

come to me and say: SHELDON, it is getting weird out there. SHELDON, this is not my grandfather's ocean any longer. These are men who fished with their grandfathers, who fished with their fathers, and who now have their own boats. They know these waters, and when they say that the ocean has changed and it is getting weird out there, we should listen. They are on the water every day, and they see these changes happen before their very eyes.

I hope my Republican colleagues are like those fishermen. I am sure some of them probably want to throw me off a pier for all these talks, but mostly they probably just don't want to hear about climate change. But what I am hoping is that soon they will hear it from the fishermen in their own States, or their farmers or their foresters, and that they will hear it from their State health officials, their State emergency officials, their own State universities, and they will listen. When they do, they will realize the fossil fuel industry has been duplicitous with them and has been leading them away from their own State's best interests. They will learn that the fossil fuel industry lobbyists are false friends as well as greedy ones.

We have a clear scientific understanding of the problem. Yet relentless fossil fuel opposition prevents us from moving toward a solution. It is a disgrace, frankly.

It is time to pay attention to reality, to the evidence, to what our farmers and foresters, and, yes, our fishermen are telling us. It is time to shut off the toxic polluter-paid politics that cloud this issue and give Washington a dirty name. It is time, indeed, to wake up.

Mr. President, I yield the floor.

I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

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 President, I ask unanimous consent that the order for the quorum call be rescinded.

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

TRIBUTE TO ALEE LOCKMAN

Mr. DAINES. Mr. President, I rise to recognize Alee Lockman.

Alee Lockman is the pride of Brockton, MT. In fact, Alee grew up on her family's wheat farm 10 miles north of Brockton in eastern Montana. Alee is also the pride of Froid High School, a classic high school in Montana. She was the valedictorian of a graduating class size of six. Alee graduated from Froid High School and went on to Harvard and graduated in 2010.

Alee Lockman also served as my communications director for the past 3 years. She came back to Washington when I was elected to the House and served on my team there. She worked on my campaign staff as well when we ran for the U.S. Senate. And thanks to Alee's tireless work and strong work ethic, we were able to win that race, and she came over to the Senate side

and served as my communications director there for the past year-plus.

She played an absolutely invaluable role in my office. She is a brilliant, creative thinker who has a talent unparalleled.

I will never forget our road trips across Montana. There were times when we would spend countless hours in a small, little compact car—I am used to driving my big Ford pickup—that we would rent and literally drive thousands of miles across Montana and visit all the small towns.

Nobody was a greater advocate for rural Montana issues—somebody who lived it and breathed it her entire life—than Alee Lockman. In fact, one of the best nights of the month was our monthly tele-townhall meeting, where tens of thousands of Montanans would know Alee's voice because she would always introduce me. I always took pride in announcing: "You just heard from Alee Lockman from Brockton, MT."

I could always count on her to provide wisdom and much needed insight, particularly when it came to my prolific social media feeds. Sometimes Alee would place guardrails around what I probably should or should not be saying.

We are going to miss Alee Lockman. Alee has gone on to pursue a great, new opportunity, which I am very excited about for her, and I wish her the very best.

I wish to thank Alee Lockman for her service to the people of Montana, to this Nation, and to this institution.

You are going to be missed, Alee, and we wish you the best of luck in your future endeavors.

MORNING BUSINESS

Mr. DAINES. 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.

ENSURING PATIENT ACCESS AND EFFECTIVE DRUG ENFORCEMENT ACT

Mr. HATCH. Mr. President, today I wish to discuss S. 483, the Ensuring Patient Access and Effective Drug Enforcement Act, which the Judiciary Committee reported out by voice vote right before we went into recess. At the outset, I would like to thank Senator WHITEHOUSE for his important work on this bill. He and his staff have been crucial partners in helping to move this legislation forward.

S. 483 will bring much-needed clarity to several key provisions of the Controlled Substances Act. In particular, it will better delineate the standards a company must satisfy in order to obtain a Controlled Substances Act registration and the circumstances under which a registration may be suspended without an adjudicative proceeding.

To elaborate briefly on this second point, under the terms of the Controlled Substances Act, the Attorney General may suspend a registration to manufacture or distribute controlled substances without court process if she determines there is an imminent danger to the public health and safety, but the Controlled Substances Act does not define what constitutes an imminent danger. S. 483 clarifies the Attorney General's authority under this provision by specifying that imminent danger means that, "due to failure of the registrant to maintain effective controls against diversion or otherwise comply with the obligations of a registrant under this title or title III, there is a substantial likelihood of an immediate threat that death, serious bodily harm, or abuse of a controlled substance will occur in the absence of an immediate suspension of the registration."

It is the intent of the bill authors that the phrase "substantial likelihood of an immediate threat that death, serious bodily harm, or abuse of a controlled substance will occur" include situations where evidence of diversion indicates there is a substantial likelihood that abuse of a controlled substance will occur—that is it is the intent of the authors that this language authorize the Attorney General to issue an immediate suspension order in cases where evidence of diversion points to a substantial likelihood of abuse, provided the other conditions for issuing such an order are met.

In addition to these important clarifications, S. 483 will also facilitate greater collaboration between registrants and relevant Federal actors in combatting prescription drug abuse. In particular, the bill provides a mechanism for companies who inadvertently violate the Controlled Substances Act to submit a corrective action plan to remediate the violation before their registration is suspended and the supply of drugs to patients is interrupted. This provision will encourage greater self-reporting of violations and promote joint efforts between government and private actors to stem the tide of prescription drug abuse. It will also help ensure that supply chains remain intact for legitimate uses such as the alleviation of pain and illness.

S. 483 takes a balanced approach to the problem of prescription drug abuse. It clarifies and further defines the Attorney General's enforcement powers while seeking to avoid situations that may lead to an interruption in the supply of medicine to suffering patients. It reflects a measured, carefully negotiated compromise between stakeholders and law enforcement that will enable both to work together more effectively. I thank Senator WHITEHOUSE again for his work on this bill and urge my colleagues to give it their strong support.