law enforcement officer’ means an individual who is—

“(A) employed by a private institution of higher education that is eligible for funding under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.);

“(B) responsible for the prevention or investigation of crime involving injury to persons or property, including apprehension or detention of persons for such crimes;

“(C) authorized by Federal, State, or local law to carry a firearm, execute search warrants, and make arrests; and

“(D) recognized, commissioned, or certified by a government entity as a law enforcement officer.”.

(b) IDENTIFICATION MARKINGS FOR LARGE CAPACITY AMMUNITION FEEDING DEVICES.—Section 923(i) of title 18, United States Code, is amended by adding at the end the following: “A large capacity ammunition feeding device manufactured after the date of enactment of the Safe Communities, Safe Schools Act of 2013 shall be identified by a serial number and the date on which the device was manufactured or made, legibly and conspicuously engraved or cast on the device, and such other identification as the Attorney General shall by regulations prescribe.”.

(c) SEIZURE AND FORFEITURE OF LARGE CAPACITY AMMUNITION FEEDING DEVICES.—Section 924(d) of title 18, United States Code, is amended—

(1) in paragraph (1)—

(A) by inserting “or large capacity ammunition feeding device” after “firearm or ammunition” each place the term appears;

(B) by inserting “or large capacity ammunition feeding device” after “firearms or ammunition” each place the term appears; and

(C) by striking “or (k)” and inserting “(k), or (v)”;

(2) in paragraph (2)(C), by inserting “or large capacity ammunition feeding devices” after “firearms or quantities of ammunition”;

(3) in paragraph (3)(E), by inserting “922(v),” after “922(n),”.

#### SEC. 403. PENALTIES.

Section 924(a)(1)(B) of title 18, United States Code, as amended by this Act, is amended by inserting “(v),” after “(q),”.

#### SEC. 404. USE OF BYRNE GRANTS FOR BUY-BACK PROGRAMS FOR LARGE CAPACITY AMMUNITION FEEDING DEVICES.

Section 501(a)(1) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3751(a)(1)), as amended by this Act, is amended by adding at the end the following:

“(I) Compensation for surrendered large capacity ammunition feeding devices, as that term is defined in section 921 of title 18, United States Code, under buy-back programs for large capacity ammunition feeding devices.”.

#### SEC. 405. SEVERABILITY.

If any provision of this title, an amendment made by this title, or the application of such provision or amendment to any person or circumstance is held to be unconstitutional, the remainder of this title, the amendments made by this title, and the application of such provision or amendment to any person or circumstance shall not be affected thereby.

**SA 715.** Mr. MANCHIN (for himself, Mr. TOOMEY, Mr. KIRK, and Mr. SCHUMER) proposed an amendment to the bill S. 649, to ensure that all individuals who should be prohibited from buying a firearm are listed in the national instant criminal background check system and require a background check for every firearm sale, and for other purposes; as follows:

Strike title I and insert the following:

## TITLE I—PUBLIC SAFETY AND SECOND AMENDMENT RIGHTS PROTECTION ACT

### SECTION 101. SHORT TITLE.

This title may be cited as the “Public Safety and Second Amendment Rights Protection Act of 2013”.

### SEC. 102. FINDINGS.

Congress finds the following:

(1) Congress supports, respects, and defends the fundamental, individual right to keep and bear arms guaranteed by the Second Amendment to the Constitution of the United States.

(2) Congress supports and reaffirms the existing prohibition on a national firearms registry.

(3) Congress believes the Department of Justice should prosecute violations of background check requirements to the maximum extent of the law.

(4) There are deficits in the background check system in existence prior to the date of enactment of this Act and the Department of Justice should make it a top priority to work with States to swiftly input missing records, including mental health records.

(5) Congress and the citizens of the United States agree that in order to promote safe and responsible gun ownership, dangerous criminals and the seriously mentally ill should be prohibited from possessing firearms; therefore, it should be incumbent upon all citizens to ensure weapons are not being transferred to such people.

### SEC. 103. RULE OF CONSTRUCTION.

Nothing in this title, or any amendment made by this title, shall be construed to—

(1) expand in any way the enforcement authority or jurisdiction of the Bureau of Alcohol, Tobacco, Firearms, and Explosives; or

(2) allow the establishment, directly or indirectly, of a Federal firearms registry.

### SEC. 104. SEVERABILITY.

If any provision of this title or an amendment made by this title, or the application of a provision or amendment to any person or circumstance, is held to be invalid for any reason in any court of competent jurisdiction, the remainder of this title and amendments made by this title, and the application of the provisions and amendment to any other person or circumstance, shall not be affected.

### Subtitle A—Ensuring That All Individuals Who Should Be Prohibited From Buying a Gun Are Listed in the National Instant Criminal Background Check System

#### SEC. 111. REAUTHORIZATION OF THE NATIONAL CRIMINAL HISTORY RECORDS IMPROVEMENT PROGRAM.

Section 106(b) of Public Law 103–159 (18 U.S.C. 922 note) is amended—

(1) in paragraph (1), in the matter preceding subparagraph (A), by striking “of this Act” and inserting “of the Public Safety and Second Amendment Rights Protection Act of 2013”; and

(2) by striking paragraph (2) and inserting the following:

“(2) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated for grants under this subsection \$100,000,000 for each of fiscal years 2014 through 2017.”.

#### SEC. 112. IMPROVEMENT OF METRICS AND INCENTIVES.

Section 102(b) of the NICS Improvement Amendments Act of 2007 (18 U.S.C. 922 note) is amended to read as follows:

“(b) IMPLEMENTATION PLAN.—

“(1) IN GENERAL.—Not later than 1 year after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, the Attorney General, in coordination with the States, shall establish for each State or Indian tribal government desiring a grant under section 103 a 4-year

implementation plan to ensure maximum coordination and automation of the reporting of records or making records available to the National Instant Criminal Background Check System.

“(2) BENCHMARK REQUIREMENTS.—Each 4-year plan established under paragraph (1) shall include annual benchmarks, including both qualitative goals and quantitative measures, to assess implementation of the 4-year plan.

“(3) PENALTIES FOR NON-COMPLIANCE.—

“(A) IN GENERAL.—During the 4-year period covered by a 4-year plan established under paragraph (1), the Attorney General shall withhold—

“(i) 10 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State does not meet the benchmark established under paragraph (2) for the first year in the 4-year period;

“(ii) 11 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State does not meet the benchmark established under paragraph (2) for the second year in the 4-year period;

“(iii) 13 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State does not meet the benchmark established under paragraph (2) for the third year in the 4-year period; and

“(iv) 15 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State does not meet the benchmark established under paragraph (2) for the fourth year in the 4-year period.

“(B) FAILURE TO ESTABLISH A PLAN.—A State that fails to establish a plan under paragraph (1) shall be treated as having not met any benchmark established under paragraph (2).”.

#### SEC. 113. GRANTS TO STATES FOR IMPROVEMENT OF COORDINATION AND AUTOMATION OF NICS RECORD REPORTING.

(a) IN GENERAL.—The NICS Improvement Amendments Act of 2007 (18 U.S.C. 922 note) is amended—

(1) by striking section 103 and inserting the following:

“SEC. 103. GRANTS TO STATES FOR IMPROVEMENT OF COORDINATION AND AUTOMATION OF NICS RECORD REPORTING.

“(a) AUTHORIZATION.—From amounts made available to carry out this section, the Attorney General shall make grants to States, Indian Tribal governments, and State court systems, in a manner consistent with the National Criminal History Improvement Program and consistent with State plans for integration, automation, and accessibility of criminal history records, for use by the State, or units of local government of the State, Indian Tribal government, or State court system to improve the automation and transmittal of mental health records and criminal history dispositions, records relevant to determining whether a person has been convicted of a misdemeanor crime of domestic violence, court orders, and mental health adjudications or commitments to Federal and State record repositories in accordance with section 102 and the National Criminal History Improvement Program.

“(b) USE OF GRANT AMOUNTS.—Grants awarded to States, Indian Tribal governments, or State court systems under this section may only be used to—

“(1) carry out, as necessary, assessments of the capabilities of the courts of the State or

Indian Tribal government for the automation and transmission of arrest and conviction records, court orders, and mental health adjudications or commitments to Federal and State record repositories;

“(2) implement policies, systems, and procedures for the automation and transmission of arrest and conviction records, court orders, and mental health adjudications or commitments to Federal and State record repositories;

“(3) create electronic systems that provide accurate and up-to-date information which is directly related to checks under the National Instant Criminal Background Check System, including court disposition and corrections records;

“(4) assist States or Indian Tribal governments in establishing or enhancing their own capacities to perform background checks using the National Instant Criminal Background Check System; and

“(5) develop and maintain the relief from disabilities program in accordance with section 105.

“(c) ELIGIBILITY.—

“(1) IN GENERAL.—To be eligible for a grant under this section, a State, Indian Tribal government, or State court system shall certify, to the satisfaction of the Attorney General, that the State, Indian Tribal government, or State court system—

“(A) is not prohibited by State law or court order from submitting mental health records to the National Instant Criminal Background Check System; and

“(B) subject to paragraph (2), has implemented a relief from disabilities program in accordance with section 105.

“(2) RELIEF FROM DISABILITIES PROGRAM.—For purposes of obtaining a grant under this section, a State, Indian Tribal government, or State court system shall not be required to meet the eligibility requirement described in paragraph (1)(B) until the date that is 2 years after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013.

“(d) FEDERAL SHARE.—

“(1) STUDIES, ASSESSMENTS, NON-MATERIAL ACTIVITIES.—The Federal share of a study, assessment, creation of a task force, or other non-material activity, as determined by the Attorney General, carried out with a grant under this section shall be not more than 25 percent.

“(2) INFRASTRUCTURE OR SYSTEM DEVELOPMENT.—The Federal share of an activity involving infrastructure or system development, including labor-related costs, for the purpose of improving State or Indian Tribal government record reporting to the National Instant Criminal Background Check System carried out with a grant under this section may amount to 100 percent of the cost of the activity.

“(e) GRANTS TO INDIAN TRIBES.—Up to 5 percent of the grant funding available under this section may be reserved for Indian tribal governments for use by Indian tribal judicial systems.

“(f) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to carry out this section \$100,000,000 for each of fiscal years 2014 through 2017.”;

(2) by striking title III; and

(3) in section 401(b), by inserting after “of this Act” the following: “and 18 months after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013”.

(b) TECHNICAL AND CONFORMING AMENDMENT.—The table of sections in section 1(b) of the NICS Improvement Amendments Act of 2007 (18 U.S.C. 922 note) is amended by striking the item relating to section 103 and inserting the following:

“Sec. 103. Grants to States for improvement of coordination and automation of NICS record reporting.”.

**SEC. 114. RELIEF FROM DISABILITIES PROGRAM.**

Section 105 of the NICS Improvement Amendments Act of 2007 (18 U.S.C. 922 note) is amended by adding at the end the following:

“(c) PENALTIES FOR NON-COMPLIANCE.—

“(1) 10 PERCENT REDUCTION.—During the 1-year period beginning 2 years after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, the Attorney General shall withhold 10 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State has not implemented a relief from disabilities program in accordance with this section.

“(2) 11 PERCENT REDUCTION.—During the 1-year period after the expiration of the period described in paragraph (1), the Attorney General shall withhold 11 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State has not implemented a relief from disabilities program in accordance with this section.

“(3) 13 PERCENT REDUCTION.—During the 1-year period after the expiration of the period described in paragraph (2), the Attorney General shall withhold 13 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State has not implemented a relief from disabilities program in accordance with this section.

“(4) 15 PERCENT REDUCTION.—After the expiration of the 1-year period described in paragraph (3), the Attorney General shall withhold 15 percent of the amount that would otherwise be allocated to a State under section 505 of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3755) if the State has not implemented a relief from disabilities program in accordance with this section.”.

**SEC. 115. ADDITIONAL PROTECTIONS FOR OUR VETERANS.**

(a) IN GENERAL.—Chapter 55 of title 38, United States Code, is amended by adding at the end the following new section:

**“§5511. Conditions for treatment of certain persons as adjudicated mentally incompetent for certain purposes**

“(a) IN GENERAL.—In any case arising out of the administration by the Secretary of laws and benefits under this title, a person who is determined by the Secretary to be mentally incompetent shall not be considered adjudicated pursuant to subsection (d)(4) or (g)(4) of section 922 of title 18 until—

“(1) in the case in which the person does not request a review as described in subsection (c)(1), the end of the 30-day period beginning on the date on which the person receives notice submitted under subsection (b); or

“(2) in the case in which the person requests a review as described in paragraph (1) of subsection (c), upon an assessment by the board designated or established under paragraph (2) of such subsection or court of competent jurisdiction that a person cannot safely use, carry, possess, or store a firearm due to mental incompetency.

“(b) NOTICE.—Notice submitted under this subsection (a) is notice submitted by the Secretary that notifies the person of the following:

“(1) The determination made by the Secretary.

“(2) A description of the implications of being considered adjudicated as a mental de-

fective under subsection (d)(4) or (g)(4) of section 922 of title 18.

“(3) The person’s right to request a review under subsection (c)(1).

“(c) ADMINISTRATIVE REVIEW.—(1) Not later than 30 days after the date on which a person described in subsection (a) receives notice submitted under subsection (b), such person may request a review by the board designated or established under paragraph (2) or a court of competent jurisdiction to assess whether a person cannot safely use, carry, possess, or store a firearm due to mental incompetency. In such assessment, the board may consider the person’s honorable discharge or decoration.

“(2) Not later than 180 days after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, the Secretary shall designate or establish a board that shall, upon request of a person under paragraph (1), assess whether a person cannot safely use, carry, possess, or store a firearm due to mental incompetency.

“(d) JUDICIAL REVIEW.—Not later than 30 days after the date of an assessment of a person under subsection (c) by the board designated or established under paragraph (2) of such subsection, such person may file a petition for judicial review of such assessment with a Federal court of competent jurisdiction.

“(e) PROTECTING RIGHTS OF VETERANS WITH EXISTING RECORDS.—Not later than 90 days after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, the Secretary shall provide written notice of the opportunity for administrative review and appeal under subsection (c) to all persons who, on the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, are considered adjudicated pursuant to subsection (d)(4) or (g)(4) of section 922 of title 18 as a result of having been found by the Department of Veterans Affairs to be mentally incompetent.

“(f) FUTURE DETERMINATIONS.—

“(1) IN GENERAL.—Not later than 180 days after the enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, the Secretary shall review the policies and procedures by which individuals are determined to be mentally incompetent, and shall revise such policies and procedures as necessary to ensure that any individual who is competent to manage his own financial affairs, including his receipt of Federal benefits, but who voluntarily turns over the management thereof to a fiduciary is not considered adjudicated pursuant to subsection (d)(4) or (g)(4) of section 922 of title 18.

“(2) REPORT.—Not later than 30 days after the Secretary has made the review and changes required under paragraph (1), the Secretary shall submit to Congress a report detailing the results of the review and any resulting policy and procedural changes.”.

(b) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 55 of such title is amended by adding at the end the following new item:

“5511. Conditions for treatment of certain persons as adjudicated mentally incompetent for certain purposes.”.

(c) APPLICABILITY.—Section 5511 of title 38, United States Code (as added by this section), shall apply only with respect to persons who are determined by the Secretary of Veterans Affairs, on or after the date of the enactment of this Act, to be mentally incompetent, except that those persons who are provided notice pursuant to section 5511(e) shall be entitled to use the administrative review under section 5511(c) and, as necessary, the subsequent judicial review under section 5511(d).

**SEC. 116. CLARIFICATION THAT FEDERAL COURT INFORMATION IS TO BE MADE AVAILABLE TO THE NATIONAL INSTANT CRIMINAL BACKGROUND CHECK SYSTEM.**

Section 103(e)(1) of Public Law 103-159 (18 U.S.C. 922 note), is amended by adding at the end the following:

“(F) APPLICATION TO FEDERAL COURTS.—In this subsection—

“(i) the terms ‘department or agency of the United States’ and ‘Federal department or agency’ include a Federal court; and

“(ii) for purposes of any request, submission, or notification, the Director of the Administrative Office of the United States Courts shall perform the functions of the head of the department or agency.”.

**SEC. 117. CLARIFICATION THAT SUBMISSION OF MENTAL HEALTH RECORDS TO THE NATIONAL INSTANT CRIMINAL BACKGROUND CHECK SYSTEM IS NOT PROHIBITED BY THE HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT.**

Information collected under section 102(c)(3) of the NICS Improvement Amendments Act of 2007 (18 U.S.C. 922 note) to assist the Attorney General in enforcing section 922(g)(4) of title 18, United States Code, shall not be subject to the regulations promulgated under section 264(c) of the Health Insurance Portability and Accountability Act of 1996 (42 U.S.C. 1320d-2 note).

**SEC. 118. PUBLICATION OF NICS INDEX STATISTICS.**

Not later than 180 days after the date of enactment of this Act, and biannually thereafter, the Attorney General shall make the National Instant Criminal Background Check System index statistics available on a publicly accessible Internet website.

**SEC. 119. EFFECTIVE DATE.**

The amendments made by this subtitle shall take effect 180 days after the date of enactment of this Act.

**Subtitle B—Providing a Responsible and Consistent Background Check Process**

**SEC. 121. PURPOSE.**

The purpose of this subtitle is to enhance the current background check process in the United States to ensure criminals and the mentally ill are not able to purchase firearms.

**SEC. 122. FIREARMS TRANSFERS.**

(a) IN GENERAL.—Section 922 of title 18, United States Code, is amended—

(1) by repealing subsection (s);

(2) by redesignating subsection (t) as subsection (s);

(3) in subsection (s), as redesignated—

(A) in paragraph (1)(B)—

(i) in clause (i), by striking “or”;

(ii) in clause (ii), by striking “and” at the end; and

(iii) by adding at the end the following:

“(iii) in the case of an instant background check conducted at a gun show or event during the 4-year period beginning on the effective date under section 130(a) of the Public Safety and Second Amendment Rights Protection Act of 2013, 48 hours have elapsed since the licensee contacted the system, and the system has not notified the licensee that the receipt of a firearm by such other person would violate subsection (g) or (n) of this section; or

“(iv) in the case of an instant background check conducted at a gun show or event after the 4-year period described in clause (iii), 24 hours have elapsed since the licensee contacted the system, and the system has not notified the licensee that the receipt of a firearm by such other person would violate subsection (g) or (n) of this section; and”;

(B) in paragraph (3)(C)(ii), by striking “(as defined in subsection (s)(8))”; and

(C) by adding at the end the following:

“(7) In this subsection—

“(A) the term ‘chief law enforcement officer’ means the chief of police, the sheriff, or an equivalent officer or the designee of any such individual; and

“(B) the term ‘gun show or event’ has the meaning given the term in subsection (t)(7).

“(8) The Federal Bureau of Investigation shall not charge a user fee for a background check conducted pursuant to this subsection.

“(9) Notwithstanding any other provision of this chapter, upon receiving a request for an instant background check that originates from a gun show or event, the system shall complete the instant background check before completing any pending instant background check that did not originate from a gun show or event.”; and

(4) by inserting after subsection (s), as redesignated, the following:

“(t)(1) Beginning on the date that is 180 days after the date of enactment of this subsection and except as provided in paragraph (2), it shall be unlawful for any person other than a licensed dealer, licensed manufacturer, or licensed importer to complete the transfer of a firearm to any other person who is not licensed under this chapter, if such transfer occurs—

“(A) at a gun show or event, on the curtilage thereof; or

“(B) pursuant to an advertisement, posting, display or other listing on the Internet or in a publication by the transferor of his intent to transfer, or the transferee of his intent to acquire, the firearm.

“(2) Paragraph (1) shall not apply if—

“(A) the transfer is made after a licensed importer, licensed manufacturer, or licensed dealer has first taken possession of the firearm for the purpose of complying with subsection (s), and upon taking possession of the firearm, the licensee—

“(i) complies with all requirements of this chapter as if the licensee were transferring the firearm from the licensee’s business inventory to the unlicensed transferee, except that when processing a transfer under this chapter the licensee may accept in lieu of conducting a background check a valid permit issued within the previous 5 years by a State, or a political subdivision of a State, that allows the transferee to possess, acquire, or carry a firearm, if the law of the State, or political subdivision of a State, that issued the permit requires that such permit is issued only after an authorized government official has verified that the information available to such official does not indicate that possession of a firearm by the unlicensed transferee would be in violation of Federal, State, or local law;

“(B) the transfer is made between an unlicensed transferor and an unlicensed transferee residing in the same State, which takes place in such State, if—

“(i) the Attorney General certifies that State in which the transfer takes place has in effect requirements under law that are generally equivalent to the requirements of this section; and

“(ii) the transfer was conducted in compliance with the laws of the State;

“(C) the transfer is made between spouses, between parents or spouses of parents and their children or spouses of their children, between siblings or spouses of siblings, or between grandparents or spouses of grandparents and their grandchildren or spouses of their grandchildren, or between aunts or uncles or their spouses and their nieces or nephews or their spouses, or between first cousins, if the transferor does not know or have reasonable cause to believe that the transferee is prohibited from receiving or possessing a firearm under Federal, State, or local law; or

“(D) the Attorney General has approved the transfer under section 5812 of the Internal Revenue Code of 1986.

“(3) A licensed importer, licensed manufacturer, or licensed dealer who processes a transfer of a firearm authorized under paragraph (2)(A) shall not be subject to a license revocation or license denial based solely upon a violation of those paragraphs, or a violation of the rules or regulations promulgated under this paragraph, unless the licensed importer, licensed manufacturer, or licensed dealer—

“(A) knows or has reasonable cause to believe that the information provided for purposes of identifying the transferor, transferee, or the firearm is false;

“(B) knows or has reasonable cause to believe that the transferee is prohibited from purchasing, receiving, or possessing a firearm by Federal or State law, or published ordinance; or

“(C) knowingly violates any other provision of this chapter, or the rules or regulations promulgated thereunder.

“(4)(A) Notwithstanding any other provision of this chapter, except for section 923(m), the Attorney General may implement this subsection with regulations.

“(B) Regulations promulgated under this paragraph may not include any provision requiring licensees to facilitate transfers in accordance with paragraph (2)(A).

“(C) Regulations promulgated under this paragraph may not include any provision requiring persons not licensed under this chapter to keep records of background checks or firearms transfers.

“(D) Regulations promulgated under this paragraph may not include any provision placing a cap on the fee licensees may charge to facilitate transfers in accordance with paragraph (2)(A).

“(5)(A) A person other than a licensed importer, licensed manufacturer, or licensed dealer, who makes a transfer of a firearm in accordance with this section, or who is the organizer of a gun show or event at which such transfer occurs, shall be immune from a qualified civil liability action relating to the transfer of the firearm as if the person were a seller of a qualified product.

“(B) A provider of an interactive computer service shall be immune from a qualified civil liability action relating to the transfer of a firearm as if the provider of an interactive computer service were a seller of a qualified product.

“(C) In this paragraph—

“(i) the term ‘interactive computer service’ shall have the meaning given the term in section 230(f) of the Communications Act of 1934 (47 U.S.C. 230(f)); and

“(ii) the terms ‘qualified civil liability action’, ‘qualified product’, and ‘seller’ shall have the meanings given the terms in section 4 of the Protection of Lawful Commerce in Arms Act (15 U.S.C. 7903).

“(D) Nothing in this paragraph shall be construed to affect the immunity of a provider of an interactive computer service under section 230 of the Communications Act of 1934 (47 U.S.C. 230).

“(6) In any civil liability action in any State or Federal court arising from the criminal or unlawful use of a firearm following a transfer of such firearm for which no background check was required under this section, this section shall not be construed—

“(A) as creating a cause of action for any civil liability; or

“(B) as establishing any standard of care.

“(7) For purposes of this subsection, the term ‘gun show or event’—

“(A) means any event at which 75 or more firearms are offered or exhibited for sale, exchange, or transfer, if 1 or more of the firearms has been shipped or transported in, or

otherwise affects, interstate or foreign commerce; and

“(B) does not include an offer or exhibit of firearms for sale, exchange, or transfer by an individual from the personal collection of that individual, at the private residence of that individual, if the individual is not required to be licensed under section 923.”.

(b) **PROHIBITING THE SEIZURE OF RECORDS OR DOCUMENTS.**—Section 923(g)(1)(D) is amended by striking, “The inspection and examination authorized by this paragraph shall not be construed as authorizing the Attorney General to seize any records or other documents other than those records or documents constituting material evidence of a violation of law,” and inserting the following: “The Attorney General shall be prohibited from seizing any records or other documents in the course of an inspection or examination authorized by this paragraph other than those records or documents constituting material evidence of a violation of law.”.

(c) **PROHIBITION OF NATIONAL GUN REGISTRY.**—Section 923 of title 18, United States Code, is amended by adding at the end the following:

“(m) The Attorney General may not consolidate or centralize the records of the—

“(1) acquisition or disposition of firearms, or any portion thereof, maintained by—

“(A) a person with a valid, current license under this chapter;

“(B) an unlicensed transferor under section 922(t); or

“(2) possession or ownership of a firearm, maintained by any medical or health insurance entity.”.

(d) **TECHNICAL AND CONFORMING AMENDMENTS.**—

(1) **SECTION 922.**—Section 922(y)(2) of title 18, United States Code, is amended, in the matter preceding subparagraph (A), by striking “, (g)(5)(B), and (s)(3)(B)(v)(II)” and inserting “and (g)(5)(B)”.

(2) **CONSOLIDATED AND FURTHER CONTINUING APPROPRIATIONS ACT, 2012.**—Section 511 of title V of division B of the Consolidated and Further Continuing Appropriations Act, 2012 (18 U.S.C. 922 note) is amended by striking “subsection 922(t)” and inserting “subsection (s) or (t) of section 922” each place it appears.

**SEC. 123. PENALTIES.**

Section 924 of title 18, United States Code, is amended—

(1) in subsection (a), by adding at the end the following:

“(B) Whoever makes or attempts to make a transfer of a firearm in violation of section 922(t) to a person not licensed under this chapter who is prohibited from receiving a firearm under subsection (g) or (n) of section 922 or State law, to a law enforcement officer, or to a person acting at the direction of, or with the approval of, a law enforcement officer authorized to investigate or prosecute violations of section 922(t), shall be fined under this title, imprisoned not more than 5 years, or both.”; and

(2) by adding at the end the following:

“(q) **IMPROPER USE OF STORAGE OF RECORDS.**—Any person who knowingly violates section 923(m) shall be fined under this title, imprisoned not more than 15 years, or both.”.

**SEC. 124. FIREARMS DISPOSITIONS.**

Section 922(b)(3) of title 18, United States Code, is amended—

(1) in the matter preceding subparagraph (A), by striking “located” and inserting “located or temporarily located”; and

(2) in subparagraph (A)—

(A) by striking “rifle or shotgun” and inserting “firearm”;

(B) by striking “located” and inserting “located or temporarily located”; and

(C) by striking “both such States” and inserting “the State in which the transfer is conducted and the State of residence of the transferee”.

**SEC. 125. FIREARM DEALER ACCESS TO LAW ENFORCEMENT INFORMATION.**

Section 103(b) of Public Law 103-159 (18 U.S.C. 922 note), is amended—

(1) by striking “Not later than” and inserting the following:

“(1) **IN GENERAL.**—Not later than”; and

(2) by adding at the end the following:

“(2) **VOLUNTARY BACKGROUND CHECKS.**—Not later than 90 days after the date of enactment of the Public Safety and Second Amendment Rights Protection Act of 2013, the Attorney General shall promulgate regulations allowing licensees to use the National Instant Criminal Background Check System established under this section for purposes of conducting voluntary preemployment background checks on prospective employees.”.

**SEC. 126. DEALER LOCATION.**

Section 923 of title 18, United States Code, is amended—

(1) in subsection (j)—

(A) in the first sentence, by striking “, and such location is in the State which is specified on the license”; and

(B) in the last sentence—

(i) by inserting “transfer,” after “sell,”; and

(ii) by striking “Act,” and all that follows and inserting “Act.”; and

(2) by adding after subsection (m), as added by section 122(c), the following:

“(n) Nothing in this chapter shall be construed to prohibit the sale, transfer, delivery, or other disposition of a firearm or ammunition not otherwise prohibited under this chapter—

“(1) by a person licensed under this chapter to another person so licensed, at any location in any State; or

“(2) by a licensed importer, licensed manufacturer, or licensed dealer to a person not licensed under this chapter, at a temporary location described in subsection (j) in any State.”.

**SEC. 127. RESIDENCE OF UNITED STATES OFFICERS.**

Section 921 of title 18, United States Code, is amended by striking subsection (b) and inserting the following:

“(b) For purposes of this chapter:

“(1) A member of the Armed Forces on active duty, or a spouse of such a member, is a resident of—

“(A) the State in which the member or spouse maintains legal residence;

“(B) the State in which the permanent duty station of the member is located; and

“(C) the State in which the member maintains a place of abode from which the member commutes each day to the permanent duty station of the member.

“(2) An officer or employee of the United States (other than a member of the Armed Forces) who is stationed outside the United States for a period of more than 1 year, and a spouse of such an officer or employee, is a resident of the State in which the person maintains legal residence.”.

**SEC. 128. INTERSTATE TRANSPORTATION OF FIREARMS OR AMMUNITION.**

(a) **IN GENERAL.**—Section 926A of title 18, United States Code, is amended to read as follows:

“**§ 926A. Interstate transportation of firearms or ammunition**

“(a) **DEFINITION.**—In this section, the term ‘transport’—

“(1) includes staying in temporary lodging overnight, stopping for food, fuel, vehicle maintenance, an emergency, medical treatment, and any other activity incidental to the transport; and

“(2) does not include transportation—

“(A) with the intent to commit a crime punishable by imprisonment for a term exceeding 1 year that involves a firearm; or

“(B) with knowledge, or reasonable cause to believe, that a crime described in subparagraph (A) is to be committed in the course of, or arising from, the transportation.

“(b) **AUTHORIZATION.**—Notwithstanding any provision of any law (including a rule or regulation) of a State or any political subdivision thereof, a person who is not prohibited by this chapter from possessing, transporting, shipping, or receiving a firearm or ammunition shall be entitled to—

“(1) transport a firearm for any lawful purpose from any place where the person may lawfully possess, carry, or transport the firearm to any other such place if, during the transportation—

“(A) the firearm is unloaded; and

“(B)(i) if the transportation is by motor vehicle—

“(I) the firearm is not directly accessible from the passenger compartment of the motor vehicle; or

“(II) if the motor vehicle is without a compartment separate from the passenger compartment, the firearm is—

“(aa) in a locked container other than the glove compartment or console; or

“(bb) secured by a secure gun storage or safety device; or

“(ii) if the transportation is by other means, the firearm is in a locked container or secured by a secure gun storage or safety device; and

“(2) transport ammunition for any lawful purpose from any place where the person may lawfully possess, carry, or transport the ammunition, to any other such place if, during the transportation—

“(A) the ammunition is not loaded into a firearm; and

“(B)(i) if the transportation is by motor vehicle—

“(I) the ammunition is not directly accessible from the passenger compartment of the motor vehicle; or

“(II) if the motor vehicle is without a compartment separate from the passenger compartment, the ammunition is in a locked container other than the glove compartment or console; or

“(ii) if the transportation is by other means, the ammunition is in a locked container.

“(c) **LIMITATION ON ARREST AUTHORITY.**—A person who is transporting a firearm or ammunition may not be—

“(1) arrested for violation of any law or any rule or regulation of a State, or any political subdivision thereof, relating to the possession, transportation, or carrying of firearms or ammunition, unless there is probable cause that the transportation is not in accordance with subsection (b); or

“(2) detained for violation of any law or any rule or regulation of a State, or any political subdivision thereof, relating to the possession, transportation, or carrying of firearms or ammunition, unless there is reasonable suspicion that the transportation is not in accordance with subsection (b).”.

(b) **TECHNICAL AND CONFORMING AMENDMENT.**—The table of sections for chapter 44 of title 18, United States Code, is amended by striking the item relating to section 926A and inserting the following:

“926A. Interstate transportation of firearms or ammunition.”.

**SEC. 129. RULE OF CONSTRUCTION.**

Nothing in this subtitle, or an amendment made by this subtitle, shall be construed—

(1) to extend background check requirements to transfers other than those made at gun shows or on the curtilage thereof, or

pursuant to an advertisement, posting, display, or other listing on the Internet or in a publication by the transferor of the intent of the transferor to transfer, or the transferee of the intent of the transferee to acquire, the firearm; or

(2) to extend background check requirements to temporary transfers for purposes including lawful hunting or sporting or to temporary possession of a firearm for purposes of examination or evaluation by a prospective transferee.

#### SEC. 130. EFFECTIVE DATE.

(a) IN GENERAL.—Except as provided in subsection (b), this subtitle and the amendments made by this subtitle shall take effect 180 days after the date of enactment of this Act.

(b) FIREARM DEALER ACCESS TO LAW ENFORCEMENT INFORMATION.—Section 125 and the amendments made by section 125 shall take effect on the date of enactment of this Act.

#### Subtitle C—National Commission on Mass Violence

#### SEC. 141. SHORT TITLE.

This subtitle may be cited as the “National Commission on Mass Violence Act of 2013”.

#### SEC. 142. NATIONAL COMMISSION ON MASS VIOLENCE.

(a) ESTABLISHMENT OF COMMISSION.—There is established a commission to be known as the National Commission on Mass Violence (in this subtitle referred to as the “Commission”) to study the availability and nature of firearms, including the means of acquiring firearms, issues relating to mental health, and all positive and negative impacts of the availability and nature of firearms on incidents of mass violence or in preventing mass violence.

#### (b) MEMBERSHIP.—

(1) APPOINTMENTS.—The Commission shall be composed of 12 members, of whom—

(A) 6 members of the Commission shall be appointed by the Majority Leader of the Senate, in consultation with the Democratic leadership of the House of Representatives, 1 of whom shall serve as Chairman of the Commission; and

(B) 6 members of the Commission shall be appointed by the Speaker of the House of Representatives, in consultation with the Republican leadership of the Senate, 1 of whom shall serve as Vice Chairman of the Commission.

#### (2) PERSONS ELIGIBLE.—

(A) IN GENERAL.—The members appointed to the Commission shall include—

(i) well-known and respected individuals among their peers in their respective fields of expertise; and

(ii) not less than 1 non-elected individual from each of the following categories, who has expertise in the category, by both experience and training:

(I) Firearms.

(II) Mental health.

(III) School safety.

(IV) Mass media.

(B) EXPERTS.—In identifying the individuals to serve on the Commission, the appointing authorities shall take special care to identify experts in the fields described in section 143(a)(2).

(C) PARTY AFFILIATION.—Not more than 6 members of the Commission shall be from the same political party.

(3) COMPLETION OF APPOINTMENTS; VACANCIES.—Not later than 30 days after the date of enactment of this Act, the appointing authorities under paragraph (1) shall each make their respective appointments. Any vacancy that occurs during the life of the Commission shall not affect the powers of the Commission, and shall be filled in the same

manner as the original appointment not later than 30 days after the vacancy occurs.

#### (4) OPERATION OF THE COMMISSION.—

#### (A) MEETINGS.—

(i) IN GENERAL.—The Commission shall meet at the call of the Chairman.

(ii) INITIAL MEETING.—The initial meeting of the Commission shall be conducted not later than 30 days after the later of—

(I) the date of the appointment of the last member of the Commission; or

(II) the date on which appropriated funds are available for the Commission.

(B) QUORUM; VACANCIES; VOTING; RULES.—A majority of the members of the Commission shall constitute a quorum to conduct business, but the Commission may establish a lesser quorum for conducting hearings scheduled by the Commission. Each member of the Commission shall have 1 vote, and the vote of each member shall be accorded the same weight. The Commission may establish by majority vote any other rules for the conduct of the Commission’s business, if such rules are not inconsistent with this subtitle or other applicable law.

#### SEC. 143. DUTIES OF THE COMMISSION.

#### (a) STUDY.—

(1) IN GENERAL.—It shall be the duty of the Commission to conduct a comprehensive factual study of incidents of mass violence, including incidents of mass violence not involving firearms, in the context of the many acts of senseless mass violence that occur in the United States each year, in order to determine the root causes of such mass violence.

(2) MATTERS TO BE STUDIED.—In determining the root causes of these recurring and tragic acts of mass violence, the Commission shall study any matter that the Commission determines relevant to meeting the requirements of paragraph (1), including at a minimum—

(A) the role of schools, including the level of involvement and awareness of teachers and school administrators in the lives of their students and the availability of mental health and other resources and strategies to help detect and counter tendencies of students towards mass violence;

(B) the effectiveness of and resources available for school security strategies to prevent incidents of mass violence;

(C) the role of families and the availability of mental health and other resources and strategies to help families detect and counter tendencies toward mass violence;

(D) the effectiveness and use of, and resources available to, the mental health system in understanding, detecting, and countering tendencies toward mass violence, as well as the effects of treatments and therapies;

(E) whether medical doctors and other mental health professionals have the ability, without negative legal or professional consequences, to notify law enforcement officials when a patient is a danger to himself or others;

(F) the nature and impact of the alienation of the perpetrators of such incidents of mass violence from their schools, families, peer groups, and places of work;

(G) the role that domestic violence plays in causing incidents of mass violence;

(H) the effect of depictions of mass violence in the media, and any impact of such depictions on incidents of mass violence;

(I) the availability and nature of firearms, including the means of acquiring such firearms, and all positive and negative impacts of such availability and nature on incidents of mass violence or in preventing mass violence;

(J) the role of current prosecution rates in contributing to the availability of weapons that are used in mass violence;

(K) the availability of information regarding the construction of weapons, including explosive devices, and any impact of such information on such incidents of mass violence;

(L) the views of law enforcement officials, religious leaders, mental health experts, and other relevant officials on the root causes and prevention of mass violence;

(M) incidents in which firearms were used to stop mass violence; and

(N) any other area that the Commission determines contributes to the causes of mass violence.

(3) TESTIMONY OF VICTIMS AND SURVIVORS.—In determining the root causes of these recurring and tragic incidents of mass violence, the Commission shall, in accordance with section 144(a), take the testimony of victims and survivors to learn and memorialize their views and experiences regarding such incidents of mass violence.

(b) RECOMMENDATIONS.—Based on the findings of the study required under subsection (a), the Commission shall make recommendations to the President and Congress to address the causes of these recurring and tragic incidents of mass violence and to reduce such incidents of mass violence.

#### (c) REPORTS.—

(1) INTERIM REPORT.—Not later than 3 months after the date on which the Commission first meets, the Commission shall submit to the President and Congress an interim report describing any initial recommendations of the Commission.

(2) FINAL REPORT.—Not later than 6 months after the date on which the Commission first meets, the Commission shall submit to the President and Congress a comprehensive report of the findings and conclusions of the Commission, together with the recommendations of the Commission.

(3) SUMMARIES.—The report under paragraph (2) shall include a summary of—

(A) the reports submitted to the Commission by any entity under contract for research under section 144(e); and

(B) any other material relied on by the Commission in the preparation of the report.

#### SEC. 144. POWERS OF THE COMMISSION.

#### (a) HEARINGS.—

(1) IN GENERAL.—The Commission may hold such hearings, sit and act at such times and places, administer such oaths, take such testimony, and receive such evidence as the Commission considers advisable to carry out its duties under section 143.

(2) WITNESS EXPENSES.—Witnesses requested to appear before the Commission shall be paid the same fees as are paid to witnesses under section 1821 of title 28, United States Code.

(b) INFORMATION FROM FEDERAL AGENCIES.—The Commission may secure directly from any Federal agency such information as the Commission considers necessary to carry out its duties under section 143. Upon the request of the Commission, the head of such agency may furnish such information to the Commission.

(c) INFORMATION TO BE KEPT CONFIDENTIAL.—

(1) IN GENERAL.—The Commission shall be considered an agency of the Federal Government for purposes of section 1905 of title 18, United States Code, and any individual employed by any individual or entity under contract with the Commission under subsection (d) shall be considered an employee of the Commission for the purposes of section 1905 of title 18, United States Code.

(2) DISCLOSURE.—Information obtained by the Commission or the Attorney General under this subtitle and shared with the Commission, other than information available to the public, shall not be disclosed to any person in any manner, except—

(A) to Commission employees or employees of any individual or entity under contract to the Commission under subsection (d) for the purpose of receiving, reviewing, or processing such information;

(B) upon court order; or

(C) when publicly released by the Commission in an aggregate or summary form that does not directly or indirectly disclose—

(i) the identity of any person or business entity; or

(ii) any information which could not be released under section 1905 of title 18, United States Code.

(d) CONTRACTING FOR RESEARCH.—The Commission may enter into contracts with any entity for research necessary to carry out the duties of the Commission under section 143.

#### SEC. 145. COMMISSION PERSONNEL MATTERS.

(a) COMPENSATION OF MEMBERS.—Each member of the Commission who is not an officer or employee of the Federal Government shall be compensated at a rate equal to the daily equivalent of the annual rate of basic pay prescribed for level IV of the Executive Schedule under section 5315 of title 5, United States Code, for each day (including travel time) during which such member is engaged in the performance of the duties of the Commission. All members of the Commission who are officers or employees of the United States shall serve without compensation in addition to that received for their services as officers or employees of the United States.

(b) TRAVEL EXPENSES.—The members of the Commission shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for employees of agencies under subchapter I of chapter 57 of title 5, United States Code, while away from their homes or regular places of business in the performance of service for the Commission.

(c) STAFF.—

(1) IN GENERAL.—The Chairman of the Commission may, without regard to the civil service laws and regulations, appoint and terminate an executive director and such other additional employees as may be necessary to enable the Commission to perform its duties. The employment and termination of an executive director shall be subject to confirmation by a majority of the members of the Commission.

(2) COMPENSATION.—The executive director shall be compensated at a rate not to exceed the rate payable for level V of the Executive Schedule under section 5316 of title 5, United States Code. The Chairman may fix the compensation of other employees without regard to the provisions of chapter 51 and subchapter III of chapter 53 of title 5, United States Code, relating to classification of positions and General Schedule pay rates, except that the rate of pay for such employees may not exceed the rate payable for level V of the Executive Schedule under section 5316 of such title.

(3) DETAIL OF GOVERNMENT EMPLOYEES.—Any Federal Government employee, with the approval of the head of the appropriate Federal agency, may be detailed to the Commission without reimbursement, and such detail shall be without interruption or loss of civil service status, benefits, or privilege.

(d) PROCUREMENT OF TEMPORARY AND INTERMITTENT SERVICES.—The Chairman of the Commission may procure temporary and intermittent services under section 3109(b) of title 5, United States Code, at rates for individuals not to exceed the daily equivalent of the annual rate of basic pay prescribed for level V of the Executive Schedule under section 5316 of such title.

#### SEC. 146. AUTHORIZATION OF APPROPRIATIONS.

There are authorized to be appropriated to the Commission and any agency of the Fed-

eral Government assisting the Commission in carrying out its duties under this subtitle such sums as may be necessary to carry out the purposes of this subtitle. Any sums appropriated shall remain available, without fiscal year limitation, until expended.

#### SEC. 147. TERMINATION OF THE COMMISSION.

The Commission shall terminate 30 days after the Commission submits the final report under section 143(c)(2).

### NOTICES OF HEARINGS

Ms. CANTWELL. Mr. President, I would like to announce that the Committee on Indian Affairs will meet during the session of the Senate on April 24, 2013, in room SD-628 of the Dirksen Senate Office Building, at 2:30 p.m., to conduct a hearing on “The President’s Fiscal Year 2014 Budget for Tribal Programs.”

Those wishing additional information may contact the Indian Affairs Committee at (202) 224-2251.

#### SUBCOMMITTEE ON WATER AND POWER

Mr. WYDEN. Mr. President, I would like to announce for the information of the Senate and the public of an addition to a previously announced hearing before Subcommittee on Water and Power of the Committee on Energy and Natural Resources.

The hearing will be held on Tuesday, April 16, 2013, at 2:30 p.m., in room SD-366 of the Dirksen Senate Office Building.

In addition to the other measures previously announced, the Committee will also consider:

S. 684, to amend the Mni Wiconi Project Act of 1988 to facilitate completion of the Mni Wiconi Rural Water Supply System, and for other purposes;

S. 693, to amend the Reclamation Wastewater and Groundwater Study and Facilities Act to authorize the Secretary of the Interior to participate in the City of Hermiston, Oregon, water recycling and reuse project, and for other purposes;

and,

S. 715, to authorize the Secretary of the Interior to use designated funding to pay for construction of authorized rural water projects, and for other purposes.

Because of the limited time available for the hearing, witnesses may testify by invitation only. However, those wishing to submit written testimony for the hearing record may do so by sending it to the Committee on Energy and Natural Resources, United States Senate, Washington, DC 20510-6150, or by e-mail to [john\\_assini@energy.senate.gov](mailto:john_assini@energy.senate.gov).

For further information, please contact Sara Tucker at (202) 224-6224, or John Assini at (202) 224-9313.

### AUTHORITY FOR COMMITTEES TO MEET

#### COMMITTEE ON ARMED SERVICES

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on Armed Services be author-

ized to meet during the session of the Senate on April 11, 2013, at 9:30 a.m.

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

#### COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on Environment and Public Works be authorized to meet during the session of the Senate on April 11, 2013, at 10:30 a.m., in room 406 of the Dirksen Senate office building, to conduct a hearing entitled “Hearing on the Nomination of Gina McCarthy to be Administrator of the U.S. Environmental Protection Agency.”

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

#### COMMITTEE ON FINANCE

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on Finance be authorized to meet during the session of the Senate on April 11, 2013, at 2:30 p.m., in room 215 of the Dirksen Senate Office Building, to conduct a hearing entitled “The President’s Fiscal Year 2014 Budget.”

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

#### COMMITTEE ON FOREIGN RELATIONS

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on Foreign Relations be authorized to meet during the session of the Senate on April 11, 2013, at 2:15 p.m., to conduct a hearing entitled, “U.S. Policy Toward Syria.”

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

#### COMMITTEE ON HEALTH, EDUCATION, LABOR, AND PENSIONS

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on Health, Education, Labor, and Pensions be authorized to meet, during the session of the Senate, to conduct a hearing entitled “A New, Open Marketplace: The Effect of Guaranteed Issue and New Rating Rules” on April 11, 2013, at 10 a.m., in room 430 of the Dirksen Senate Office Building.

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

#### COMMITTEE ON THE JUDICIARY

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on the Judiciary be authorized to meet during the session of the Senate on April 11, 2013, at 10 a.m., in SD-226 of the Dirksen Senate Office Building, to conduct an executive business meeting.

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

#### SELECT COMMITTEE ON INTELLIGENCE

Mr. LEAHY. Mr. President, I ask unanimous consent that the Select Committee on Intelligence be authorized to meet during the session of the Senate on April 11, 2013, at 2:30 p.m.

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

#### SUBCOMMITTEE ON FINANCIAL INSTITUTIONS AND CONSUMER PROTECTION

Mr. LEAHY. Mr. President, I ask unanimous consent that the Committee on Banking, Housing, and

Urban Affairs Subcommittee on Financial Institutions and Consumer Protection be authorized to meet during the session of the Senate on April 11, 2013, at 10 a.m. to conduct a hearing entitled "Outsourcing Accountability—Examining the Role of Independent Consultants."

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

**UNANIMOUS CONSENT REQUEST—EXECUTIVE CALENDAR**

Mr. MANCHIN. I ask unanimous consent that on Monday, April 15, 2013, at 5 p.m., the Senate proceed to executive session to consider the following nomination: Calendar No. 21; that there be 30 minutes for debate equally divided in the usual form; that upon the use or yielding back of time the Senate proceed to vote without intervening action or debate on the nomination; further, that at a time to be determined by the majority leader, after consultation with the Republican leader, the Senate proceed to executive session to consider the following nominations: Calendar Nos. 22 and 23; that the Senate proceed to vote without intervening action or debate on the nominations in the order listed; further, that following the votes on Calendar No. 21 and Calendar No. 23, the motions to reconsider be considered made and laid upon the table, with no intervening action or debate; that no further motions be in order; that any related statements be printed in the RECORD; that the President be immediately notified of the Senate's action; and the Senate then resume legislative action.

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

**ORDERS FOR MONDAY, APRIL 15, 2013**

Mr. MANCHIN. I ask unanimous consent that when the Senate completes its business today, it adjourn until 2 p.m. on Monday, April 15, 2013; that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, and the time for the two leaders be reserved for their use later in the day; that following any leader remarks, the Senate be in a period of morning business until 5 p.m. with Senators permitted to speak therein for up to 10 minutes each; further, that at 5 p.m., the Senate proceed to executive session under the previous order.

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

**PROGRAM**

Mr. MANCHIN. At 5:30 p.m. on Monday there will be a rollcall vote on confirmation of the O'Connell nomination to be a U.S. district judge in California.

**ADJOURNMENT UNTIL MONDAY, APRIL 15, 2013, AT 2 P.M.**

Mr. MANCHIN. If there is no further business to come before the Senate, I

ask unanimous consent that it adjourn under the previous order.

There being no objection, the Senate, at 6:37 p.m., adjourned until Monday, April 15, 2013, at 2 p.m.

**NOMINATIONS**

Executive nominations received by the Senate:

**BROADCASTING BOARD OF GOVERNORS**

MATTHEW C. ARMSTRONG, OF ILLINOIS, TO BE A MEMBER OF THE BROADCASTING BOARD OF GOVERNORS FOR A TERM EXPIRING AUGUST 13, 2015, VICE DANA M. PERINO, RESIGNED.

**DEPARTMENT OF STATE**

TULINABO SALAMA MUSHINGI, OF VIRGINIA, A CAREER MEMBER OF THE SENIOR FOREIGN SERVICE, CLASS OF COUNSELOR, TO BE AMBASSADOR EXTRAORDINARY AND PLENIPOTENTIARY OF THE UNITED STATES OF AMERICA TO BURKINA FASO.

**NATIONAL MEDIATION BOARD**

HARRY R. HOGLANDER, OF MASSACHUSETTS, TO BE A MEMBER OF THE NATIONAL MEDIATION BOARD FOR A TERM EXPIRING JULY 1, 2014. (REAPPOINTMENT)

LINDA A. PUCHALA, OF MARYLAND, TO BE A MEMBER OF THE NATIONAL MEDIATION BOARD FOR A TERM EXPIRING JULY 1, 2015. (REAPPOINTMENT)

**NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES**

RICK LOWE, OF TEXAS, TO BE A MEMBER OF THE NATIONAL COUNCIL ON THE ARTS FOR A TERM EXPIRING SEPTEMBER 3, 2018, VICE JOANN FALETTA, TERM EXPIRED.

DOROTHY KOSINSKI, OF THE DISTRICT OF COLUMBIA, TO BE A MEMBER OF THE NATIONAL COUNCIL ON THE HUMANITIES FOR A TERM EXPIRING JANUARY 26, 2016, VICE RICARDO QUINONES, TERM EXPIRED.

**FOREIGN SERVICE**

THE FOLLOWING-NAMED MEMBERS OF THE FOREIGN SERVICE TO BE CONSULAR OFFICERS AND/OR SECRETARIES IN THE DIPLOMATIC SERVICE OF THE UNITED STATES OF AMERICA, AS INDICATED:

SECRETARY IN THE DIPLOMATIC SERVICE OF THE UNITED STATES OF AMERICA:

**OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE**

JAMES BENJAMIN GREEN, OF THE DISTRICT OF COLUMBIA

CONSULAR OFFICERS AND SECRETARIES IN THE DIPLOMATIC SERVICE OF THE UNITED STATES OF AMERICA:

**DEPARTMENT OF AGRICULTURE**

CANDICE EVETTE PARKER BRUCE, OF GEORGIA  
JENNIFER ARGUETA CLEVER, OF THE DISTRICT OF COLUMBIA

JOSHUA EMMANUEL LAGOS, OF TEXAS  
LASHONDA V. MCLEOD, OF MISSISSIPPI  
JOHN P. SLETTE, OF MINNESOTA  
LINSTON WINSTON TERRY, OF THE DISTRICT OF COLUMBIA

ORESTES H. VASQUEZ, OF FLORIDA  
ROBERT THOMSON WRIGHT, OF WASHINGTON  
JEFFREY E. ZIMMERMAN, OF MINNESOTA

THE FOLLOWING-NAMED CAREER MEMBER OF THE SENIOR FOREIGN SERVICE OF THE DEPARTMENT OF AGRICULTURE FOR PROMOTION WITHIN THE SENIOR FOREIGN SERVICE TO THE CLASS INDICATED, EFFECTIVE JANUARY 27, 2013:

CAREER MEMBER OF THE SENIOR FOREIGN SERVICE OF THE UNITED STATES OF AMERICA, CLASS OF CAREER MINISTER:

GEOFFREY W. WIGGIN, OF SOUTH DAKOTA  
IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 12203:

*To be brigadier general*

COL. GABRIEL TROIANO

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY MEDICAL CORPS TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 624 AND 3064:

*To be brigadier general*

COL. JEFFREY B. CLARK

THE FOLLOWING ARMY NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADES INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12211:

*To be major general*

BRIG. GEN. JAMES A. ADKINS

*To be brigadier general*

COL. JAMES D. CAMPBELL

THE FOLLOWING ARMY NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR APPOINTMENT IN THE

RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12211:

*To be brigadier general*

COLONEL WAYNE L. BLACK  
COLONEL MICHAEL K. HANIFAN  
COLONEL DANIEL M. KRUMREI  
COLONEL ROBERT E. WINDHAM, JR.

THE FOLLOWING ARMY NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12211:

*To be major general*

BRIGADIER GENERAL MARK E. ANDERSON  
BRIGADIER GENERAL JULIE A. BENTZ  
BRIGADIER GENERAL COURTNEY P. CARR  
BRIGADIER GENERAL DANIEL R. HOKANSON  
BRIGADIER GENERAL FRANCIS S. LAUDANO III  
BRIGADIER GENERAL SCOTT D. LEGWOLD  
BRIGADIER GENERAL ROGER L. MCCLELLAN  
BRIGADIER GENERAL TIMOTHY M. MCKEITHEN  
BRIGADIER GENERAL MICHAEL D. NAVRKAL  
BRIGADIER GENERAL BRUCE E. OLIVEIRA  
BRIGADIER GENERAL CHARLES E. PETRARCA, JR.  
BRIGADIER GENERAL KENNETH C. ROBERTS  
BRIGADIER GENERAL WILLIAM F. ROY  
BRIGADIER GENERAL WILLIAM L. SMITH

THE FOLLOWING ARMY NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR APPOINTMENT IN THE RESERVE OF THE ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12211:

*To be brigadier general*

COLONEL STEVEN R. BEACH  
COLONEL KENNETH A. BEARD  
COLONEL FRED C. BOLTON  
COLONEL MICHAEL J. BOUCHARD  
COLONEL GREGORY S. BOWEN  
COLONEL MARK D. BRACKNEY  
COLONEL JOHN E. BURK  
COLONEL CHRISTOPHER M. BURNS  
COLONEL SEAN M. CASBY  
COLONEL RUSSELL A. CRANE  
COLONEL RICHARD H. DAHLMAN  
COLONEL MARC FERRARO  
COLONEL ROBERT A. FODE  
COLONEL CHRISTOPHER J. FOWLER  
COLONEL PAUL F. GRIFFIN  
COLONEL GERRARD E. HADLEY  
COLONEL PATRICK M. HAMILTON  
COLONEL WILLIAM M. HART  
COLONEL ROBERT T. HERBERT  
COLONEL MARVIN T. HUNT  
COLONEL CHARLES T. JONES  
COLONEL HUNT W. KERRIGAN  
COLONEL JOHN F. KING  
COLONEL DIRK R. KLOSS  
COLONEL JEFFERY P. KRAMER  
COLONEL GORDON D. KUNTZ  
COLONEL MASAKI G. KUWANA, JR.  
COLONEL DONALD P. LAURICHA  
COLONEL MARK S. LOVEJOY  
COLONEL MARK A. LUMPKIN  
COLONEL ROBERT K. LITTLE  
COLONEL TAMMY J. MAAS  
COLONEL FRANCIS B. MAGURN II  
COLONEL MARK G. MALANKA  
COLONEL THOMAS R. MCCUNE  
COLONEL FRANCIS M. MCGINN  
COLONEL MICHAEL D. MERRITT  
COLONEL RICHARD J. NORIEGA  
COLONEL ROBERT D. PASQUALUCCI  
COLONEL VAL L. PETERSON  
COLONEL CHRISTOPHER J. PETTY  
COLONEL JOHN M. RHODES  
COLONEL CHRISTOPHER A. ROFRANO  
COLONEL SCOTT H. SCHOFIELD  
COLONEL TIMOTHY J. SHERIFF  
COLONEL LINDA L. SINGH  
COLONEL DANNY K. SPREIGNER  
COLONEL BRYAN E. SUNTHEIMER  
COLONEL MICHAEL A. SUTTON  
COLONEL STEVEN A. TABOR  
COLONEL GREGORY A. THINGVOLD  
COLONEL MICHAEL C. THOMPSON  
COLONEL KIRK E. VANPELT  
COLONEL WILLIAM A. WARD  
COLONEL STEVEN R. WATT  
COLONEL RONALD P. WELCH  
COLONEL DAVID B. WILES  
COLONEL GISELLE M. WILZ  
COLONEL JAMES P. WONG  
COLONEL JERRY L. WOOD  
COLONEL GARY S. YAPLE

**IN THE AIR FORCE**

THE FOLLOWING NAMED INDIVIDUALS FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR AIR FORCE UNDER TITLE 10, U.S.C., SECTION 531:

*To be major*

CHRISTOPHER E. CURTIS  
RASHMI G. JUNEJA  
JOSEPH P. TOMSIC

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be colonel*

TIMOTHY A. BUTLER  
DWAYNE R. PEOPLES  
LISA H. TICE  
GARY J. ZICCARDI

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADES INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be colonel*

JOHN T. GRIVAKIS

*To be lieutenant colonel*

MATTHEW T. BARNES  
TRACY R. CARVER  
KEVIN S. CURRIE  
JERROD W. DUGGAN  
CRAIG L. HARVEY  
MICHAEL R. SHEPHERD  
ALESSANDRO V. SMITH  
SARAH K. TOBIN

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be colonel*

DANNY L. BLAKE  
DUANE M. BRAGG  
JOHN R. BROOKS  
KEVIN M. FRANKE  
SEAN A. HOLLOWAY  
RONALD L. JOHNSON  
DANIEL E. LEE  
MICHAEL D. LOVERING  
CHRISTOPHER A. PHILLIPS  
STEVEN P. VANDEWALLE  
ANDREA C. VINYARD

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

RICHARD G. ANDERSON  
JAMES R. ARMSTRONG  
KLEET A. BARCLAY  
PAUL CASTILLO  
JANIS A. B. DASHNER  
TRENT C. DAVIS  
PETER N. FISCHER  
GLENN H. GRESHAM  
RANDALL D. GROVES  
TIMOTHY S. MOERMOND  
MICHAEL J. MORRIS  
JOSHUA NARROWE  
BRENDON M. ODOWD  
MARK J. ROBERTS

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be colonel*

JEFFERY R. ALDER  
PETER G. BREED  
RENE J. CHADWELL  
KEVIN W. CULP  
DANA J. DANE  
VERNE S. FUTAGAWA  
NATHAN H. JOHNSON  
THERESA A. LAWSON  
TRACY A. NEALWALDEN  
WENDY E. ODDEN  
KIRK A. PHILLIPS  
TASHA L. PRAVECEK  
SHARI FOX SILVERMAN  
JEFFREY A. STINSON  
TRENT J. TATE  
NORMAN S. WEST  
KEVIN L. WRIGHT

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be major*

RONNELLE ARMSTRONG  
ZEBULON E. BECK  
CHAD A. BELLAMY  
SHAWN C. BISHOP  
CHRISTOPHER A. CONKLIN  
DANIEL W. FORMAN  
WALID A. HABASH  
RICHARD H. HOLMES  
TONY G. KING  
JASON M. KNUDESON  
DALE E. MARLOWE  
MARK B. MCKELLEN  
LASERIAN I. NWOGA  
EUSEBIA D. RIOS  
GABRIEL A. RIOS  
MELVIN K. SMITH  
ERIK A. TISHER  
JOSEPH M. WATSON  
MARK R. WILLIAMS  
CHAD W. ZIELINSKI

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be lieutenant colonel*

MAYLA D. ANDERSON  
MONTY T. BAKER  
MARK BALLESTEROS  
MICHAEL A. BLOWERS  
STEPHEN L. BOGLARSKI  
DAVID L. BRAZEAU  
SCOTT L. CARBAUGH  
REBECCA W. CARTER  
DANIEL J. CASTIGLIA  
RAMIL C. CODINA

KATHLEEN A. CRIMMINS  
MELINDA EATON  
CLAUDIA M. EID  
VALLA C. FAIRLEY  
KEVIN J. FAVERO  
JAMES D. FOLTZ  
DONNA J. FOX  
DAVID W. HAGERTY  
ACHILLES J. HAMLOTHORIS  
DAVID M. KEMPISTY  
PATRICK W. KENNEDY  
TIMOTHY R. LANDIS  
STEVEN H. LANGE  
ROBERTA A. LENSKE  
MARYBETH E. LUNA  
TERESA L. MADDOX  
RYAN W. MARESH  
ROBERT G. MARTIN  
THOMAS V. MASSA  
MICHAEL L. NEACE  
ALICIA N. NELSON  
TODD W. NEU

LAWRENCE B. NOEL, JR.  
MATTHEW W. OSTLER  
MELISSA J. PAMMER  
DWAYNE I. PORTER  
LEEANN RACZ  
ROBERT W. RAINEY  
JUAN M. RAMIREZ  
RUTH A. ROANAVARRETE  
DANIEL A. ROBERTS  
IAN C. RYBCZYNSKI  
ERIC E. SASSI  
MADELAINE SUMERA  
LISA A. TAUAI  
JEANNETTE M. WATTERSON  
JAMES L. WEINSTEIN  
MARC D. WEISHAAR  
JON E. WILSON  
ELLEN M. WIRTZ  
JEFFREY L. WISNESKI

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be major*

MATTHEW G. ADKINS  
TREVOR L. AMBRON  
CHRISTINA M. ANDERSON  
LYNNETTE F. ANGEL  
ROBERT F. ATKINSON III  
BECKY K. AZAMA  
JOSEPH E. BALL  
JURAM E. BALSZA  
ERIC W. BARONI  
ADAM S. BATCHELLOR  
HEATHER D. BAUTISTA  
ROY D. BLOUNT  
CHRISTOPHER A. BREWER  
SHERROD A. BROWN  
STEVEN L. BRYANT  
ADAM G. BUFFINGTON  
EMILY YOUNG BULLOCK  
DONNA M. BURROWS  
CHRISTOPHER J. BUTTON  
KIRSTYN D. CALDWELL  
JASON CALL  
JOEL M. CARTIER  
WILLIAM J. CHALMERS III  
LARRY E. CHUPP  
ERIC R. CLINTON  
CONNIE M. CONVERSE  
CASEY W. COOPER  
CHRISTY S. CRUZ  
KEVIN W. CURTIS  
KATHERINE A. DANIEL  
RICARDO DEJESUS  
ABRAHAM C. DIAZ, JR.  
CARLOS DORIA, JR.  
MARYANN A. EDWARDS  
MITZI D. ELLIOTT  
NICOLE M. ESCHER  
ZACHARY G. FINNEY  
KIMBERLY J. FISK  
COURTNEY A. FITZGERALD  
JOHN M. FOSTER  
ANTHONY A. FRANCISCO  
DAVID FRANKLIN FERNANDEZ  
JASMIN S. FURLOUGH  
DAMIAN X. GARZA  
ANDREW E. GAWLIKOWSKI  
JONATHAN P. GORHAM  
MICHELLE A. GRAMLING  
ROBERT D. GREMAN, JR.  
PERCIVAL C. HARGROVE  
KRISTIN N. HENLEY  
JUSTIN R. HOLBROOK  
MARCY N. HOLLOWAY  
CHRISTITY V. HOWARD  
JOSHUA L. HUBBELL  
KEVIN D. HURLEY  
KRISTA K. HUTCHINSON  
FELIX ISLAS  
JOHN J. JAHNKE  
CAROLYN A. JENSEN  
BRYAN W. JOHNSON  
JEREMIAH E. JOHNSON  
JUSTIN R. KANDLE  
JULIE KENA  
RICHARD L. KICE  
ERIKA L. KING  
SCOTT T. KING  
ALEX C. KWON  
MICHAEL KWON  
MICHAEL J. KWON  
SYREETA DANIELS LAWRENCE

JENNIFER E. LEPPER  
IVY TAT MADSON  
JOLENE A. MANCINI  
JOHN C. MARREN  
DENISE M. MARTIN ZONA  
SHANE M. MARTIN  
JEFFREY L. MCCLELLAN  
JANICE MCDOWELL  
CHRISTINA M. MCQUAIDE  
REGAN R. MILLER  
JENNIFER R. MILLINGTON  
BRIAN M. MIRACLE  
JONATHAN W. MUELLER  
TAMARAH G. MURPHY  
KRISTEN NEWSOME  
MY N. NGUYEN  
JOHN C. NOAH  
ANGELA M. OKROI  
ROBERT A. OLIVI  
CHRISTIANNE N. OPRESKO  
ALLISON E. PANGANIBAN  
SOKUNTHEA PEOU  
BRANDY R. PERRY  
THOA N. PHAM  
ERIC D. POWELL  
RAY M. QUENNEVILLE  
KATIE M. RAGAN  
JOHN M. REARDON  
RETT J. REBER  
ROMAN REPCHAK  
SCOTT A. ROBERTSON  
MICHELLE M. SAMPAYAN  
DANIELLE E. SCHNITKER  
WILLIAM A. SCHULTZ  
CRESCENT A. SEIBERT  
PATRICK D. SHORTER  
RITA N. SIRCAR  
LEONARDO G. SOMERA III  
TARA A. STOGDILL  
ERIN R. STURGELL  
DAVID PAUL SUPINSKI, JR.  
STEVEN C. TANG  
ALDEN L. TAYLOR  
MARK A. TENN  
NICOLE R. THOMPSON  
MICHAEL A. TOMMOLINO  
MICHAEL VALDOVINOS  
BROOKE MARIE VAN EEGHEN  
CARIST WASHINGTON  
WADE F. WHEELER  
CHAD E. WILLIS  
ETHAN C. WOODBURY  
KATHY L. WYNKOOP  
ROBEL A. YOHAANES  
JOSEPH ZAMORA, JR.  
NORMAN DALE ZELLERS

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES AIR FORCE UNDER TITLE 10, U.S.C., SECTION 624:

*To be major*

BENNIE EARL ABBOTT  
ISRAEL ABENSUR  
ADAM BENNETTE ABERCROMBIE  
DONALD P. ABRAHAM  
CHRISTOPHER M. ACS  
ALPHANSO R. ADAMS  
CHRISTOPHER GENE ADAMS  
MATTHEW S. ADAMS  
RICHARD G. ADAMS  
THOMAS CALVIN ADAMS  
STEPHEN M. ADDINGTON  
MATTHEW C. ADDISON  
PHILLIP C. ADKINS  
RODNEY DANIEL ADKINS  
JASON S. AHRENS  
LEE EDMOND AKERS  
YALUNDA M. AKINLOBA  
AARON J. ALBANO  
BRIAN A. ALBARADO  
LOUIS J. ALDINI  
LEE J. ALEXANDER  
STEPHEN V. S. ALEXANDER  
JUSTIN T. ALFORD  
JOHNEMMANUEL E. ALFPREDOCKIYA  
DANIEL S. ALLEN  
GERGE M. ALLEN  
SHELLA A. ALLEN  
CHRISTOPHER W. ALLGEIER  
EDGAR ADOLFO ALONSOBERNAL  
ERIC A. ALONSOBERNAL  
MATTHEW S. ALTER  
CARLO E. ALVAREZ  
JAKE ALVERSON  
NICHOLAS JAMES AMATO  
GEORGE AMBELANG  
JACOB CASSIDY AMES  
RANDY ALAN ANDERSEN  
ANDREW D. ANDERSON  
BRIAN EDWARD ANDERSON  
CHRISTINA M. ANDERSON  
CLIFTON R. ANDERSON  
DEREK C. ANDERSON  
ERICA L. ANDERSON  
GEOFFREY P. ANDERSON  
JEREMY D. ANDERSON  
JONATHAN D. ANDERSON  
NICHOLAS J. ANDERSON  
RUSSELL E. ANDERSON  
WILLIAM M. ANDREOTTA  
JOSEPH B. ANDRESKY  
LINDSAY C. ANDREW  
MATTHEW M. ANDREWS  
CHRISTINE MARAL ANOUCHIAN  
REBECCA L. ANTECKI  
JOHN W. ANTRES

HOWARD SHELDON ANTOINE  
 MARCUS C. ANTONINI  
 SHANNON L. ANTONSON  
 RYAN A. ANTOON  
 DAVID J. APARICIO  
 LAURA L. APELDOORN  
 PATRICK R. APPELEGATE  
 JUAN J. ARAOZ  
 JEREMY P. AREL  
 CHRISTOPHER DAVID ARENDT  
 GAVIN T. G. ARITA  
 JOSHUA O. ARKI  
 CHARLES J. M. ARMSTRONG  
 ERIC H. ARMSTRONG  
 EARL F. ARNOLD  
 MATTHEW R. ARNOLD  
 MICHAEL W. ARNOLD  
 ALANA ROSE ARNOT  
 PAULA ANN ARQUETTE  
 TODD L. ARTHUR  
 BRIAN C. ASHBURN  
 JOSEPH R. ASHCROFT  
 ERIC M. ASHE  
 ERIC B. ASKER  
 GEORGE K. ASSELANIS  
 EDWARD C. ATKINS  
 SEAN A. ATKINS  
 CHAD C. ATKINSON  
 TERMAIN S. ATWATER  
 JOSEPH AUBERT  
 MELLISA AUERS  
 THOMAS L. AUERS  
 KEVIN P. AUGER  
 LUCIANA L. AUGUSTINE  
 JOSHUA M. AULTMAN  
 SHAYNE C. AUNE  
 DOUGLAS ANDREW AUSTIN  
 JORGE H. AVILA  
 GARY A. AXLEY  
 AARON M. AYERS  
 BRYSON AYERS  
 MATTHEW J. BALAN  
 JUDSON T. BABCOCK  
 ERIC M. BABER  
 RYAN C. BACHMAN  
 PAMELA K. BACKLEY  
 MATTHEW G. BAGG  
 LISA A. BAGHAL  
 TROY BAGLEY  
 ALEXIS M. BAILEY  
 ERIC J. BAILEY  
 NATHAN F. BAILEY  
 STEVEN A. BAILEY  
 ANDREW J. BAKER  
 CLAYTON A. BAKER  
 DERRICK G. BAKER  
 JOHN W. BAKER  
 SCOTT W. BAKER  
 STEVEN M. BAKER  
 JOHN G. BALACONIS  
 VIVEK P. BALAJI  
 JONATHAN M. BALLARD  
 JUSTIN R. BALLARD  
 BRYAN D. BALLESTERO  
 EDMUND A. BALLEW  
 TERENCE Y. BALMACEDA  
 MONESSA BALZHISER  
 SHANNON L. BANCROFT  
 JUSTIN D. BANZ  
 CHRISTOPHER D. BANKS  
 JASON S. BANQUER  
 CAPRI GUNN BAPTISTE  
 BRIAN S. BARBA  
 JONATHAN M. BARBER  
 LUIS F. BARBERENA  
 ANTHONY DAVID BARES  
 GREGORY L. BARBER  
 CHARLES DAVID BARNES  
 LAURA F. BARNES  
 JEREMY A. BARNETT  
 NATHAN WARD BARNHART  
 JOSEPH MATTHEW BARNUM  
 JEREMY E. BARRITT  
 MORTON JOSH BARTLETT  
 CHARLES A. BARTON III  
 MAXWELL J. BASSMAN  
 LONDON B. BASTOW  
 RYAN DALLAS BATCHELOR  
 AMY D. BATES  
 CASSANDRA BATES  
 PHILLIP N. BATTLES  
 ANDREW M. BAUER  
 LINDSEY A. BAUER  
 BRANDON P. BAUGHMAN  
 CHRISTOPHER W. BAUGHMAN  
 ANDY M. BAUMANN  
 JONATHAN W. BAUSER  
 REYNALDO BAUTISTA BAUTISTA  
 MICHELLE L. BAXTER  
 CLARA F. BAYNE  
 TODD J. BEALES  
 WILLIAM C. BEAN  
 JOSHUA S. BEASLEY  
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 BYRON HENRY SCHALK  
 EARL D. SCHALLER  
 NICOLE M. SCHATZ  
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JULIANA BRUNS SCHMITZ  
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 NANCY SEGARRA  
 WILLIAM B. SELBER  
 KEVIN MICHAEL SELIN  
 JEREMY J. SELSTROM  
 CLIFFORD JOSEPH SERATTTI  
 CHERI J. SETTELL  
 SCOTT R. SEVIGNY  
 BRADLEY DAVID SEVY  
 JEREMY L. SEXTON  
 JASON ROBERT SEYBA  
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 PATRICK T. SHANAHAN  
 DARIN D. SHANKS  
 CHRISTOPHER MICHAEL SHARP  
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 WILLIAM I. SHAVER IV  
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 MATTHEW C. SIMMONS  
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 JOHN P. WIMBERLEY  
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 ALEXANDER D. WINN

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 JOSEPH ROBERT WITHERSPOON  
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 JOSEPH P. WITT  
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 JONATHAN G. WRIGHT  
 JOSEPH CAMPBELL WRIGHT  
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 SCOTT K. WRIGHT  
 DARIUSZ WUDARZEWSKI  
 INGA E. WUERGES  
 MARK ARNOLD WUERTZ II  
 MATTHEW C. WUNDERLICH  
 COLIN EDWARD WYATT  
 DAVID W. WYATT  
 JOHN B. WYDRO  
 HILLARY B. WYKES  
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 WILLIAM C. YOUNG, JR.  
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 BENJAMIN DONALD ZATORSKI  
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 ARTHUR ZEITLER  
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 TODD M. ZIELINSKI  
 AMANDA L. ZUBER  
 BRYAN S. ZUMBRO  
 BENJAMIN ZUNIGA  
 LAURA L. ZURESS

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT AS PERMANENT PROFESSOR AT THE UNITED STATES MILITARY ACADEMY IN THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 4333 (B) AND 4336 (A):

*To be colonel*

SUZANNE C. NIELSEN

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY MEDICAL SERVICE CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND 3064:

*To be major*

ANN M. RUDICK

THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY AS A CHAPLAIN UNDER TITLE 10, U.S.C., SECTIONS 531 AND 3064:

*To be major*

MATTHEW P. WEBERG

THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR ARMY AS A CHAPLAIN UNDER TITLE 10, U.S.C., SECTIONS 531 AND 3064:

*To be major*

GRADY L. GENTRY

IN THE MARINE CORPS

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES MARINE CORPS UNDER TITLE 10, U.S.C., SECTION 624:

*To be major*

DEVIN R. BLOWES

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY RESERVE UNDER TITLE 10, U.S.C., SECTION 12203:

*To be captain*

KEVIN J. PARKER

THE FOLLOWING NAMED INDIVIDUAL FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY RESERVE UNDER TITLE 10, U.S.C., SECTION 12203:

*To be captain*

OLEH HALUSZKA

THE FOLLOWING NAMED INDIVIDUALS FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

*To be lieutenant commander*

STEPHEN S. CHO  
 CALEB J. NOORDMANS  
 JAMES W. WINDE

THE FOLLOWING NAMED OFFICERS FOR TEMPORARY APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 5721:

*To be lieutenant commander*

TIMOTHY R. ANDERSON  
 FREDERICK ATIENZA  
 DANIEL B. BOND  
 VICTOR J. BOZA  
 DAMON J. BRIDGES  
 MATTHEW C. CHERSTROM  
 RANDALL J. CLEMONS  
 JASON A. CONLEY  
 JASON C. CREWS  
 CHRISTOPHER T. DEITZ  
 JAMES R. J. DIFENDERFER  
 JOSH W. DUGGAN  
 ROBERT L. EDMONSON III  
 SHANNYN W. FOWLER  
 PETER A. GAAL  
 THOMAS P. GILPILLAN  
 MICHAEL C. GRAHAM  
 NATHAN A. HALL  
 RYAN M. HERNANDEZ  
 SAMUEL HIGGINBOTHAM  
 NICHOLAS S. HILL  
 JEREMY L. JAMES  
 DEVINE JOHNSON  
 RUSSELL J. KUNTZ  
 DAVID D. MAHONEY  
 JAMES G. MASSIE III  
 JEREMY B. MITCHELL  
 TOD F. OCONNELL  
 JOSHUA D. PETERS  
 MATTHEW D. W. PHILLIPS  
 SCOTT D. RATHKE  
 ERIC A. REARDON  
 TIMOTHY W. ROCHHOLZ  
 ALERON B. ROGNLIE  
 ERIC T. RYAN  
 DAVID C. SANDOMIR  
 DESTINY N. SAVAGE  
 SAMUEL M. SPLETZER  
 DAVID L. STARNES  
 NATHAN C. STUHLMACHER  
 CHAD T. TELLIA  
 MICHAEL J. TOZZI  
 MICHAEL C. WALTERS  
 MICHAEL R. WEBB  
 RYAN S. WILLETTE  
 MATTHEW W. WOLF  
 JOHN E. WOODSON  
 ANDREW J. WOOLLEY

IN THE COAST GUARD

PURSUANT TO SECTION 336(B) AND (C), TITLE 14, U.S. CODE, THE FOLLOWING OFFICER OF THE UNITED STATES COAST GUARD TO THE POSITION OF COAST GUARD BAND DIRECTOR IN THE GRADE INDICATED:

*To be lieutenant commander*

ADAM R. WILLIAMSON

PURSUANT TO SECTION 188, TITLE 14, U.S. CODE, THE FOLLOWING NAMED OFFICER AS A MEMBER OF THE COAST GUARD PERMANENT COMMISSIONED TEACHING STAFF FOR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES COAST GUARD:

*To be commander*

KEVIN J. LOPES