

and States rights, as clearly found in our Constitution—and empowering local communities, State legislatures, Governors, and tribes to manage their resources, to grow economic opportunity, and to find and determine their own destiny.

In fact, it is time for Washington to listen to the States and it is time for Washington, DC, to listen to Montana.

I have always said one of the best decisions I ever made in my life was when I picked my great-great-grandmother. She got her family out to Montana, and she is buried in a small country cemetery just east of a small town called Conrad, MT. On her headstone, in this very remote small country cemetery, reads three simple words: “saved by grace.” She placed her ultimate faith in her God, not in her government.

It is an honor to stand here today on the Senate floor to serve as Montana’s voice in Washington. I will continue working to bring more Montana solutions to Washington and get it working again for all Montanans.

I yield the floor.

The PRESIDING OFFICER. The majority leader.

#### CONGRATULATING SENATOR DAINES

Mr. MCCONNELL. Madam President, I want to congratulate our freshman colleague from Montana on his initial speech, and particularly to second his observations about the devastation in the coalfields of America. We have a depression in the eastern part of my State as a direct result of this administration and the EPA, and I know it has affected the great State of Montana as well. So among the many insightful observations the Senator from Montana made, I particularly appreciate his thoughts about energy.

#### CLOTURE MOTION

Madam President, I send a cloture motion to the desk for the committee-reported amendment.

The PRESIDING OFFICER. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The 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, do hereby move to bring to a close debate on the committee-reported substitute amendment to S. 178, a bill to provide justice for the victims of trafficking.

Mitch McConnell, John Cornyn, Tom Cotton, James Lankford, David Vitter, Richard Burr, Chuck Grassley, Joni Ernst, Pat Roberts, Mike Rounds, James E. Risch, Daniel Coats, James M. Inhofe, Shelley Moore Capito, Mark Kirk, Cory Gardner, Thom Tillis.

#### CLOTURE MOTION

Mr. MCCONNELL. Madam President, I send a cloture motion to the desk for the bill.

The PRESIDING OFFICER. The cloture motion having been presented under rule XXII, the Chair directs the clerk to read the motion.

The 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, do hereby move to bring to a close debate on S. 178, a bill to provide justice for the victims of trafficking.

Mitch McConnell, John Cornyn, Tom Cotton, James Lankford, David Vitter, Richard Burr, Chuck Grassley, Joni Ernst, Pat Roberts, Mike Rounds, James E. Risch, Daniel Coats, James M. Inhofe, Shelley Moore Capito, Mark Kirk, Cory Gardner, Thom Tillis.

Mr. MCCONNELL. Madam President, I ask unanimous consent that the mandatory quorum calls be waived with respect to these cloture motions.

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

#### MORNING BUSINESS

Mr. MCCONNELL. Madam President, I ask unanimous consent that the Senate be in 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.

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

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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

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

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

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

#### LYNCH NOMINATION

Mr. SCHATZ. Madam President, I rise today to speak on two topics. The first topic is to urge my colleagues to bring up the vote on Loretta Lynch right away. The delay on her nomination to be Attorney General has gone on long enough, and there are no longer any legitimate excuses. She is by all accounts an excellent candidate. She is highly qualified, and she has bipartisan support in the Committee on the Judiciary. No one has questioned her stellar credentials. Her nomination has been held up for too long. In fact, Republicans have held up her nomination longer than the five most recent Attorney General nominees combined. But now her nomination has been tied to a piece of legislation that Republicans themselves have poisoned. Why are they putting poison pills in their own legislation? They took a perfectly good bipartisan bill and ensured it would go nowhere. Then they took a perfectly qualified Attorney General nominee and tied her vote to their poisoned legislation.

The majority party is getting in its own way when it comes to the major responsibilities of governing. It is time

for the Republicans to act like the majority and govern. This is the difference between being in the majority and being in the minority. Putting poison pills in legislative vehicles may be an odious practice, but it is normally reserved for the minority party—the party that is not in charge. Generally speaking, you do not poison your own piece of legislation.

The American people have given the keys to the car to the Republican Party, and now they need to drive the car. This is the difference between being in the minority and the majority. Governing includes giving advice and consent on nominations. This is a particularly important nomination. The Attorney General is the top law enforcement official in the country. He or she is responsible for enforcing our Nation’s laws, protecting national security, and upholding our constitutional rights.

This last role is vital at a time when the DOJ is investigating violations of constitutional rights by local law enforcement agencies. Just last week, DOJ released a scathing report on the deep and pervasive racism in the Ferguson, MO, police force. In that report, the Department described shocking practices: systematic targeting of African Americans and an abuse of power to collect enormous amounts in fees. In a city with a population of 21,000 people, 16,000 people have outstanding arrest warrants—16,000 people. That is three-quarters of Ferguson’s population. Those arrest warrants are overwhelmingly issued to Ferguson’s African-American population—92 percent, to be exact. Emails and other documents DOJ collected prove the Ferguson police force acted with racial animus.

If confirmed, Ms. Lynch would continue DOJ’s task of investigating unconstitutional policing across the country. She faces weighty issues—the over-militarization of our police, our policing practices, and reforming our sentencing guidelines, just to name a few.

As the first African-American woman to serve as Attorney General, this would be a historic nomination and a crucial one.

At a time when the public’s trust in law enforcement is badly eroded, we need to confirm Ms. Lynch as our Attorney General and let her get to work on fighting for our civil rights.

#### THE HOUSE BUDGET

Mr. SCHATZ. Madam President, today the House released its budget proposal. It is a proposal divorced from reality that seeks to balance the budget on the backs of those in the country who can least afford it. It takes from the middle class and gives to the ultrawealthy.

Without a doubt, my colleagues and I will have much more to say about the Republican budget in the coming weeks and months, but today I want to discuss a section of the budget that seeks