

really because it is phony. They use the overseas contingency fund, which everybody knows is phony. They want to help the military. I want to help the military also. But, sadly, the Republican budget does absolutely nothing to provide similar protections for the middle class.

There is, however, some good news about the Republican budget, and it is this: The Republican budget isn't worth the paper it is written on. It is going to go nowhere. There is no chance of the budget actually being implemented. President Obama and the congressional Democrats are committed to the middle class, so we are not going to let it happen.

The administration has made it very clear that President Obama is not willing to lock in sequestration in any appropriations bill or in anything else. In a Statement of Administration Policy—the forerunner of a veto—the Obama administration said: “The President’s senior advisors would recommend that he veto . . . any legislation that implements the current Republican budget framework.” Nor will the President accept fixes to defense without also fixing nondefense budget items. For President Obama, it is simply a matter of principle, and congressional Democrats fully agree with his principle. So the Republican budget isn't going anywhere.

If Republicans insist on moving appropriations bills based on that budget, it is a waste of their time. It will not happen. We will not let that happen. What we need is a budget that is based in reality, a budget that is fair to the middle class, fair to the American people, a budget that will only happen when Republicans abandon their extreme attacks on the poor and middle class and sit down and talk to us about the way forward.

I note that no one is seeking the floor, and I would ask that the Chair announce the business of the day.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, the leadership time is reserved.

MORNING BUSINESS

The PRESIDING OFFICER. Under the previous order, the Senate will be in a period of morning business until 10:30 a.m., with Senators permitted to speak therein for up to 10 minutes each, with the time equally divided in the usual form.

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 Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER (Mrs. CAPITO). Without objection, it is so ordered.

Mr. REID. Madam President, I ask unanimous consent that the time be charged equally between the majority and the minority.

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

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

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

IRAN NUCLEAR AGREEMENT REVIEW ACT

Mr. FLAKE. Madam President, I come to the floor today to talk about S. 615, the Iran Nuclear Agreement Review Act. This bill establishes a process to guarantee congressional review of any agreement reached between the P5+1 and Iran.

Like everybody else here, my goal is to ensure that Iran does not acquire nuclear weapons. With that goal in mind, I have avoided supporting measures over the past 18 months that would impact the administration's ongoing negotiations. I believe it is incumbent upon us to explore every avenue of diplomacy to stop Iran from getting a nuclear weapon.

There have been suggestions that this legislation we are considering today will negatively impact the negotiations for a final agreement. To the contrary, I think this legislation will improve the chances of reaching a final accord. Most importantly, it will improve the chances that this accord will stand the test of time.

If approved, the President will have to negotiate knowing that Congress will ultimately review this agreement. That is only proper given that the terms of the agreement go far beyond—far beyond—the current administration.

In truth, Congress has always had a role here. It was the U.S. Congress that passed the sanctions that brought Iran to the negotiating table. It is only the U.S. Congress that can permanently lift the sanctions. Unfortunately, the administration would prefer to go it alone when it comes to the implementation of this agreement by using the waiver authority that was granted when these sanctions were passed.

There is no dispute that the President can lift these sanctions on a temporary basis. But since this agreement is slated to last well beyond the President's term and even the next President's term, any effective, enduring agreement has to have congressional buy-in. Let me repeat. If this legislation fails, the President will be able to sign a final agreement and have a nice signing ceremony, but an effective, enduring agreement to prevent Iran from obtaining a nuclear weapon will require congressional buy-in.

We also need to recognize that we are not operating in a vacuum. Once an agreement that includes our allies is reached, the multilateral sanctions regime that has been so effective in bringing Iran to the negotiating table will be defunct. These sanctions have been effective because it has been Iran versus the West rather than Iran versus the United States. It is unreasonable to assume that such a united front can be reassembled before Iran obtains a nuclear weapon.

That is why the bill before us today is so important. It sets up a process for review by Congress of any agreement, preventing the administration from presenting Congress with a fait accompli. This legislation will not repeal any sanctions currently in place against Iran. Congress will still have to take action to lift these sanctions permanently. Its passage ensures that if Congress does repeal the sanctions, it does so because it chooses to, not because it has no other choice.

I would also like to take a moment to reflect on the process that brought this bill out of committee. Tough issues were thoughtfully worked out and compromises were made to get this bill language to a place where the bill was voted unanimously out of committee with a recorded vote. Thanks to firm commitments made by the chairman and the ranking member to keep this bill bipartisan, the White House—which for weeks had threatened to veto the bill—reversed its position just hours before the markup. This about-face was likely due to the fact that there were so many Senators on a bipartisan basis lining up to support this bill.

This legislation signals to the administration that it needs to keep Congress in mind when it negotiates. And, without poison pill amendments being added, the President will be forced to sign it.

Most importantly, I am hopeful that the passage of this bill out of committee signifies a return to a time the Foreign Relations Committee is able to work across the aisle on foreign policy matters. I realize it cannot always happen, but the ideal is when partisan politics can—as Senator Vandenberg put it—stop at the water's edge.

The reality is that given the myriad of foreign policy challenges that confront us around the globe, we do not have the luxury of partisanship, and nowhere is this more evident than with the legislation we are considering today. I hope we can come together and pass it.

I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

JOINT MEETING OF THE TWO HOUSES—ADDRESS BY THE PRIME MINISTER OF JAPAN

RECESS SUBJECT TO THE CALL OF THE CHAIR

The PRESIDING OFFICER. Under the previous order, the Senate stands in recess subject to the call of the Chair.

Thereupon, the Senate, at 10:33 a.m., took a recess subject to the call of the Chair, and the Senate, preceded by the Secretary of the Senate, Julie E. Adams; the Deputy Sergeant at Arms, James Morhard; and the Vice President of the United States, JOSEPH R. BIDEN, Jr., proceeded to the Hall of the House of Representatives to hear an address delivered by His Excellency Shinzo Abe, Prime Minister of Japan.

(The address delivered by the Prime Minister of Japan to the joint meeting of the two Houses of Congress is printed in the Proceedings of the House of Representatives in today's RECORD.)

At 12:16 p.m., the Senate, having returned to its Chamber, reassembled and was called to order by the Presiding Officer (Mr. SASSE).

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

PROTECTING VOLUNTEER FIRE-FIGHTERS AND EMERGENCY RESPONDERS ACT

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of H.R. 1191, which the clerk will report.

The senior assistant legislative clerk read as follows:

A bill (H.R. 1191) to amend the Internal Revenue Code of 1986 to ensure that emergency services volunteers are not taken into account as employees under the shared responsibility requirements contained in the Patient Protection and Affordable Care Act.

Pending:

Corker/Cardin amendment No. 1140, in the nature of a substitute.

Corker/Cardin amendment No. 1179 (to amendment No. 1140), to require submission of all Persian text included in the agreement.

Blunt amendment No. 1155 (to amendment No. 1140), to extend the requirement for annual Department of Defense reports on the military power of Iran.

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

The PRESIDING OFFICER. The clerk will call the roll.

The senior assistant legislative clerk proceeded to call the roll.

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

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

OBAMACARE

Mr. BARRASSO. Mr. President, I come to the floor today because I noticed that the minority leader, the Senator from Nevada, had some nice

things to say about me on Monday in his remarks. He said that I was "relentless" in my "condemnation of ObamaCare." Those are his words. I appreciate the minority leader's kind remarks, because he is right. As a doctor, I am relentless in my condemnation of the President's health care law, a law that has done incredible harm to so many people all across this country.

Minority Leader REID also said that he had the facts about the law. Most of those facts seemed to come from a New York Times opinion column by the renowned liberal icon Paul Krugman.

So let me share some real facts with the minority leader. The insurance plans offered in the health care exchanges are so expensive that they are a horrible deal for most Americans. That is why the President had to give out subsidies—to help hide the costs. The Congressional Budget Office said that Washington will spend \$850 billion on those subsidies over the next decade. That is a fact.

According to a new study by the health research company Avalere, ObamaCare plans are extremely unpopular among people who don't get the huge subsidies to buy the plan. Only 2 percent of the people who don't qualify for subsidies have actually bought insurance through the exchanges. That is a fact. It is an alarming sign of how high the cost of ObamaCare really is.

It is not just the premiums that are sky high. This year, the average deductible for ObamaCare's silver plan is almost \$3,000 for a single person and more than \$6,000 for a family. Now, that is according to something called HealthPocket, which is a Web site that helps people actually compare insurance plans. That is a fact, and \$6,000 is a lot of money for a hard-working family to pay for their deductible.

Now, the minority leader said that Paul Krugman's opinions should be treated like facts—not as facts but like facts—because as Senator REID said, "this isn't some high school teacher talking about the merits of ObamaCare." Well, I agree on that point. High school teachers are far more likely to have had actual experience with the damage that is done by the ObamaCare health care law than has this New York Times columnist.

That is what we learned from a report at KMOX TV in St. Louis on April 23. Their report talked about the Parkway School District in Missouri. It was Senator REID who said this isn't some high school teacher. Well, this report from St. Louis said ObamaCare is forcing the school district to outsource the employment of substitute teachers. Why would they want to do that? It is in the face of a \$4 million penalty for not offering health insurance to the part-time teachers. That is a fact. And those substitute teachers are real people who are being hurt by President Obama's health care law.

Here is another fact reported by Politico on Monday afternoon. This was

their headline on April 27: "Study: ACA exchange enrollees take tax hit."

According to a new study by the tax preparers at H&R Block, almost two-thirds of people enrolled in ObamaCare exchanges had to pay back some of their subsidy with their taxes this month. The average amount people owed the IRS was \$729. That is a fact. It is a big hit to a lot of families who thought they were going to get help to pay for their ObamaCare premiums. It does not even count the people who decided that the insurance was just too expensive and decided not to buy it. According to H&R Block, those people paid the IRS an average tax penalty of \$178. That is a fact. It is only going to be higher next year when people sit down and fill out their taxes.

I remember another speech Senator REID gave on the floor on ObamaCare. On February 26, 2014, he said: "Despite all that good news, there's plenty of horror stories being told." "All of them are untrue."

That was Senator REID a year ago.

Republicans had been citing—this is Senator REID—examples of people being harmed by ObamaCare, and Senator REID said that all of them were "stories made up from whole cloth."

Well, here is a horror story from the minority leader's home State newspaper—Nevada—very recently. This was an article from earlier this month, the Las Vegas Review-Journal, April 7. The headline was "Past state ObamaCare sign-up glitches now haunt Nevadans at tax time."

Here is what the article says:

How did a Reno collections agent end up in collections himself?

The answer:

He bought coverage in 2014 through the state's health insurance exchange.

According to the article:

Rick Furst is still ironing out wrinkles in a plan purchased in May through the Nevada Health Link and its contractor, Xerox. His cascade of issues has included bad coverage dates, unpaid medical bills and an incorrect tax-credit form.

This man told the Las Vegas newspaper, "My credit was excellent, and now my credit is shot." His credit was excellent, and now his credit is shot. Does Senator REID think this man from his home State of Nevada made up his story out of whole cloth?

People are having their lives turned upside down by the disgraceful failure of these ObamaCare exchanges. That is a fact. It is a cruel and costly side effect of this terrible health care law. Paul Krugman of the New York Times did not talk about that fact in his opinion column in the New York Times the other day.

Another thing he and the minority leader are not talking about is the fact that many Americans now have less access to actual care because of the health care law. Well, they should have known about that fact; it was reported right there in the New York Times itself on Sunday, February 8, 2015, with the headline "Insured, but not covered." "New policies have . . . many