

let me give you one more reason. I respect the intent of those who support this amendment, but let me tell you what it means. It means that if this were, in fact, a treaty, we would be saying that we would be delegating to other entities the decision on whether to eliminate the sanction regime we in Congress imposed.

I have listened to my colleagues, particularly on the Republican side, who say they do not want to delegate that authority, that Congress should keep its legislative authority.

If you believe Congress should keep its legislative authority, that it is up to us to determine whether we are going to change or eliminate or modify the sanction regime, then you cannot be for a treaty because a treaty would give away that power. I do not think you really mean to do that, but that is the intent, if this were to be turned into a treaty, that we would be giving up our power.

Secondly, I don't know how we are going to explain it to our colleagues in the House of Representatives. The Presiding Officer served in the House. I served in the House. Senator MENENDEZ served in the House. The last time I checked, we imposed these sanctions because a bill passed both the Senate and the House, and now we are saying that the approval process is going to ignore the House of Representatives, solely going to be a matter for the U.S. Senate on a ratification of a treaty? That does not seem like a workable solution.

My point is to concur in the observations of Senator CORKER. This is clearly an amendment that if it were adopted would say we are not going to have an orderly review process for Congress to be able to weigh in. We are not going to be able to get the material to set up the logical review by the Senate Foreign Relations Committee, that we are going to lose all the benefits of this bipartisan bill if this amendment were to be approved.

For all those reasons, I would urge my colleagues to reject this amendment. I think I have about 1 minute remaining. I will be glad to yield that to Senator JOHNSON, if he would like to have a minute and a half to try to rehabilitate his amendment.

The PRESIDING OFFICER. The Senator from Wisconsin.

Mr. JOHNSON. Mr. President, I appreciate the Senator from Maryland yielding time.

If I could ask a question, if this amendment fails in terms of involving the House, I have another amendment that if the Senate decides not to deem this a treaty—and I believe it should be deemed a treaty—we can also deem this a congressional executive agreement which, of course, would have to be voted on by both Houses.

I think the fact is this does rise to the level of a treaty. Again, there is no specific criteria in terms of what creates a treaty or comprises a treaty and what doesn't. In the end, what deter-

mines whether something is a treaty is how it is approved by Congress.

From my standpoint, when we take a look at the considerations in the Foreign Affairs Manual, in terms of what actually causes something to become a treaty, the extent to which the agreement involves commitments or risks affects the Nation as a whole. I think this deal between Iran and America and the world affects and risks—certainly affects the Nation as a whole.

Another consideration is whether the agreement can be given effect without the enactment of subsequent legislation by the Congress. I think the fact that we are even debating this bill lends credence to the fact that Congress needs to be involved.

In the end, though, it is not about involving Congress. This is about involving the American people. I think the American people should have a say through their elected officials as to whether this is a good deal or a bad deal. The fact that this bill does allow some involvement, some role, forces the administration to, for example, provide us the details of the bill. Can you imagine the arrogance that they would not even provide the details without this bill?

Again, I appreciate the Senator yielding time.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

Mr. CARDIN. Mr. President, I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The clerk will call the roll.

The senior assistant legislative clerk called the roll.

Mr. CORNYN. The following Senators are necessarily absent: the Senator from Texas (Mr. CRUZ), the Senator from South Carolina (Mr. GRAHAM), and the Senator from Florida (Mr. RUBIO).

Mr. DURBIN. I announce that the Senator from Maryland (Ms. MIKULSKI) is necessarily absent.

The PRESIDING OFFICER (Mr. DAINES). Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 39, nays 57, as follows:

[Rollcall Vote No. 167 Leg.]

YEAS—39

Barrasso	Grassley	Risch
Blunt	Heller	Roberts
Boozman	Hoeven	Rounds
Burr	Inhofe	Sasse
Cassidy	Johnson	Scott
Collins	Kirk	Sessions
Cornyn	Lankford	Shelby
Cotton	Lee	Sullivan
Crapo	McConnell	Thune
Daines	Moran	Tillis
Enzi	Murkowski	Toomey
Fischer	Paul	Vitter
Gardner	Portman	Wicker

NAYS—57

Alexander	Blumenthal	Cantwell
Ayotte	Booker	Capito
Baldwin	Boxer	Cardin
Bennet	Brown	Carper

Casey	Hirono	Perdue
Coats	Isakson	Peters
Cochran	Kaine	Reed
Coons	King	Reid
Corker	Klobuchar	Sanders
Donnelly	Leahy	Schatz
Durbin	Manchin	Schumer
Ernst	Markey	Shaheen
Feinstein	McCain	Stabenow
Flake	McCaskill	Tester
Franken	Menendez	Udall
Gillibrand	Merkley	Warner
Hatch	Murphy	Warren
Heinrich	Murray	Whitehouse
Heitkamp	Nelson	Wyden

NOT VOTING—4

Cruz	Mikulski
Graham	Rubio

The PRESIDING OFFICER. Under the previous order requiring 60 votes for the adoption of this amendment, the amendment is rejected.

The majority whip.

MORNING BUSINESS

Mr. CORNYN. Mr. 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. WHITEHOUSE. Mr. President, I ask unanimous consent to speak for up to 15 minutes in morning business.

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

CLIMATE CHANGE

Mr. WHITEHOUSE. Mr. President, the evidence of climate disruption caused by carbon pollution is clear and overwhelming. Yet the Senate is sleepwalking through this history. I am here today for the 97th time to say that we must wake up. Climate disruptions are felt in every corner of the globe, from the ocean floor to the reaches of the atmosphere and from pole to pole.

Indeed, the United States is an Arctic Nation. We have been so since Secretary of State Seward negotiated the purchase of Alaska from Russia in 1878 for about \$7 million. From our vantage point at the Arctic Circle, we are witnessing some of the direst climate disruptions.

The Arctic region has been warming now for decades, twice as fast as the rest of the planet. Alaska's warmest year on record was 2014, going back to at least 1918. Here I am talking about measurements, not a theory. This year the Alaskan winter was so mild that the start of the famous Iditarod race had to be moved from Anchorage to Fairbanks, more than 300 miles to the north, so that the mushers could find snow and hard, frozen rivers to sled on.

The Arctic Biodiversity Assessment, a project drawing on more than 250 scientists from 15 countries, detailed the risk to the iconic wildlife and landscape of the Arctic. The report's chief scientist said:

Polar bears and other highly adapted organisms cannot move further north, so they may go extinct. We risk losing several species forever.