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Senate

The Senate met at 3 p.m. and was called to order by the President pro tempore (Mr. HATCH).

PRAYER

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

Eternal Lord God, our sure foundation, we need You during this challenging season.

As our lawmakers face a Friday deadline to fund the Federal Government beyond April 28, inspire them to be part of the solutions and not the problems. Remind them that Your first command to humanity in Genesis 1 was to be productive, to solve problems, to subdue the Earth, and to have sovereignty.

Lord, give our Senators the wisdom to subdue division, rancor, and partisanship. May their primary desire be to unite in the common cause of doing what is best for our Nation and world. Show them how to protect the Constitution against all enemies, foreign and domestic.

May those who believe in You remember that You are the only constituent whom they must always seek to please.

We pray in Your merciful Name. Amen.

PLEDGE OF ALLEGIANCE

The President pro tempore 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.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDING OFFICER (Mr. YOUNG). The majority leader is recognized.

ISSUES BEFORE THE SENATE

Mr. MCCONNELL. Mr. President, over the past couple of weeks, Senators have had the opportunity to travel to their States, meet with those they represent, and talk about issues that matter most to their communities. I think I speak on behalf of each of my colleagues when I say that this is one of the most important aspects of our jobs. Hearing from those we represent and engaging in discussions about the issues they face allow us to better serve as their voices here in the Senate.

It was a productive State work period, and I know we are all eager to get back to work here in Washington on many important issues. So I would like to welcome back my colleagues as we head into what is sure to be a busy work period.

As we all know, bipartisan talks continued through the State work period on the way forward on government funding legislation. Those discussions continue this week so we can complete our work on that issue very soon.

And, today, we will have the opportunity to advance two well-qualified administration nominees. In just a couple of hours, we will vote to confirm former Georgia Governor Sonny Perdue to be our next Secretary of Agriculture.

Governor Perdue—who grew up on a farm, worked as a veterinarian, and eventually led a State with a \$74 billion agricultural sector—has been around agriculture his entire life. He is well qualified to oversee and implement this Nation's agriculture, forestry, and food policies. Because of his more than 20 years of public service, Governor Perdue has garnered significant bipartisan backing and was reported out of committee with a near unanimous vote. This is good news for our country, and it is certainly good news for my home State of Kentucky.

Kentucky has a strong heritage of agriculture, which plays an invaluable

role in our economy. From traditional cash crops like corn and soybeans to groundbreaking innovations like industrial hemp, Kentuckians continue to be on the forefront of agriculture with cutting-edge research and quality products. In addition, Kentucky is recognized as the world capital of both bourbon and horses. These industries contribute to the State's economy and to our tourism. As the world turns to the Commonwealth for the 143rd Kentucky Derby, our agricultural sector will be on full display.

I look forward to voting to confirm Governor Perdue later today, just as I look forward to working with him to continue developing smart agricultural policies that support both Kentucky and our country.

Then we will take a vote to advance the nomination of Rod Rosenstein to be Deputy Attorney General. Rod Rosenstein was confirmed to his current position as the U.S. attorney for the District of Maryland by a voice vote. He was nominated to that position by President Bush and retained it under President Obama—throughout President Obama's entire term of office.

He comes to the Senate with a recommendation of Democrats, like our former colleague Senator Mikulski and Maryland's Democratic attorney general, who said that "[Rod] Rosenstein would be an 'outstanding' deputy attorney general."

Rosenstein has earned so much bipartisan support to serve as the Deputy Attorney General that the Judiciary Committee reported out his nomination with all but one member voting in the affirmative. So, clearly, there is no need to force additional procedural hurdles on this nominee. Yet, our colleagues across the aisle have decided to force an unnecessary cloture vote on his nomination anyway. It is the latest in a long pattern this year of needless Democratic obstruction that is not intended to change a result—just delay

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



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for delay's sake. I would urge our Democratic friends to reconsider what they are doing.

Mr. ROSENSTEIN is a highly qualified nominee. He is well respected across the political spectrum and within the legal and law enforcement communities. He should be confirmed without further delay.

REMEMBERING KATE O'BEIRNE

Mr. MCCONNELL. Mr. President, on another matter, over the weekend, we lost one of conservatism's most insightful journalists with the passing of Kate O'Beirne.

Kate was long a leading voice for conservative principles, and she served as mentor to so many all along the way. In a town full of class presidents and big shots, Kate never hesitated to help someone who was new to Washington or down on his luck.

She was fiercely devoted to her country, to her faith, and to her family, including her husband, Jim, her two sons Phil and John, her sisters, and her grandchildren. Beyond her immediate family, Kate helped to foster a family at National Review with her wit, warmth, and compassion.

As her family, friends, and many others across the Nation mourn her loss today, we wish them comfort in this trying time.

As anyone who knew Kate can attest, her impact will not soon be forgotten.

REMEMBERING MATTHEW MCCLANAHAN

Mr. MCCONNELL. Mr. President, on one final matter, I would like to offer the Senate's condolences to a family in the Capitol community who suffered a great loss during the recent State work period.

Last week, Matthew McClanahan, a well-respected member of the Capitol community, passed away after a tragic accident near the Capitol Grounds. Matt worked as a pipefitter for the Architect of the Capitol and earned a reputation as a hard worker who took pride in his work here at the Capitol. As those who were closest to him recall, Matt was "funny, sweet, and kind" and "always the first to show up when someone needed a helping hand."

His sudden passing is felt by so many—colleagues, friends, family, and most especially by his wife, Lauren, and two young children, Evie and Matthew.

We know that no words can convey the heartbreaking loss they feel, but on behalf of the Senate and the Capitol community as a whole, I want to send our deepest condolences to them at this immensely difficult time.

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

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

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Democratic leader is recognized.

REMEMBERING MATTHEW MCCLANAHAN

Mr. SCHUMER. Mr. President, first, I echo the majority leader's remarks on the tragic death of Matthew McClanahan last Tuesday. We all know the Architect of the Capitol employs plumbers, landscapers, painters, electricians, custodians, and mechanics. They make their careers by ensuring that our buildings and grounds are well maintained, safe, and beautiful. The stunning tragedy of last week has shaken this entire staff to its core.

Matthew McClanahan died way too young. That he died at work in repairing the Capitol's sprinkler system has hit our entire community very hard.

To those who worked so hard to save him, you have our gratitude and admiration.

To those who feel his absence so keenly in their daily lives, you have our sympathy and our support.

May you remember the words of Scripture fittingly from Matthew: "Blessed are those who mourn, for they shall be comforted."

Our prayers go out to his family—his wife, Lauren; his 7-year-old daughter, Evie; his young son, Matthew; and to his parents, brothers, and sisters-in-law, and grandparents.

His funeral was yesterday, and I understand it was completely packed, with some mourners outside and unable to get in. He was well loved. He will be well remembered.

GOVERNMENT SPENDING BILL

Mr. SCHUMER. Mr. President, I join the majority leader in welcoming everybody back to the Senate after the 2-week recess. We have a lot of business to attend to this week. Most importantly, we have to pass a spending bill to keep the government open.

So far, the discussions between our two sides have been constructive and are progressing nicely. Without interference, I believe our two parties can come together on an agreement by the end of the week. The four-corner negotiations—that is Leader MCCONNELL, Speaker RYAN, Leader PELOSI, and I—have been going very well, and a monkey wrench was thrown into them.

I will caution: If the administration insists on poison pill riders or extraneous funding requests, then our talks could get sidetracked, particularly if the administration demands funding for a border wall.

Democrats have been long clear that the border wall is a nonstarter. More than a month ago, here on the floor,

from this desk, I warned against including funding for the border wall in any must-pass government spending bill. If the administration insists on funding for a wall in this bill, it will endanger the prospects of a bill's passing and raise the prospects of a government shutdown because a border wall, we believe, is a pointless waste of taxpayer money for several reasons.

First, President Trump promised that Mexico would pay for the wall, not American taxpayers. The idea that President Trump is fulfilling a campaign promise when he says that America will pay for the wall now and Mexico will pay it back later is untrue. He will only fulfill his campaign promise if he gets Mexico to pay for the wall now. That is No. 1.

Second, the Trump administration has not shown us any specific plans about how and where the wall will be built. How high will it be? How much will it cost? Where along the Rio Grande River will it be built? The President's own Secretary of the Interior, Mr. Zinke, said:

The border is complicated, as far as building a physical wall . . . the Rio Grande, what side of the river are you going to put the wall? We're not going to put it on our side and cede the river to Mexico. And we're probably not going to put it in the middle of the river.

Zinke said it well: How, where, when, and how many dollars is this wall going to cost? Before rushing into it, we ought to see some real plans, not just talk.

Third, the cost of the wall is staggering. Some estimates peg it as high as \$50 billion. That money could be spent a lot better elsewhere on things like infrastructure and education. For example, with \$50 billion, we could connect more than 98 percent of Americans to high-speed internet, more than double the Federal funding for roads and bridges across our country, and update every VA building listed in the VA's long-range strategic capital plan. The money would be better spent elsewhere.

Fourth, there are much better ways to protect our borders—with drones, fences, and other more cost-effective measures. The President said the wall is needed to stop the flow of drugs, but drugs come into our country in several ways, including by water, through tunnels, and snuck in by cars and trucks. We have all seen the pictures on TV where they hide them in the carburetor of the car, and no one finds them.

A huge, expensive wall will still have to have border crossings for vehicles. A huge, expensive wall could still have tunnels dug beneath it. In reality, a combination of drones and fencing and other more sophisticated means would be a much more effective way to secure the border.

Fifth, in order to build the wall, the President—the Federal Government—would need to take private land, using eminent domain from thousands of law-abiding Americans. Much of the

land on the border is privately owned. It is not owned by the Federal Government. Eminent domain? A lot of people on that side of the aisle don't like it, and we all know it would take a very long time to get it done.

For those reasons, it is not just Democrats who oppose the wall, many Republicans oppose the wall. According to a Wall Street Journal survey: "Not a single member of Congress who represents the territory on the southwest border said they support President Trump's request for \$1.4 billion to begin construction of his promised wall." That includes my friends Senators CORNYN, CRUZ, MCCAIN, and FLAKE.

For the very same reasons, the American people don't support the idea of a border wall by almost a 2-to-1 margin. A recent Quinnipiac poll found that 64 percent of Americans oppose a wall on the border with Mexico, versus only 33 percent who favor it, and that poll didn't even include the fact that Mexico would not be paying for it under the President's plan.

Now, I say to my colleagues and to President Trump, we Democrats don't mind having a debate on the wall in regular order. We don't think it would pass, given the amount of opposition on both sides, but certainly a proposal with as many flaws as this one shouldn't be the thing the administration uses to hold the government hostage and certainly shouldn't be pushed through without debate, without regular order, without answers to these questions.

THE PRESIDENT'S FIRST ONE HUNDRED DAYS

Mr. SCHUMER. Mr. President, now, let's talk a little bit about the President's first 100 days. We are approaching the 100-day mark of the Trump Presidency. It is an appropriate time to take stock of what this President has accomplished so far. Unfortunately, it is not much.

In the first 100 days, so many of the promises the President made to working families during the campaign have either been broken outright or remain unfulfilled.

The President ran as a populist. I have said this to him. The President ran as a populist against both the Democratic and the Republican establishments, promising to stick up for the American worker. He talked like a different kind of Republican who might be willing to work with Democrats, particularly on issues like trade or infrastructure. Instead, the President has spent the first 100 days governing from the far right on behalf of the powerful and the special interests he once campaigned against, breaking his promise to be a President for the American worker—the forgotten men and women, as he called them. It sure didn't take long for the President to forget them too.

The President has broken promises or has yet to fulfill them in areas that

matter to so many of his voters and to so many Americans, whether they voted for him or not. He promised he would drain the swamp, right? He talked about it over and over again. He promised he would drain the swamp, but instead he has filled his Cabinet with billionaires and bankers. And listen to this: He has given out secret waivers that allow lobbyists to work in his administration on the very issues they previously lobbied on. That is not draining the swamp. That is filling it up to the brim, going far beyond what others have done.

He said he would deliver better healthcare that would cost less and provide more benefits. At one point, he said we are going to give healthcare to everybody, but his bill, TrumpCare, does the exact opposite, providing fewer benefits at higher costs, all to finance a massive tax break for the wealthy.

He promised a \$1 trillion infrastructure bill. We Democrats sent him our proposal—a \$1 trillion infrastructure bill, taking the number he talked about in the campaign—over a month ago. We haven't seen any proposal or gotten any response from the President.

The President promised he would be tough on trade, outsourcing, and jobs. He promised he would label China a currency manipulator and fight back against their rapacious trade policies which robbed America of millions of jobs and cost trillions of dollars of our wealth. He hasn't done that either.

The 2018 budget he proposed is a dagger to the heart of the middle class, cutting some of the programs that matter to the middle class most, including transportation, education, and scientific research.

So as we head into the 100-day mark, Democrats are going to hold the President accountable for the promises he made to working-class voters. We obviously disagreed with a lot of what he said in the campaign, but he made a number of promises to working-class voters that we could have helped him to accomplish. Unfortunately, he has abandoned those promises in favor of a hard-right, special interest agenda.

We can work together, but only if President Trump and Republicans actually seek Democratic input and are willing to compromise. Right now it seems the President's idea of compromise is never talk to Democrats, put forward his own Republican proposal, and pressure us to support it; never talk to Democrats, that is, about the issues he is moving forward. I have talked to him, but it is never on the issues that are before us. That is not the way our politics have ever worked. Unless the President's approach changes, the next 100 days will be just like the first: a whole lot of talk and no progress, a series of broken or unfulfilled promises to the working families of America.

NOMINATION OF ROD ROSENSTEIN

Mr. SCHUMER. Mr. President, finally, one final issue, the nomination of Rod Rosenstein to be Deputy Attorney General, which we will vote to proceed on later tonight.

I sat down with Mr. Rosenstein a few weeks ago and spent time asking him about his career, his views on the Department of Justice, and protecting the integrity of the Department. I came away with the impression that he is someone who is independent, who would stand up for the law, regardless of which party controlled the White House, and his career backs that up.

With respect to the executive branch investigation into ties between the Trump campaign and Russia, Mr. Rosenstein committed to me he would appoint a special counsel to conduct that investigation if one is required. He has developed a reputation for integrity. He has promised to give this issue careful consideration. I believe, if he studies the Department regulations, he will come to the same conclusion many of us have; that a special counsel is merited.

For those reasons, I will be voting for cloture this evening and voting for his confirmation.

Thank you, Mr. President.
I yield the floor.

RESERVATION OF LEADER TIME

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

CONCLUSION OF MORNING BUSINESS

The PRESIDING OFFICER. Morning business is closed.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

The PRESIDING OFFICER. Under the previous order, the Senate will resume executive session for consideration of the following nomination, which the clerk will report.

The legislative clerk read the nomination of Sonny Perdue, of Georgia, to be Secretary of Agriculture.

The PRESIDING OFFICER. Under the previous order, the time until 5:30 p.m. will be equally divided in the usual form.

The Senator from Utah.

BEARS EARS NATIONAL MONUMENT

Mr. HATCH. Mr. President, last week, I had the opportunity to return home to visit the recently declared Bears Ears National Monument. This Federal designation encompasses roughly 1.35 million acres in Utah, and it is located in one of our country's most remote communities—Juan County.

For decades, this quiet county remained largely untouched by the tensions of modern life and the taint of

Washington politics, but no more. San Juan County is now the epicenter of a brutal battle over public lands, the outcome of which will have long-lasting consequences not only for Utah but for the entire Nation.

In geographical terms, San Juan County is massive. It is the largest county in the State of Utah and the second largest county in the United States. To put the size of San Juan County in perspective, consider that the county itself is larger than several States, including Connecticut, Delaware, and Rhode Island.

San Juan County alone accounts for nearly 10 percent of all the land in Utah. Yet Utahns have had very little to say about what actually goes on there. That is because the Federal Government administers the vast majority of San Juan County. Incredibly, just 8 percent of the county's land is under private ownership while an area of more than 2 million acres is controlled by the Bureau of Land Management.

This means that for years, my constituents who depend on the land's resources, have been at the mercy of out-of-touch bureaucrats who have little knowledge or personal connection to the land. President Obama only made matters worse when he spurned the men and women of San Juan County by declaring the Bears Ears National Monument last December. In doing so, he defied the will of the State legislature, the Governor, and the entire Utah congressional delegation. President Obama's midnight monument designation imposed even greater land use restrictions on a region that is already predominantly controlled by the Federal Government.

This last-minute monument designation was a case study in Presidential hubris. In making this unilateral decision, our former President either failed to heed the concerns of San Juan County residents or ignored them completely. As evidence of his disdain, President Obama issued this declaration with no open debate, no public hearing, and no vote in Congress. Utahns are now suffering the consequences of his recklessness.

When I visited the Bears Ears region last week, I met with small business owners and local officials who admitted the fact that the Obama administration never even gave them the courtesy of a simple phone call. President Obama knew his last-minute decision would impact the livelihoods of thousands in my State, but he was clearly more concerned with appeasing far-left interest groups than helping the men and women who depend on this land for their very survival.

I wish to be clear. In opposing the Bears Ears Monument designation, I am in no way opposing the protection of lands that need to be protected. Indeed, there are many cultural sites in San Juan County that deserve special care, and I am committed to working with the President and with Congress and with the people in that county to preserve these sacred sites.

I believe it is both unlawful and undemocratic for any President to seize millions upon millions of acres of land through the Antiquities Act—a law that was meant to give the President a narrow authority to designate special landmarks, such as a unique natural arch or the site of old cliff dwellings.

We desperately need a more sensible approach to protecting public lands—an approach that adheres more closely to the original intent of the Antiquities Act. Under this bill, Presidents were to exercise their authority to designate only the smallest area necessary to protect objects of antiquity. Instead, past Presidents have abused their power under the Antiquities Act to seize entire swaths of land.

In the case of Bears Ears, President Obama cited his authority under the Antiquities Act to lock away an entire quarter of San Juan County—an action that undermines local autonomy and clearly violates the spirit of the law. In my view, land use decisions should not be decreed by executive fiat. They should be made only through a collaborative process that involves those who actually live there, live on the land, and know how to manage it.

For example, had President Obama worked with—rather than around—Congress to protect public lands, Utah's schoolchildren would be better off today. That is because there are more than 100,000 acres of school trust land that lie within the 1.3 million-acre Bears Ears National Monument. The land is a significant source of revenue for schools across our State, providing children with the instruction and resources they need to succeed well into adulthood. But with President Obama's unilateral monument designation, this land was effectively rendered useless, eroding our State's ability to raise much needed funding for Utah's schools. Had a more responsible legislative approach been taken to protect Bears Ears, we could have preserved our school trust lands and protected the revenue they generate to benefit Utah's schoolchildren.

I wish to emphasize again that I am fully committed to protecting the vast stretches of red rock, desert, and rolling prairie that dot our western landscape, but the Antiquities Act is not the means to that end. Monumental land use decisions affecting thousands of westerners should be made by the men and women on the ground and their duly elected representatives, not just the President and his advisers. Congress—not the President alone—should have a say in decisions that restrict access to millions of acres of federally owned land.

In making such decisions, the voice of the people is paramount. That is why last week I visited the people of San Juan County. There, I spoke with Native Americans who rely upon this land and its resources for their very livelihood. I met with members of the San Juan School District who depend on the school trust lands to keep their

classrooms lit and their schools up and running, and I met with members of the San Juan County Commission who are dealing firsthand with the negative consequences of the Bears Ears designation.

I traveled to San Juan County to listen to the people who feel abandoned by their very own government. My trip only reaffirmed my concern for the Bears Ears National Monument, which I have long held is not in the best interest of San Juan County.

The men and women of San Juan County are a strong and hardy people. They share a deep connection and history with the land. But San Juan County isn't without its struggles. For decades, it has been listed among the most persistently poor counties in the Nation. With the vast majority of the land owned and operated by the Federal Government, the fate of San Juan County rests almost entirely with beltway bureaucrats making politically motivated decisions more than 2,000 miles away. The families of Southern Utah should not be at the mercy of a Federal bureaucracy so completely out of touch with the western way of life.

Enough is enough. Under the Constitution, Congress has the sole authority to manage public lands. The only reason the executive branch has any say in the management of Federal lands is because Congress granted the President limited authority to participate in this process. We entrusted the executive branch to exercise reasonable authority through bills such as the Federal Land Policy and Management Act. At the heart of these policies was the principle of multiple use and sustainable yield—a mandate that Congress gave the executive branch when granting it this authority.

The mandate of multiple use was meant to preserve the ability of areas like San Juan County to live and grow, even when inundated with federally owned public lands. But President Obama betrayed this mandate through his Bears Ears designation when he declared much more than the smallest acreage possible as required by the Antiquities Act.

When I spoke with the leadership of the San Juan School District, they told me how prosperous the county had been when they were able to strike a balance with multiple land use. But the county's schools have been strapped for cash ever since the Bears Ears National Monument designation rendered these lands useless.

After speaking with school officials, we then met with local county commissioners and Navajo from San Juan County and drove together to the heart of Bears Ears, Bears Ears Meadow—behind me, the actual Bears Ears split of the mountains. We discussed how the monument could be altered so that the lands that deserve protection can remain protected but in a way that is consistent with the language of the Antiquities Act.

I believe there will be changes made to Bears Ears. These beautiful lands

deserve protection, but so too do the people of San Juan County. They should not be trampled on by their own government. As long as I am a U.S. Senator, I will not stop fighting to make sure that Utahns have a voice in the management of public lands. For years, I have fought to check the abuse of executive power under the Antiquities Act. That is why I have been working closely with the Trump administration from day one to right the wrongs of previous administrations.

In the opening weeks of his Presidency, I met personally with President Trump in the Oval Office to discuss the national monument issue at length. He listened intently as I relayed the fears and frustrations of thousands in our State who have been personally hurt by the Bears Ears and Grand Staircase monument designations. I explained the urgency of addressing the harm caused by these devastating measures, and I asked for his help in doing so. I was encouraged that, unlike his predecessor, President Trump actually took the time to listen and understand the heavy toll of such overreaching activities. Our President even assured me that he stands ready to work with us to undo the damage wrought by previous Presidents under the Antiquities Act, and I believe he will do so.

As details emerge, I understand the President even stands ready to issue an Executive order reining in the abuse of authority under the Antiquities Act. Now, this action would direct the Department of the Interior “to review prior monument designations and suggest legislative changes or modifications to [these] proclamations.”

In President Trump, we have a leader who is committed to defending the western way of life. I am deeply grateful for his willingness to work with us to undo the harm caused by the overreach of his predecessors.

In protecting our public lands, I look forward to working with the Trump administration to establish a new precedent of collaboration and trust between States and the Federal Government.

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

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

Mr. HATCH. Mr. President, I ask unanimous consent that the time during quorum calls be divided equally.

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

Mr. HATCH. Mr. 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.

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

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

Ms. STABENOW. Madam President, I rise to support the nomination of former Georgia Governor Sonny Perdue to serve as Secretary of Agriculture.

Since the beginning of the Trump administration, the Department of Agriculture has been left without leadership. Based on President Trump's decisions over the past few months, it is clear, unfortunately, that agriculture and small towns like those all over Michigan have been an afterthought.

It didn't help that Governor Perdue was the very last Cabinet Secretary to be nominated by President Trump. The White House then took 7 weeks to submit the official nomination paperwork to the Senate, which further delayed our hearing process.

Despite unprecedented delays from this administration, the Agriculture Committee acted in a swift and bipartisan fashion to approve Governor Perdue with overwhelming support.

Governor Perdue grew up on a dairy and crop farm in a small town in Georgia. He worked as a veterinarian and served as a two-term Governor. He has the confidence of nearly 700 agricultural stakeholder groups that represent farmers, ranchers, conservationists, landowners, and the food and nutrition communities. He understands that the Agriculture Department has a profound impact on nearly every community across the country and certainly every family.

Whether it is bringing broadband to small towns, supporting lifesaving agricultural research, feeding our children, our families, our veterans, or protecting our forests, our land, our water, and our air, the Agriculture Department plays a vital role in almost every aspect of American life.

Governor Perdue's leadership is desperately needed by farmers, families, and all Americans who rely on the USDA.

For months, rural America has not had a voice in this administration, and frankly it shows. President Trump's budget proposal makes it clear that rural America is not a top priority for his administration. His proposal cuts USDA funding by 21 percent, the third largest cut to any Federal agency.

To examine the impact these proposed cuts would have on our country's small towns and rural communities, I released a report that highlights how President Trump is turning his back on rural America.

This report demonstrates how the Trump budget would eliminate—eliminate—the rural water and sewer program that repairs crumbling water infrastructure that is depended upon in communities all across America and certainly all across Michigan. This would leave thousands of communities across the country without the ability to provide clean water.

USDA business loans are also slated to end, undermining the creation of

new jobs in areas where unemployment is already too high. Again, I can go from community to community in Northern Michigan or in the east or the west and talk with people who have been able to start their small business with the support of USDA rural development business loans, creating jobs, communities, and really helping to form the lifeblood of small towns all across Michigan and the country.

Many more critical services for rural Americans are also on the chopping block. Our farmers and our families, frankly, deserve better. We need a Secretary of Agriculture who will be a relentless advocate for our Nation's farmers and the important services USDA provides. That is why I am supporting Governor Perdue.

It is important to stress again that American agriculture and our rural communities are already doing more with less. In the last farm bill, we made responsible, bipartisan reforms that cut \$23 billion in Federal spending, and we now know that the 2014 farm bill policies are actually predicted to save tens of billions of dollars more than we originally had expected.

The budget cuts the Trump administration has proposed are frankly irresponsible and show a stunning disregard for the current state of the farm economy. Farm prices are down nearly 50 percent from their highs just a few years ago, and producers are struggling to make ends meet. Rural America is the economic backbone of our country, and too many small towns are still struggling to recover from the great recession.

Over the last 8 years, USDA has made important investments in rural communities, and we are beginning to see small towns across the country on the road to recovery, but there is more to do. Now is not the time for the Trump administration to turn its back on people who live in rural America.

We need a strong voice to insist that the President listen to the 500 groups that are saying that agriculture, conservation, food assistance, and other farm bill services are critical to our economy and should be maintained.

Rural America has waited long enough for a leader at the USDA. I am pleased the Agriculture Committee worked together promptly and thoroughly to review Governor Perdue's qualifications. After multiple conversations and questions, I am confident that Governor Perdue has the experience, the judgment, and the commitment to lead this important Department.

In this Congress, we also have a farm bill on the horizon. I am confident Governor Perdue will be a strong partner as we develop a bipartisan, comprehensive bill that works for farmers and families across our country.

In my conversations with Governor Perdue, it is clear that he understands the challenges farmers are facing, from continued low prices, especially our dairy producers who are struggling because unfortunately the safety net that

was put in place has not worked as intended, and it needs to be fixed.

I am pleased he is committed to looking for creative solutions in the short run as well as the long run. Now more than ever, we need the next Secretary of Agriculture to be a champion for all those families across our country who live in small towns and rural communities. I believe Governor Perdue will look past regional divides and partisan pressures to do what is best for the people we serve.

I urge colleagues to support the nomination of Governor Sonny Perdue, and I also urge this administration to start supporting the small towns and rural communities that make our country great.

Madam President, I yield the floor.

Mr. LEAHY. Madam President, today I will vote for Sonny Perdue to be the next Secretary of Agriculture. Governor Perdue, with his lifetime of experience with farming and agribusiness, stands out as one of the few nominees to this Cabinet who appears well qualified for the position to which he has been nominated.

But to lead the U.S. Department of Agriculture, USDA, and American agriculture, Governor Perdue must represent the broad spectrum of interests before USDA and do all he can to hear from all sides because this truly is the "People's Department." USDA touches the lives of every American, in many ways that include but go far beyond farming itself. This Department's workforce is spread across all 50 States and another 99 countries.

I hope that Governor Perdue will continue the important work that Secretary Vilsack diligently led for the last 8 years, to help USDA look forward to addressing the changing needs of agriculture and rural America. We must stand by our rural communities, communities that, thus far, seem to be forgotten by this administration. These small towns desperately need USDA's help to access broadband, to make critical infrastructure improvements to their water and wastewater systems, and to support new rural businesses.

I also hope that he succeeds in elevating the status of USDA among government agencies in an administration that appears to have forgotten about both this Department, as well as the rural communities that depend on its work. I am hopeful that, as the President's top adviser on matters of agriculture, rural development, safe and affordable food, the role of immigration in our farm labor needs, research, agricultural trade, and countless other issues, he will carefully provide advice that reflects good judgment and independence from the President and respect for the law.

I was grateful when Mr. Perdue said in his confirmation hearing that he would be a voice and an advocate for agriculture at the highest levels of government. As I reminded him at his hearing and in our private meeting, he

must represent all of agriculture. This includes not only the farmers he has gotten to know during his tenure as Governor of Georgia, but also our new and beginning farmers, organic farmers, Vermont's dairy farmers, those selling directly to consumers or focused on local food systems, those trying to develop new markets for energy crops, as well as researchers promoting new farm practices, forestry opportunities, and sustainable practices. He must also stand up for our hungry and malnourished families, both here and abroad, and for consumers who want to know that their food is safe to eat and grown in responsible ways.

This Department's work is vast and far-reaching—from helping those with the least, to stewarding Federal forest and range lands, combating climate change, ensuring food safety, conserving water and wildlife, and preserving farmland, to researching new technologies, feeding young school children healthy meals, advancing international trade, supporting rural communities and housing, and ensuring fair and competitive markets for farmers.

I do have concerns about some of Mr. Perdue's past statements and positions. I am concerned that he continues to question broadly accepted science regarding the role of humans in the mounting climate crisis. I don't feel that every question has been answered related to past ethical issues. I have heard from many Vermonters concerned not so much with the policies and positions of Mr. Perdue himself, but who are alarmed by this administration overall. Some Vermonters fear that Mr. Perdue will not fully defend our vital social programs and environmental regulations. I do appreciate that, in his confirmation hearings, he said that he recognizes that as Secretary he must work hard to improve the lives of the least among us and that he knows that it is our responsibility to leave the land better than we found it.

In these challenging times for agriculture and our rural communities, I call on Governor Perdue to provide a loud voice of reason and a thoughtful balance within what continues to be an undisciplined and impulsive administration led by a President who continues to put forward extreme proposals, such as budget cuts that would starve small towns and communities of jobs and opportunity and have a disproportionate impact on small towns, and the rest of the Cabinet appears in many cases to have very little understanding or interest in the needs of rural Americans.

As a chairman and most senior member of the Senate Agriculture, Nutrition, and Forestry Committee as we begin to write the next Farm Bill, and as vice chairman of the Appropriations Committee, I look forward to working closely with Mr. Perdue in his new role.

Mr. VAN HOLLEN. Madam President, I support the nomination of

George Sonny Perdue to be the next Secretary of Agriculture. While I have reservations about some of his record and views, particularly about climate change, Governor Perdue has expressed the collaborative spirit that I believe will make him an effective Secretary and partner to Congress in our effort to support America's farmers and rural communities.

During his confirmation hearing, Governor Perdue committed to support issues of great importance to Maryland: the Chesapeake Bay, conservation programs, agricultural research, and rural development. Governor Perdue recognized the Chesapeake Bay as a national priority. He acknowledged that it is essential for USDA to work with State and local governments, as well as landowners, on conservation and bay protection. He agreed to work with Congress and the States to dedicate appropriate resources to nutrient reduction and water quality improvements in the bay. I also encouraged him to work with me to support small- and medium-sized farms and to keep our 1,890 Historically Black Colleges and Universities strong, and he committed to do so.

Governor Perdue voiced support for the critical Federal assistance that the Department's rural development agency provides to rural communities in Maryland and the Nation as a whole. He also committed to working with Congress to improve broadband and telecommunications infrastructure in rural America.

Governor Perdue faces a budget that cuts the Department 21 percent, completely eliminates the Water and wastewater loan program and reduces staffing at USDA service center agencies. The budget's \$17.9 billion cut would harm those the Department serves and the people who work there. I expect Governor Perdue to keep his word to be a forceful advocate for his Department.

I have concerns about ethics controversies during Mr. Perdue's tenure as Governor of Georgia and his climate change skepticism. If the Senate confirms Governor Perdue, I will pay close attention to his actions as Secretary. Governor Perdue has made a number of commitments to support agriculture and environmental conservation in Maryland, and I intend to hold him to them.

The PRESIDING OFFICER. If no one yields time, the time will be divided equally.

The majority leader.

LEGISLATIVE SESSION

Mr. MCCONNELL. Madam President, I move to proceed to legislative session.

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

The motion was agreed to.

EXECUTIVE SESSION

EXECUTIVE CALENDAR

Mr. McCONNELL. Madam President, I move to proceed to executive session to consider Calendar No. 32, Alexander Acosta to be Secretary of Labor.

The PRESIDING OFFICER. The question is on agreeing to the motion. The motion was agreed to.

The PRESIDING OFFICER. The clerk will report the nomination.

The senior assistant legislative clerk read the nomination of R. Alexander Acosta, of Florida, to be Secretary of Labor.

CLOTURE MOTION

Mr. McCONNELL. Madam President, I send a cloture motion to the desk.

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

The senior 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, do hereby move to bring to a close debate on the nomination of R. Alexander Acosta, of Florida, to be Secretary of Labor.

John Barrasso, Susan M. Collins, Ron Johnson, Deb Fischer, Luther Strange, Bill Cassidy, Lindsey Graham, John Boozman, Mike Rounds, David Perdue, Lamar Alexander, Tom Cotton, Orrin G. Hatch, Todd Young, Mitch McConnell, Joni Ernst, Dan Sullivan.

Mr. McCONNELL. I ask unanimous consent that the mandatory quorum call with respect to the cloture motion be waived.

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

EXECUTIVE CALENDAR—Continued

Mr. McCONNELL. Madam President, I ask unanimous consent that the Senate resume consideration of the Perdue nomination, as under the previous order.

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 senior assistant legislative clerk proceeded to call the roll.

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

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

REMEMBERING TRISH VRADENBURG

Mr. MARKEY. Mr. President, I rise today to honor the wonderful life and extraordinary work of Trish Vradenburg. It is with a heavy heart that I note the passing of my dear friend and esteemed ally in our national effort to defeat Alzheimer's disease.

Many of our colleagues in this Chamber not only counted Trish as a friend

but also greatly respected her as a champion in the war against an international enemy—Alzheimer's disease. It is through our work shedding light on this horrific disease, creating a roadmap for a cure and strategies for prevention, that Trish and I developed an enduring friendship. She and I shared the experience of having our beloved mothers claimed by this cruel and merciless illness. We knew the ravages of Alzheimer's on our loved ones firsthand and vowed that other people should not have to experience such suffering.

The impact of her mother's illness motivated Trish and her cherished husband George to dedicate much of the past two decades to fighting Alzheimer's disease. Together they raised funds, founded and led the innovative UsAgainstAlzheimer's organization, committing their time, energy, personal resources, and passion to bring Alzheimer's disease out of the shadows and to advocate for the policies and research needed to stop this disease and prevent it from occurring in the future.

Trish was a multidimensional force of nature. Creative, caring, and compassionate, she was a devoted daughter and caregiver to her mother. She was a loving mother to her two children, Alissa and Tyler, their spouses, and four grandchildren. And, as so many of us here know, she was completely dedicated to her husband George, a man of enormous talent and business acumen.

My wife Susan and I have been privileged to call Trish and George treasured friends for more than 20 years. To say that George and Trish were ideal partners does not fully capture their love story. They were soulmates, complementing each other perfectly and creating a powerful, enchanting, and dynamic duet. Many of us have tales of our interactions with Trish and George, witnessing firsthand Trish's indefatigable spirit, perseverance, and leadership. Simply put, you never wanted to tell Trish "maybe" or "no," particularly when the issue was Alzheimer's disease.

This was compounded by the fact that Trish was a master communicator and humorist. She did not mince words and knew how to convey a message, often delivered with memorable one-liners. A gifted writer, she authored novels, sitcoms, and op-eds, with many of her recent pieces calling attention to the great threat of Alzheimer's disease. I had the honor of playing the role of her mother's doctor on stage in Trish's award-winning play, "Surviving Grace," which shines a spotlight on Alzheimer's impact not only on the patient but on their family members as well.

It was right here in the Senate that Trish began her professional career as a speechwriter to Senator Harrison Williams of her home State of New Jersey. Therefore, it is particularly fitting that the Senate pause to recognize this remarkable woman and her many accomplishments across so many fields.

In closing, it is difficult for me to comprehend that Trish has passed away and that we will no longer hear her powerful voice, her luminous laughter, her one-liners, experience her creativity, and benefit from her passionate conviction that we must keep fighting to defeat Alzheimer's. The indomitable memory of Trish Vradenburg—an amazing, creative, and pioneering woman—motivates us all to live to the fullest and to accelerate our work so that we can soon reach the day when Alzheimer's disease is found only in the history books. In these ways, her inspirational legacy lives on as George continues their important work with Trish in his heart, in her family's love, and in her friends' and colleagues' admiration.

This was a great woman whom we have just lost, a champion for finding a cure for Alzheimer's disease, and I am so honored to be able to speak in the U.S. Senate to tell the Nation of the work of this great woman.

With that, I yield back the remainder of my time.

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

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

Mr. TESTER. Mr. President, I rise to support the nomination of Gov. Sonny Perdue for Secretary of the Department of Agriculture.

As the only active farmer in the U.S. Senate, I have high expectations of the next Ag Secretary. Over the past 2 weeks, like millions of other farmers across this country, I have been on my farm and out in the fields, planting peas and wheat and safflower. When you are on the tractor day in and day out, from sunrise to sunset, you have a lot of time to think, and over these past 2 weeks, I have been thinking a lot about the important role Mr. Perdue will play in strengthening rural America.

A lot has changed in the 100 years since my grandparents homesteaded our farm. New technology and improved equipment has made us more efficient producers, but a consolidation in the marketplace has taken its toll on rural communities. The shrinking number of family farms has depopulated rural communities like the one I grew up in.

Today, a combination of consolidation and low commodity prices is taking its toll on family farmers and ranchers. Commodity prices are low across the board. In fact, in some cases, markets are below the cost of production. At the same time, we have seen rising input costs. The price of fertilizer and seed is increasing at the same time that we have seen prices decrease. To make matters worse, the big

guys use tough times like this to sweep up the family farms and ranches and add to their bottom lines at the expense of hardworking folks who are trying to keep their operations in the family.

The next Ag Secretary needs to work with Senators from rural States like Montana to identify ways to reverse this trend of consolidation because when a family farm goes under, the ripple is felt across the community as schools lose funding, and the local grocery stores and hardware stores lose customers.

Yet this is not the first time rural America has stood nose to nose with adversity. We had adversity in the dirty thirties, and we fought through the high interest rates of the 1970s. I know folks in rural America will overcome adversity once again, but in order to do so, we need an Ag Secretary who will ensure that we are supporting rural communities, not pulling the rug out from underneath them. This means pushing back against the draconian budget cuts that have been put forward by this administration.

The proposed budget slashes 21 percent from the USDA. That is nearly \$5 billion. These budget cuts undermine important resources in rural America across this country and in Montana.

The proposed budget also guts the Farm Service Agency—a one-stop shop where farmers and ranchers sign up for critical ag initiatives. If cuts are made to the Farm Service Agency, farmers and ranchers will likely be forced to travel greater distances to get the assistance they rely on to create jobs in communities like Havre and that they rely on to put food on the tables of this country.

The proposed budget also eliminates the rural Water & Wastewater Loan & Grant Program. When communities cannot access the resources they need to update critical water and watershed infrastructure, rural families suffer. Quite frankly, the White House's budget will be a nail in the coffin for rural America.

The USDA budget needs to reflect the needs of rural communities. That means increasing resources for farmers and ranchers and improving access to high-speed broadband for schools, businesses, and families. It also means boosting overhead support and loans for mom-and-pop businesses. The next Ag Secretary needs to fight for a USDA budget that works for rural families. Once Mr. Perdue is confirmed, I urge him to take the initiative and fight against these damaging cuts that will hurt rural America.

In addition to the USDA budget, we are a year away from the expiration of the farm bill. Over the past 6 months, I have traveled across Montana and have met with folks to discuss their priorities for the next farm bill. With wheat prices at a decade low and with ranchers experiencing an incredible plunge in cattle prices, it is critical that we construct a farm bill that

works for family farms and ranches. I do not believe the next farm bill will solve all of the challenges we are facing today, but it should give certainty to farmers and ranchers who could be a bad storm or a cold winter away from losing their livelihoods.

Once Mr. Perdue is confirmed, I will be asking him to take an active role in this debate to ensure that the next farm bill meets the needs of family farmers and ranchers. I urge Mr. Perdue to help me educate folks in this body and in the White House that the safety net is more than a talking point.

Preserving the safety net in the next farm bill will ensure that a bad year does not wipe out family farms and ranches across this country. Families in rural America want a fair opportunity to succeed, and the farm bill should be a tool that works for small-scale producers, not just for the big guys.

Finally, I urge Mr. Perdue to work hand in hand with us westerners to make sure we are responsibly managing our forests. Breaking through the management gridlock in our national forests will reduce fire risks and will put folks back to work.

I have been a long supporter of collaborative efforts to increase active forest management, improve recreation opportunities on our public lands, and preserve these special places for future generations. Republicans and Democrats have worked together to propose important reforms that end fire-borrowing and fund our response to forest fires like we fund other natural disasters. These are the kinds of solutions we need to increase active forest management and put folks back to work in the woods, and I look forward to the next Ag Secretary joining our efforts.

The USDA has a lot on its plate, and rightfully so. There are major issues facing our farmers and ranchers in rural communities and national forests, and it is time to tackle these issues head-on. I think Governor Perdue is a standup man. I appreciate our open and honest conversations about the need to work together to strengthen rural America, and I am more than willing to give him a fair shake, but I will be honest. These problems are too great to ignore through the honeymoon period. I expect Governor Perdue to hit the ground running so we can invest in rural families, improve opportunities for farmers and ranchers, and break through the gridlock that plagues our national forests.

I look forward to tackling these issues with Mr. Perdue, and I encourage my colleagues to give Mr. Perdue the same fair shake.

I yield the floor.

THE PRESIDING OFFICER. The Senator from Georgia.

MR. ISAKSON. Mr. President, first of all, I have a rare opportunity to follow JON TESTER, who is a great farmer from Montana, a great ranking member of the Veterans' Affairs Committee, and a man who knows agriculture well.

I grew up picking up pecans off the ground on my grandfather's farm. I know a little about it. I know the salt-of-the-earth people who grow our food and our fiber who make our country work. I doubt if many people have had the opportunity to be a U.S. Senator, but I know this; that very few have had the opportunity to be a U.S. Senator and serve with the cousin of an ag commissioner, because the Presiding Officer who is presiding over this vote is the cousin of Sonny Perdue, the man we are going to confirm as Secretary of Agriculture under Donald Trump's administration. I am pleased to be the senior Senator from Georgia to brag about all of the Perdues whom I know in my State and all they have contributed to our State and how important Sonny Perdue is going to be to us as the Secretary of Agriculture.

If one looked in Webster's Dictionary—and if it were a picture dictionary and every word were described not by words but by a picture—if one looked up “Ag Secretary,” you would see Sonny Perdue's picture.

Think about this for a second. He grew up on a row crop farm in Bonaire, GA, which is an ag community in our State. He was in the fertilizer business and the grain business. He was a partner in a storage and shipping business with his cousin, the junior Senator from Georgia, DAVID PERDUE. He graduated with a doctorate degree in veterinary medicine from the University of Georgia—one of the preeminent veterinary medicine schools in the country. He presided as Governor of the State of Georgia after he was speaker pro tempore of the senate of the State of Georgia. He was the president pro tempore in the senate when he was a Democrat. He was the Governor when he was a Republican. He did not switch parties for any reason except that he wanted to do right, and when one party went in the wrong direction, he took the party in the next direction and took them to lead our State to bigger and higher heights. He presided over a State that has 42,000 farmers and a \$75 billion farm gate product. Georgia is agriculture and knows agriculture.

I served in the legislature with him in the State senate. I served under him when he was our Governor. I served with him as the Governor when I was in the U.S. House, and later in the U.S. Senate. We worked on agriculture business and port business. We worked on the Port of Savannah. We worked on everything that was in the interests of Georgia. Sonny Perdue knows that there is one way to do a job, and that is the best way he knows how: Do it right the first time, and you never have to apologize.

President Trump has made a great decision for our State. He has made a great decision for our country. He has picked the finest person you could find available in the United States to be the Secretary of Agriculture for the United States of America.

He graduated from the University of Georgia, was in the farm business himself, served as a Governor, served as the speaker pro tempore, and married the prettiest woman in Georgia—and I will get in trouble for classifying her that way, but it happens to be the truth, and I never lie on the floor of the Senate.

I am going to be proud tonight when I cast my vote for Sonny Perdue as Secretary of Agriculture, along with the Presiding Officer and everybody else. I commend our President on a great selection, I congratulate our State on a great favorite son, and I commend the Senate Committee on Agriculture for the nomination of a great Agriculture Secretary, as well as Senator ROBERTS.

I commend my brother and my friend, my fellow Georgian, Sonny Perdue, to the Senate today, and I urge all of my colleagues to vote in favor of his nomination.

I yield the floor.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. ROBERTS. Mr. President, I wish to thank my dear friend, my colleague from Georgia, for making such an outstanding statement in his own inimitable fashion—sort of a Paul Harvey of the Senate, if you will—and I know that he would never lie on the Senate floor. He might stretch the truth a little, but just a bit. I thank him so much for his testimony on behalf of our next Secretary of Agriculture.

The Senate will soon vote on the confirmation of Governor Sonny Perdue, the President's nominee for U.S. Secretary of Agriculture.

The Department of Agriculture is made up of 29 agencies and offices, and it employs nearly 100,000 men and women who work in all 50 States and around the globe. The Department provides leadership on food, agriculture, natural resources, rural development, nutrition, scientific research, and related issues that impact every American every day.

Throughout our Nation's history, our farmers and ranchers and business owners in rural America have survived drought and disease and floods and tornadoes and whatever else Mother Nature throws at them. We just had a big prairie fire in Kansas. Yet, year after year, they produce the safest, most abundant and affordable food and fiber supply in the world.

Today, however, our producers from across the country are facing tough economic times, with multiple years of low prices. These same producers now need a strong market for whatever they produce. During this critical time, the importance of trade for the agriculture industry cannot be overstated. We have to understand within the administration, within this Senate, and with our colleagues in the House, that, yes, it is important to export things that we make, but it is also equally important to export things that we grow.

On top of all of this, our farmers and ranchers and rural businesses have

been burdened by regulations from agencies across the Federal Government. I have heard time and again, as has my distinguished colleague who is the Presiding Officer, that the costly and hard-to-understand regulations have and are endangering the ability of our producers to even stay in business.

Members of the Agriculture Committee have a lot of work to do over the next 2 years, including regulatory reform and recommending to our new Secretary what he can do in that regard but also the reauthorization of the farm bill. We intend to do that work in the bipartisan fashion that has served us so well in the past. I will make the statement—I have the privilege of being chairman of the Agriculture Committee—that we are the least partisan committee in the Senate, and today that means a lot. It also means we work well with our distinguished ranking member, Senator DEBORAH STABENOW from Michigan.

But, now, more than ever, agriculture needs a voice, an advocate, and a champion at the highest levels of government, and Governor Perdue has been nominated to serve in exactly that role.

As has been said, he is from Georgia. He was raised on a farm and practiced as a veterinarian before returning to his home county to work in the grain business. He was elected to serve in local and State government, including two terms as the distinguished Governor of the State of Georgia.

During his confirmation hearing—and I want to underscore that his confirmation hearing was unique in the Senate in that there were no attacks on the nominee—Governor Perdue knew the answers to the questions that he was going to be asked. He didn't have to be briefed. The Governor demonstrated a real understanding of the challenges that now face the agriculture industry and the willingness to work together to find solutions.

The Agriculture Committee received many letters in support of his nomination, including support from six former U.S. Secretaries of Agriculture, representing both Republican and Democratic Presidents, and another from nearly 700 organizations across the agriculture and food value chain.

Last month, the Agriculture Committee voted by voice vote to report Governor Perdue's nomination to the full Senate—a voice vote.

Our farmers and ranchers have been long waiting for this important role to be filled. Once Governor Perdue becomes Secretary Perdue, I know he will put the needs of farmers, ranchers, and others in rural America first, and lead us in both the House and Senate to implement a productive trade policy and economic recovery in rural and smalltown America.

So I urge my colleagues to join in bipartisan support for Sonny Perdue's confirmation as Agriculture Secretary and for being the champion for farmers and ranchers and growers and consumers.

I yield the floor.

Mr. President, after a careful counting of the Members present on 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. ISAKSON. Mr. President, I ask unanimous consent that the order for the quorum call be rescinded.

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

Under the previous order, the question is, Will the Senate advise and consent to the Perdue nomination?

Mr. ISAKSON. 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 legislative clerk called the roll.

Mr. PERDUE (when his name was called). Present.

Mr. CORNYN. The following Senator is necessarily absent: the Senator from Arizona (Mr. FLAKE).

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

The result was announced—yeas 87, nays 11, as follows:

[Rollcall Vote No. 112 Ex.]

YEAS—87

Alexander	Feinstein	Murkowski
Baldwin	Fischer	Murphy
Barrasso	Franken	Murray
Bennet	Gardner	Nelson
Blunt	Graham	Paul
Boozman	Grassley	Peters
Brown	Hassan	Portman
Burr	Hatch	Risch
Cantwell	Heinrich	Roberts
Capito	Heitkamp	Rounds
Cardin	Heller	Rubio
Carper	Hirono	Sasse
Casey	Hoeben	Schatz
Cassidy	Inhofe	Schumer
Cochran	Isakson	Scott
Collins	Johnson	Shaheen
Coons	Kaine	Shelby
Corker	Kennedy	Stabenow
Cornyn	King	Strange
Cortez Masto	Klobuchar	Sullivan
Cotton	Lankford	Tester
Crapo	Leahy	Thune
Cruz	Lee	Tillis
Daines	Manchin	Toomey
Donnelly	McCain	Udall
Duckworth	McCaskill	Van Hollen
Durbin	McConnell	Warner
Enzi	Merkley	Wicker
Ernst	Moran	Young

NAYS—11

Blumenthal	Markey	Warren
Booker	Menendez	Whitehouse
Gillibrand	Reed	Wyden
Harris	Sanders	

ANSWERED "PRESENT"—1

Perdue

NOT VOTING—1

Flake

The nomination was confirmed.

The PRESIDING OFFICER. Under the previous order, the President will be immediately notified of the Senate's action.

CLOTURE MOTION

The PRESIDING OFFICER. Pursuant to rule XXII, the Chair lays before the

Senate the pending cloture motion, which the clerk will state.

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 nomination of Rod J. Rosenstein, of Maryland, to be Deputy Attorney General.

Mitch McConnell, John Boozman, Jeff Flake, Thom Tillis, Richard Burr, Mike Crapo, John Barrasso, Chuck Grassley, Mike Rounds, John Kennedy, John Thune, Pat Roberts, James E. Risch, Orrin G. Hatch, Shelley Moore Capito, Lindsey Graham, John Cornyn.

The PRESIDING OFFICER. By unanimous consent, the mandatory quorum call has been waived.

The question is, Is it the sense of the Senate that debate on the nomination of Rod J. Rosenstein, of Maryland, to be Deputy Attorney General shall be brought to a close?

The yeas and nays are mandatory under the rule.

The clerk will call the roll.

The bill clerk called the roll.

Mr. CORNYN. The following Senators are necessarily absent: the Senator from Arizona (Mr. FLAKE) and the Senator from Alabama (Mr. SHELBY).

Further, if present and voting, the Senator from Alabama (Mr. SHELBY) would have voted "yea."

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

The yeas and nays resulted—yeas 92, nays 6, as follows:

[Rollcall Vote No. 113 Ex.]

YEAS—92

Alexander	Gardner	Nelson
Baldwin	Graham	Paul
Barrasso	Grassley	Perdue
Bennet	Hassan	Peters
Blunt	Hatch	Portman
Boozman	Heinrich	Reed
Brown	Heitkamp	Risch
Burr	Heller	Roberts
Cantwell	Hirono	Rounds
Capito	Hoeven	Rubio
Cardin	Inhofe	Sanders
Carper	Isakson	Sasse
Casey	Johnson	Schatz
Cassidy	Kaine	Schumer
Cochran	Kennedy	Scott
Collins	King	Shaheen
Coons	Klobuchar	Stabenow
Corker	Lankford	Strange
Cornyn	Leahy	Sullivan
Cotton	Lee	Tester
Crapo	Manchin	Thune
Cruz	Markey	Tillis
Daines	McCain	Toomey
Donnelly	McCaskill	Udall
Duckworth	McConnell	Van Hollen
Durbin	Menendez	Warner
Enzi	Merkley	Whitehouse
Ernst	Moran	Wicker
Feinstein	Murkowski	Wyden
Fischer	Murphy	Young
Franken	Murray	

NAYS—6

Blumenthal	Cortez Masto	Harris
Booker	Gillibrand	Warren

NOT VOTING—2

Flake	Shelby
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The PRESIDING OFFICER. On this vote, the yeas are 92, the nays are 6.

The motion is agreed to.

EXECUTIVE CALENDAR

The PRESIDING OFFICER. The clerk will report the nomination.

The bill clerk read the nomination of Rod J. Rosenstein, of Maryland, to be Deputy Attorney General.

The PRESIDING OFFICER. The Senator from Georgia.

CONFIRMATION OF SONNY PERDUE

Mr. PERDUE. Mr. President, I rise tonight to speak briefly about our new Secretary of Agriculture, my first cousin Sonny Perdue. I grew up with this man. I probably know too much about him, but we won't go there tonight. He grew up on a farm. He became a doctor of veterinary medicine and served in the Air Force. He had an ag business for the past 40 years. He and I have been in business together. I have seen his integrity, and I have seen his responsibility all my life.

He is the first Republican Governor in over 135 years in our State in Georgia—just 15 years ago now, I guess. He served two terms. He created the Commission for a New Georgia, and he started an economic development focus in our State that has carried on for the last 15 years and has yielded the fact that our State today, by independent reports, is the best State in the country in which to do business.

Tonight, he has been confirmed as our next Secretary of Agriculture. I could not be more proud for him, for our family, and, most importantly, for our country. I want to be the first in this august body to call my cousin Sonny Perdue by his new title: Mr. Secretary.

I believe he is an outstanding candidate. I want to commend the President of the United States for his nomination. I think this is further evidence that this President, Donald J. Trump, is building an outstanding Cabinet with which to change the direction of our country, to get this economy going, to put America back to work again, to reengage internationally, and develop a fair and level playing field for the rest of the world economically.

As Secretary of Agriculture, my cousin has a big job, and he has a big responsibility. I look forward to working with him as a member of the Senate Agriculture Committee to make our agricultural and farming and ranching industries vigorous and strong now and for future generations.

I yield the floor.

The PRESIDING OFFICER. The Senator from Arkansas.

Mr. BOOZMAN. Mr. President, I am grateful for this opportunity also to offer a few remarks on the confirmation of Governor Sonny Perdue as Secretary of the U.S. Department of Agriculture. President Trump could not have nominated a more qualified individual to lead the USDA.

Today's vote is not only a huge win for agriculture and rural America, but it is a win for the American economy. This vote also represents the first time since the 1990s that a southerner has

become Secretary of USDA. For many Arkansans, agriculture is not just a rich part of our State's heritage; it is our livelihood.

Over the last few years, this livelihood has been threatened due to tough economic times in the farm economy. As I travel across the State of Arkansas, I see and hear about those challenges firsthand. In 2013, the farm economy accounted for a record high of \$120 billion. Three years later, the farm economy now has accounted for a record low of \$67 billion. This is a really hard time for the farm economy, and folks are really hurting in rural America.

Now more than ever, our farmers and ranchers need a champion. I believe Sonny Perdue is that champion. One of the ways we can help our farm economy is by opening new markets for American products. I was pleased that during his confirmation hearing, Governor Perdue expresses his support for working hard to open new markets to American agricultural products.

As a two-term Governor from Georgia with a background in agriculture and as a veterinarian, he understands the importance of the agriculture industry to our economy and the challenges our farmers and ranchers face in rural communities. I can think of no better person to lead the USDA during this challenging time. Governor Perdue's resume is impressive, and he is highly respected in the agriculture community.

Simply put, he has what it takes to get the job done. I congratulate Governor Perdue on his confirmation as Secretary of USDA. I thank my colleagues in the Senate for their support, and I look forward to working closely with him and his staff to address the needs of rural America.

I yield the floor.

The PRESIDING OFFICER. The Senator from Mississippi.

OSCE

Mr. WICKER. Mr. President, I was saddened to learn that an American member of the OSCE Special Monitoring Mission to Ukraine was killed this past weekend by a landmine. Joseph Stone was carrying out his duties in territory controlled by Russian-backed separatists. Two other members of the team—one from the Czech Republic and another from Germany—were injured.

The Organization for Security and Cooperation in Europe controls these monitoring teams. They are comprised of unarmed civilians. The mission has been in the region since 2014, when, unfortunately, Russian-backed troops invaded Crimea. Had Russia lived up to the Minsk agreements and ceased supporting, directing, funding, and fueling separatists in this region, there would have been no need for the mission to continue.

Sadly, that is not the case. This particular special monitoring mission currently fields roughly 700 monitors, with 600 of them in Donetsk and Luhansk.

Those who are part of this mission are unarmed civilians. They serve as the eyes and ears for the world in the conflict zone. They report on the near-constant violations of the cease-fire, as well as reporting on humanitarian needs of the population.

They play an essential role in the understanding of the situation on the ground, often under extremely difficult circumstances and, certainly, as we have seen with Joseph Stone, dangerous circumstances. As a member of the Armed Services Committee, I often hear from our top military leaders about the importance of the OSCE and the work being done by the special monitoring missions.

In late March, for example, during a hearing of the Armed Services Committee, GEN Curtis M. Scaparrotti, commander of the U.S. European Command and Supreme Allied Commander in Europe, called attention to the good work of OSCE in the region and the work of the monitoring missions. He confirmed in his testimony that "Russia is directing combined Russian-separatist forces to target civilian infrastructure and threaten and intimidate OSCE monitors in order to turn up the pressure on Ukraine." He also said, "Russian-led separatist forces continue to commit the majority of ceasefire violations despite attempts by the OSCE to broker a lasting ceasefire along the Line of Contact."

The tragic death of American Joseph Stone underscores the need for the OSCE monitors to have unfettered access across the front lines and across the border regions controlled by the separatists. This unfortunate tragedy is a result of this access not being granted.

I commend the Austrian Foreign Minister, who serves as OSCE chair-in-office, for calling attention to this tragedy and calling for an immediate investigation into these events. Those who are responsible for the death of Joseph Stone and the injury of the two other monitors should be held accountable.

Joseph Stone died serving his country by serving as a part of this international effort, and I extend my condolences this evening to his family and friends.

I once again call on the Russian leadership to put an end to the cycle of violence and to live up to its OSCE commitments. As chairman of the Helsinki Commission, the U.S. part of the OSCE Parliamentary Assembly, I think it is important for Members of the Senate and for Americans to understand the important role that Americans are playing in this effort.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The Senator from Florida.

RELEASE OF AYA HIJAZI

Mr. RUBIO. Mr. President, as a part of my office's "Expression NOT Oppression" initiative, I come to the floor today to highlight once again both a good news story with regard to human rights and a continuing challenge.

First let me begin by highlighting the good news. Aya Hijazi, whom I have spoken about before on the floor, is an American-Egyptian citizen whom Egyptian officials had imprisoned on trumped-up charges almost 3 years ago. She was released, and she was able to return home to the United States last week. I am pleased that she was set free, as are many of my colleagues in the Senate who had been calling for the Egyptian authorities to release her. I know this was a topic of conversation during Egyptian President ElSisi's visit to the United States 3 weeks ago.

I want to also take this moment to thank the Trump administration for working to ensure her freedom. They were instrumental—in fact, they were key in this being possible. They made it a priority in their private engagements with regard to President ElSisi.

Sadly, there are still many more political prisoners who remain jailed in Egypt. We here in Congress as well as the administration should continue to raise these issues with the Egyptian Government until all of them are released, regardless of their citizenship status.

As the leader of the free world, the United States must work to safeguard the freedoms and liberties of all people. We must speak frankly with our allies, with our partners around the world, and we must work with governments to improve their human rights records.

It is ultimately in America's national security interests to have stable democracies that observe the impartial rule of law and that respect the rights of their people.

CHECHNYA

Mr. President, I would like to highlight the horrific reports on the pro-Russian Chechen Government's brutal campaign against LGBT people and others over the last several weeks.

Human Rights Watch recently reported that "law enforcement and security agency officials under control of the ruthless head of the Chechen Republic, Ramzan Kadyrov, have rounded up dozens of men on suspicion of being gay, torturing and humiliating the victims."

There are reports that at least 100 men have been arrested. At least three men have reportedly been killed since the campaign began. Chechen LGBT individuals, as well as those suspected of being gay, have been taken to unofficial secret detention facilities where they have endured heinous abuses.

They also face the danger of so-called honor killings committed by their own relatives.

Instructive in that vein is a statement from a spokesman for the Chechen leader. Here is what he told the Russian news agency, talking about gay men, in particular, in the LGBT community: "If such people existed in Chechnya, law enforcement would not have to worry about them, as their own relatives would have sent them to where they could never return."

Unfortunately, this is not a new reality for those living under the brutal tyranny of the Chechen leader who, by the way, happens to be a loyal ally of Vladimir Putin. There have been reports in the past of similar abuses, although these reports seem to be the most brutal and should provoke anger in all of us.

We should never, ever tolerate human rights violations against any person for their political views, their religious beliefs, or their sexual orientation.

According to reports today, Russian Foreign Minister Lavrov said that Russian officials had not seen information to confirm the reports. Additionally, Putin's spokesman said: "We have no reason not to trust the head of the republic"—talking about the Chechen Republic—"until there are actual complaints in this regard, not abstract, anonymous but actual complaints."

Well, the actual complaints are all around us. They have been well documented in publications throughout the world, but instead, Vladimir Putin is choosing to prop up Kadyrov, the Chechen brutal dictator, and prop up his brutal regime instead of holding them accountable.

The United States and other responsible nations should do more to ensure that all people are protected and those who harm them are held responsible. We should use our voice on the global stage to call attention to these horrifying acts and to ensure that they are condemned in an appropriate way, ultimately in the hopes that they will be stopped.

TRIBUTE TO ALEX BURGOS

Mr. President, before I yield the floor, as a matter of privilege, I am joined by a long-time staffer of mine who, in about 20 minutes, will end his employment with our office.

Alex Burgos has worked for me since 2009, when he left a stable job with a stable paycheck to go work for an underdog candidate with no chance to win in the U.S. Senate race in Florida.

For the last 8 years, he has been a critical member of our team. We are proud that he has moved on and is going to be working in another place outside of government, where he will be quite successful. We have watched him grow both in his professional career as well as his family.

We are very proud of Alex because he is also from South Florida. He grew up in a household in the community where I grew up, in a story we are quite familiar with.

We are very grateful for the service he has provided to the State of Florida, to my office, to my campaign before that, and we are proud of what I know he will achieve in the months and years to come.

Given all the leadership he has provided our office over the years, I am grateful he had a chance to be on the floor with us for this speech.

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

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

LEGISLATIVE SESSION

MORNING BUSINESS

Mr. McCONNELL. 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.

TECHNET'S 20TH ANNIVERSARY

Mr. HATCH. Mr. President, today I wish to recognize TechNet for its indispensable role in promoting the innovation economy and to congratulate the organization on its 20th anniversary.

TechNet is a national, bipartisan network of technology CEOs and senior executives that represents more than 2 million employees in the fields of information technology, e-commerce, advanced energy, biotechnology, venture capital, and finance. Over the last two decades, TechNet has advanced public policies and private sector initiatives that have helped to strengthen our Nation's position as the global technology leader and to create jobs and opportunities for millions of Americans. TechNet has been at the forefront of championing research and development, broadband connectivity, entrepreneurship, cyber security, tax reform, education reform, high-skilled immigration, and many other issues.

TechNet was founded in 1997 by two giants in the technology industry: John Doerr and John Chambers.

John Doerr's technology career began in 1974 at Intel, where he held roles in engineering, marketing, management, and sales. He later founded Silicon Compilers, a VLSI CAD software company, and cofounded @Home, a nationwide broadband cable Internet service. In 1980, John joined Kleiner Perkins Caufield & Byers, KPCB, and has since supported some of the world's most successful entrepreneurs, including Google's Larry Page, Sergey Brin, and Eric Schmidt; Amazon's Jeff Bezos; and Inuit's Scott Cook and Bill Campbell. John avidly supports entrepreneurs seeking to create the "next big thing" in mobile and social networks, education, and economic development. Ventures sponsored by John have created more than 300,000 new jobs. Outside of KPCB, John also supports entrepreneurs who focus on the environment, public education, and alleviating global poverty. John serves on the boards of Amyris, Google, and

Zynga, as well as several private technology ventures.

John Chambers spent 8 years with Wang Laboratories and 6 years with IBM before joining Cisco in 1991 as senior vice president, worldwide sales and operations. Over the course of 20 years at Cisco, he helped grow the company from \$70 million, when he joined, to \$1.2 billion when he assumed the role of CEO, to \$47 billion when he stepped down as CEO in 2015. He is now executive chairman of the board for Cisco, where he counsels Cisco's leadership on company strategy, digital transformation, and strategic partnerships. John has received numerous awards for his leadership, including being named one of the Best-Performing CEOs in the World in 2015 by Harvard Business Review and receiving the Edison Achievement Award for Innovation. John has also been named one of Barron's' World's Best CEOs, one of Time Magazine's 100 Most Influential People, and the Best Boss in America by 20/20. In addition, John has been widely recognized for his philanthropic leadership and his active role in corporate social responsibility initiatives. He served on President Bill Clinton's Trade Policy Committee and on President George W. Bush's National Infrastructure Advisory Council, Transition Team, and Education Committee.

As chairman of the Senate Republican High-Tech Task Force, I commend John Doerr and John Chambers for their continuing efforts to keep America's technology industry at the forefront of the global economy. I honor them for their significant contributions to the tech industry.

In February of this year, I unveiled my innovation agenda for the 115th Congress and discussed several priorities to strengthen and secure America's place as the global leader in innovation. TechNet shares many of these priorities, including spurring high-tech investment and enhancing America's competitive workforce.

Our Nation is in need of workers with training in science, technology, engineering, and math—or STEM disciplines. We need to encourage our rising generation to focus on hard science and quantitative skills and to provide opportunities for Americans already in the workforce to develop expertise in these fields. Enhancing our competitive workforce also means improving the process by which high-skilled individuals in other countries come to the United States to fill crucial positions for which there is a shortage of American labor. As we endeavor to reform our high-skilled immigration system, we need to ensure that this system is not manipulated to undercut domestic wages or displace American workers. We need to reward good actors who use the system as it was intended and close off the ability of bad actors to profit by sending American jobs overseas.

TechNet provides our Nation an invaluable service as it continues to champion policies that promote the in-

novation economy. As a leader on tech and innovation issues here in the Senate, I look forward to working with TechNet and the rest of the tech community to ensure that the United States remains the global technology leader. I congratulate TechNet on its first 20 years and wish the organization the best of luck in its next 20 years.

REMEMBERING TOM BUTLER

Mr. McCONNELL. Mr. President, I wish to honor my dear friend, Tom Butler, a longtime journalist from Paducah, KY. After an extraordinary life, Tom passed away March 31, 2017 at the age of 79.

During his 35-year career at WPSD Local 6, Tom worked as an announcer, news director, and the vice president of news. John D. Williams, the general manager of the station, remembered him as "probably the most talented journalist I've ever had the privilege to know." Tom maintained a fierce dedication to accurate and fair reporting. To his viewers throughout western Kentucky, he became a symbol of trustworthy news.

In his decades in the news business, Tom covered everything from the weather to U.S. Presidents, but he may be remembered most fondly for the mentorship he provided. Bill Evans, WPSD Local 6 vice president of news and operations, wrote "[a]t one time, all three television stations in Louisville had prime anchors whom Tom had mentored." He constantly praised those whom he had helped to get their start in the business, instead of accepting any acclaim himself.

I had the privilege of knowing Tom for many years, and I always enjoyed appearing on his show "Accent," where I saw his kindness and professionalism firsthand. I join the entire Jackson Purchase community in remembering Tom's honesty, passion, and faith. Even after his retirement from WPSD, Tom continued to serve at East Baptist Church and as president of the Community Concert Association of Paducah.

Earlier this year, the University of Kentucky Journalism Alumni Association announced that Tom would be inducted into the 2017 Class of the Kentucky Journalism Hall of Fame. Tom's long and distinguished career makes him incredibly deserving of this honor, and I believe it is an excellent way to pay tribute to his legacy.

Elaine and I send our deep condolences to Tom's wife, Janice, and his children, Tom, Jr., and Amy. Tom touched so many lives, and we all stand by the Butler family in their time of grief.

AMBASSADOR NIKKI HALEY ON HUMAN RIGHTS

Mr. LEAHY. Mr. President, on April 19, CNN published a guest column by U.S. Ambassador to the United Nations Nikki Haley, "An unprecedented step on human rights." At a time when

President Trump has praised Egypt's President el-Sisi and Turkey's President Erdogan, both of whom are responsible for brutal crackdowns on dissent and for subverting the institutions of democracy, and after the White House lifted human rights restrictions on the sale of military equipment to Bahrain and Secretary of State Tillerson did not participate in the public release of the Department's Annual Report on Human Rights Practices, Ambassador Haley's op-ed is welcome.

In it, she made several statements that I think bear repeating. For example, she said: "[W]idespread human rights violations are a warning sign—a loud, blaring siren—that a breakdown in peace and security is coming."

"[T]here is hardly an issue on the agenda of the Security Council that does not in some way involve human rights."

"The next international crisis could very well come from places in which human rights are widely disregarded . . . we know from history that it will happen. And when it does, the United Nations will be called upon to act. We are much better off acting before abuse turns to conflict."

I strongly agree with all of that and commend her for saying it.

Ambassador Haley singled out several countries, including Syria, North Korea, Iran, and Cuba, where violations of human rights—although of different types and on vastly different scales—are common.

A few days later, Secretary Tillerson rightly criticized the government of Venezuelan President Maduro, who has locked up his political opponents and sought to decapitate what remains of the institutions of democracy in that country.

It is not sufficient, however, as some in this administration have been doing, to defend human rights only in countries whose governments are regarded as adversaries of the United States. That is the politically safe approach, and it weakens the credibility of those who seek to defend human rights.

It is important to note that the governments of a number of U.S. allies, such as Egypt, the Philippines, Turkey, Ethiopia, Bahrain, Saudi Arabia, and Vietnam, also routinely violate human rights by arresting and imprisoning dissidents, independent journalists, and members of organizations who peacefully protest against government policies.

In the Philippines, anyone suspected of using or selling drugs is in danger of summary execution by the police. Thousands have been killed with impunity in the past 9 months. In Honduras, scores of journalists and environmental activists have been assassinated, and rarely is anyone arrested or punished. In Colombia, thousands of social activists and human rights defenders have been killed, many of them victims of the security forces and rightwing armed groups, and few people have

been held accountable. There are many other examples.

I hope Ambassador Haley's statement is a sign that human rights will become a visible and consistent focus of the Trump administration's foreign policy. Freedom of expression, association, and peaceful assembly, and due process—these are all rights and ideals that Americans cherish. They are also enshrined in the Universal Declaration of Human Rights. As the world's oldest democracy, we have a responsibility, and it is in our interest to defend them wherever they are violated because protecting fundamental rights is necessary, not only for justice and the rule of law, but, as Ambassador Haley points out, for global peace and security, including America's security.

I ask unanimous consent that Ambassador Haley's guest column be printed in the RECORD.

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

[From CNN, Apr. 19, 2017]

AN UNPRECEDENTED STEP ON HUMAN RIGHTS
(By Nikki Haley)

Imagine you are the parent of a boy—a teenager. Policemen come to your home in the middle of the night and take your boy away. He is held without explanation for weeks. And when he finally comes home, your boy has all the marks of having been tortured. Bruises from being beaten. Red, open wounds from being burned. Then you look at his hands and the worst is confirmed. Where his fingernails once were, there are only raw, bloody, exposed nerves. Grown men with pliers, he tells you, ripped his fingernails off in prison.

For a group of parents in Syria in 2011, this was not an exercise in imagination but a horrifying reality. Their boys were arrested and tortured for the crime of writing anti-government graffiti on the wall of a school. When the parents marched in protest to demand their children's release, security services opened fire on them. When more people came out to protest the killings, the government fired on them again. Soon, the point of no return was reached.

"We were asking in a peaceful way to release the children but their reply was bullets," a relative of one of the boys told a reporter. "Now we can have no compromise with any security branches."

The Syrian war is just one example of how human rights violations can become a vicious cycle of violence and instability that quickly spirals into all-out war. What began as an act of free expression of the kind Americans take for granted has become a conflict responsible for hundreds of thousands of deaths and millions of desperate refugees. Nations thousands of miles away have been impacted.

As the U.S. Ambassador to the United Nations, I've looked at how we can do more to respond to human rights violations before they reach the level of conflict. Traditionally, the United Nations Security Council has been considered the place where peace and security are debated, not human rights. But Tuesday, at the insistence of the United States, for the first time the Security Council took up the connection between human rights and conflict. We debated how widespread human rights violations are a warning sign—a loud, blaring siren—that a breakdown in peace and security is coming.

Syria is not alone. In the Democratic Republic of the Congo today, it is no coinci-

dence that reports of government soldiers and armed groups committing extrajudicial executions of civilians in the Kasais region are occurring at the same time that the security situation appears to be quickly spiraling out of control.

These sorts of allegations demand answers from independent investigations. And when violations are found to occur, the United Nations cannot turn a blind eye. We must engage these violators early and often, in the statements we make and the measures we impose. Human rights violations and abuses suffered by civilians rarely have a happy ending. At best, they drive desperate people from their homes and from their countries. At worst, they radicalize them to take up arms themselves.

In other cases, human rights violations and abuses don't lead to violence down the road, they exist side-by-side with threats to peace and security. In fact, the world's most brutal regimes are also the most ruthless violators of human rights.

In the case of North Korea, human rights abuses literally finance the government's nuclear and ballistic missile programs. Political prisoners work themselves to death in coal mines to finance the regime's military. Starvation, sexual violence and slave labor in the prison camps help supply the North Korean nuclear program.

In Burundi, the government is using human rights violations to stifle dissent. The Burundian government services use torture to crack down on protestors. This has forced hundreds of thousands of people to flee to neighboring countries and caused massive regional disruption. A U.N. report detailed 17 types of torture used by the government, including driving sharpened steel rods into the legs of victims and dripping melted plastic on them.

In fact, there is hardly an issue on the agenda of the Security Council that does not in some way involve human rights. As president of the Council, I've had great support from U.N. Secretary General Antonio Guterres in driving home the connection between threats to human dignity and threats to peace. I'm grateful as well to my colleagues on the Security Council, who agreed to take this unprecedented step.

The next international crisis could very well come from places in which human rights are widely disregarded. Perhaps it will be in North Korea or Iran or Cuba. We don't know when the next group of desperate people will rise up or when the next gang of violent extremists will exploit human suffering to further their cause. But we know from history that it will happen. And when it does, the United Nations will be called upon to act. We are much better off acting before abuse turns to conflict.

Imagine if we had acted six years ago in Syria. If we learn nothing else from the torture of children, let it be this: Evil is an inescapable fact of life, but the violence that results from human rights violations and abuses is not inevitable. We can choose to learn from history, not doom ourselves to repeat it.

OPENS ALASKA ACT

Ms. MURKOWSKI. Mr. President, Senator SULLIVAN and I introduced a bill, S. 883, the Offshore Production and Energizing National Security Alaska Act of 2017, to lift a damaging Federal moratorium, reopen Alaska's energy-rich Arctic waters to responsible production, and ensure our home State receives a fair share of the revenues from development off our coasts.

According to the U.S. Geological Survey, the Arctic contains 22 percent of the world's undiscovered, technically recoverable oil and gas resources. The Federal Government projects that the Beaufort and Chukchi Seas alone contain an estimated 23.6 billion barrels of oil and 104.4 trillion cubic feet of natural gas. Yet, despite that prolific potential, the Obama administration spent much of the past 8 years systematically putting the region off limits.

It began with the cancellation of lease sales scheduled for our Arctic Outer Continental Shelf. It continued with critical habitat designations, the imposition of burdensome new rules, and a constantly shifting administrative approach that seemed designed to make commercial operations impossible. We saw new withdrawals in our Arctic OCS in early 2015, followed by a decision by President Obama, just days before he left office, to withdraw nearly all of the region from future leasing. Those decisions ran directly contrary to the views of the vast majority of Alaskans, who overwhelmingly support the responsible development of our Arctic OCS. Those decisions ran contrary to the promises made to Alaskans, at statehood and repeatedly in the years since then, that we would be allowed to access our resources to help build our State. Those decisions have already cost Alaskans jobs and revenues and today continue to deprive us of a golden opportunity to provide for our families, end our economic recession, and refill our Trans-Alaska Pipeline System.

Our bill, the OPENS Alaska Act, recognizes our needs and opportunities in Alaska, it rejects the heavy-handed decisions made against our State in recent years, and it puts our policies for the Arctic OCS on a better track.

First, it repeals President Obama's so-called 12(a) withdrawal of nearly all of the offshore Arctic. This is a simple necessity, before leasing can occur. It is not a statement about the President's current legal authority to amend, modify, or revoke a withdrawal made under section 12(a) of the Outer Continental Shelf Lands Act. I believe our new President has all the authority he needs to revoke the Alaska withdrawals, and I hope he will do just that. If he does, precedent will be on his side. In the meantime, our legislation makes clear the position of Alaska, which is that we do not support the withdrawal and want it gone by any possible legal means.

Next, our bill would create a new nearshore Beaufort Planning Area. The State of Alaska currently conducts annual lease sales in the area from zero to 3 miles offshore. The establishment of a separate planning area in the adjacent nearshore zone will provide a real, near-term opportunity to provide vital throughput into the Trans-Alaska Pipeline System, known as TAPS, because of its proximity to existing infrastructure. Projects in this area are easier, faster, and less expensive.

Our bill would also provide for additional lease sales in the Nearshore Beaufort Sea and Cook Inlet Planning Areas. By lifting the withdrawals in the Beaufort and Chukchi Seas, those areas would be eligible for leasing in the next Five-Year OCS Leasing Program or a supplement to our current program. Frequent and predictable lease sales are needed to create stability and certainty for investors, Alaska, and the United States.

It is also important that Alaska and Alaskans receive fair compensation for any exploration, development, and production that occurs in the Arctic OCS. Under current law, no matter how much energy we provide for the rest of the Nation, Alaska will receive none of the revenues. That arrangement is widely recognized as unfair, and so my bill devotes a reasonable share of the revenues that will only be generated as a result of this bill, and as a result of the waters that are only part of the United States by virtue of Alaska, with our State.

We have divided revenue sharing into two time periods, from 2017 to 2027 and from 2027 onwards, to reflect our differing needs during the exploration, development, and production phases. During the initial 10-year period, our bill proposes that 7.5 percent of the revenues be shared with the State and 7.5 percent of revenues be divided between coastal political subdivisions. The division between coastal political subdivisions is based on distance from the lease tracts, with 90 percent of the funds going to areas within 200 miles and 10 percent reserved for coastal political subdivisions that are beyond 200 miles but determined by the State of Alaska to be staging areas.

In addition, our bill would allocate 2.5 percent of the revenues it generates to fund competitive grants for workforce development in support of OCS development, 2.5 percent to fund the North Slope Science Initiative, 2.5 percent to the Secretary of the Interior to support offshore development and the establishment of pipeline rights-of-way on Federal land associated with Beaufort and Chukchi development, and 2.5 percent to the Tribal Resilience Program established by the act. The remaining 75 percent would go to the U.S. Treasury, to help pay down our national debt.

Following the initial 10-year period, we propose to divide the revenues slightly differently, with 50 percent going to the Treasury, 30 percent to the State, 7.5 percent to coastal political subdivisions, and 12.5 percent to the Tribal Resilience Program established by the act. These divisions do not apply to what is known as the 8(g) zone, such as the Nearshore Beaufort, where Alaska currently receives 27 percent of revenues.

The Tribal Resilience Program established by our bill, which is national in scope, would provide grants for a number of critical purposes. These funds could be used to relocate villages or

communities experiencing or susceptible to coastal or river erosion, to construct infrastructure to support emergency evacuations, to restore or repair infrastructure damaged by melting permafrost or coastal or river erosion, to install and manage energy systems that reduce energy costs and greenhouse gas emissions, and to construct and maintain social or cultural infrastructure that supports resilient communities.

The OPENS Alaska Act will allow our home State to produce more of its vast offshore energy resources, which is a priority for the vast majority of Alaskans. It will help us create good jobs, generate billions of dollars in new revenues, and ensure a stable footing for our State for generations to come. I urge the Senate to recognize the improvements this bill makes to our current policies and to join Senator SULLIVAN and I in supporting its passage in this Congress.

102ND ANNIVERSARY OF THE ARMENIAN GENOCIDE

Mr. REED. Mr. President, last Thursday I had the honor of joining my friends from the Armenian National Committee of Rhode Island in my hometown of Cranston, RI, to raise the flag of Armenia in remembrance of the 102nd anniversary of the Armenian genocide.

Over a century ago, the Young Turk leaders of the Ottoman Empire summoned and executed over 200 Armenian community leaders and intellectuals, beginning an 8-year campaign of oppression and massacre.

By 1923, an estimated 1 and a half million Armenians were killed, and over a half a million survivors were exiled. These atrocities affected the lives of every Armenian living in Asia Minor and, indeed, throughout the world.

The survivors of the Armenian genocide, however, persevered due to their unbreakable spirit and steadfast resolve and went on to greatly contribute to the lands in which they found new homes and communities, including the United States.

This genocide has been denied for far too long. That is why I have joined with several of my colleagues on resolutions over the years to encourage the U.S. to officially recognize the Armenian genocide.

But as we remember our history, we must also look to the present and to our future.

Recent efforts to bring Azerbaijan to the negotiating table have injected new momentum into the push for a lasting agreement in Nagorno Karabakh. It is critical that the United States, along with our regional partners, continue to press for a peaceful resolution to the conflict that respects the rights of all stakeholders and allows for a more stable and prosperous future for Armenia.

As ranking member on the Senate Armed Services Committee, I remain

committed to supporting efforts to provide assistance to Armenia to strengthen security, promote economic growth, and support democratic reforms and development.

We also must find a way to come together to recognize our past and to show our unwavering support to those facing persecution today.

TRIBUTE TO JOHN MASSICK

Mr. GRASSLEY. Mr. President, we often hear about the term “Greatest Generation” in describing the people who endured the Great Depression and persevered in World War II. Today I am proud to talk about one of those people who is a part of the Greatest Generation, my constituent John Massick.

John was born, quite fittingly, on Veteran’s Day in 1915. Last November, John celebrated his 101st birthday.

Mr. Massick enlisted in the Army in 1941, serving the H Company 378th Infantry Division. During his time in the Army, John was promoted to the rank of sergeant. John served in combat, including multiple battles in France during 1944. Mr. Massick’s service concluded upon his honorable discharge in 1945. He earned several decorations in the line of duty, earning the Good Conduct Medal, American Defense Service Ribbon, two Bronze Stars, and others.

After John’s discharge from duty, he returned home to Davenport, IA, where he still lives. John and his late wife, Velma, raised two boys.

Our country can’t thank Mr. Massick enough for his service. We will never truly be able to repay the debt owed to those who put their lives on the line in defense of freedom, not just for Americans but for those around the world. While I may not ever be able to thank Mr. Massick enough for his service, I do hope that shedding light on his incredible service may serve as a symbol of this body’s gratitude.

TRIBUTE TO COLONEL SCOTT JACKSON

Mr. ISAKSON. Mr. President, today I wish to thank COL Scott Jackson for his exemplary service and outstanding leadership as the chief of the Army’s Senate Liaison Division. During his tenure with the Office of the Chief Legislation Liaison, Scott was able to bring more than 24 years of experience in various leadership and staff positions to provide superior support to the work of the U.S. Senate. Additionally, I congratulate Scott on his recent selection to command the Army’s first Security Force Assistance Brigade at Fort Benning, GA.

In support of the global war on terror, Scott has deployed to Iraq three times, for a cumulative 41 months. In 2003, he served as the lead operational planner for the First Cavalry Division, writing the initial counterinsurgency campaign plan for Baghdad; subsequently assigned as the executive officer for 2nd Battalion 7th Cavalry Regi-

ment and participated in its assault into Najaf, Iraq, August 2004, and Fallujah, Iraq, November 2004. In 2006–2008, he served as the 3rd Heavy Brigade Combat Team, First Cavalry Division, deputy brigade commander with duty as the deputy team leader, Diyala Provincial Reconstruction Team, where he was the governance team leader and senior coalition adviser to the governor of Diyala, providing daily coaching, mentorship, and liaison to the provincial governor.

In April 2008, Scott assumed command of 1st Battalion 5th Cavalry Regiment and deployed his battalion in January 2009, assuming responsibility for coalition operations in the Baghdad districts of Adamiyah, Rusafa, and Taji. During this deployment, his battalion executed the coalition withdrawal from the cities and transition of responsibility to the Iraqi Security Forces.

Following command, Scott was selected to be the assistant chief of staff, G3, Operations and Plans, for the First Cavalry Division and subsequently selected as an Army War College fellow at the MIT Lincoln Laboratory. While at Lincoln Laboratory, Scott focused his research on how technology enables the application of strategy, producing an original research project entitled, “An Operational Design Concept for Wide Area Persistent Biometric Surveillance.”

Following the War College, Scott served as the 3rd Infantry Division, Rear chief of staff, while the headquarters was deployed in support of Operation Enduring Freedom. He then went on to assume command of the 2nd Armored Brigade Combat Team, SPARTANS, at Fort Stewart, GA, from 2013 to 2015.

Scott’s humble character rarely does justice to his accomplishments and accolades. However, he does speak very proudly of his wife, Valerie, and their sons, Benjamin and William. Military families are true testaments of both strength and pride. They are constantly challenged by deployments, changes in duty stations, and uncertainties. These hurdles create resiliency that the Jackson family patriotically embodies. Scott’s family are his pride and joy and will equally be missed by everyone they have inspired during their time here.

While we will miss having Scott’s support and counsel here in the Senate, I know that he will be moving on to greater things. I want to again thank Scott and his family for their service to our great Nation and congratulate him for his selection to command the Army’s newest brigade at Fort Benning.

ADDITIONAL STATEMENTS

30TH ANNIVERSARY OF THE L’AMBIANCE PLAZA COLLAPSE

• Mr. BLUMENTHAL. Mr. President, yesterday was Sunday, April 23.

In Connecticut, April 23 is a solemn day. It is the day when we pause to remember and reflect upon the lives lost and the lives forever altered by one of the worst workplace disasters in Connecticut history, the collapse of the L’Ambiance Plaza construction site in Bridgeport.

On almost every April 23, I have stood with laborers, families, officials, and others at the L’Ambiance memorial park to recognize the heart-breaking loss. It is a somber, sobering moment.

On that day—30 years ago yesterday—workers were constructing a 16-story apartment building using a process known as the lift-slab method. This method allows floors to be built at the base of a building and then hoisted up, one by one, using hydraulic lifting technology. This process was at work at L’Ambiance Plaza when things went horribly wrong. Due to shortsightedness and failures by the building’s developers, the massive concrete slabs that formed several upper floors gave way, crushing the floors below like pancakes, all within seconds.

Twenty-eight workers lost their lives. Nearly 2 dozen others were seriously injured. Those who survived the collapse demonstrated tremendous bravery and unity in the days afterward as a massive rescue and recovery operation ensued. The techniques deployed in that operation were later put to use at the World Trade Center on 9/11.

In the aftermath of the tragedy, the lift-slab method of construction used in Bridgeport ended nationwide, thankfully. Still, however, the pain and grief continues for the families who lost loved ones.

Today, in recognition of this grave anniversary and in memory of the victims, I enter into the RECORD their names: Michael Addona, Augustus Allman, Glenn Canning, Mario Colello, Francesco D’Addona, William Daddona, Donald Emanuel, Vincent Figliomeni, Herbert Goeldner, Jr., Terrance Gruber, John Hughes, Joseph Lowe, John Magnoli, Rocco Mancini, Richard McGill, Mario Musso, Nicholas Nardella, John Page, Guiseppe Paternostro, Angelantonio Perugini, John Puskar, Jr., Anthony Rinaldi, Albert Ritz, Michael Russillo, Reginald Siewert, William Varga, Frank Visconti, and Scott Ward.

We must honor their lives—and the lives of many other American workers killed or injured in the workplace—by ensuring that employees are able to work at facilities that are safe and secure, free from needless dangers and hazards. We can achieve that realistic goal through strong regulations, meaningful oversight, and effective enforcement.

On this day, I pledge to continue fighting for workers and workplace safety. I pledge to fight against efforts to roll back safety rules and against efforts to hamper agencies tasked with enforcing those rules.

I strongly urge and challenge my colleagues and this administration to demonstrate their concern for their constituents and all American workers by publicly adopting this same pledge.

We owe nothing less to the 28 victims of the L'Ambiance Plaza disaster.

Thank you.●

REMEMBERING INA BOON

● Mr. BLUNT. Mr. President, Missouri has lost a true crusader of the civil rights movement. Ina Boon passed away Monday, February 27, in St. Louis, at the age of 90 after dedicating her life to fighting and advocating for justice and equality through her long tenure at the National Association for the Advancement of Colored People, NAACP.

Ina Boon started as a volunteer for the St. Louis Branch of the NAACP. She quickly demonstrated her tenacity and strong leadership skills to work her way up in the organization. Ms. Boon's work included a position at the NAACP headquarters in New York, but she is best known for the work she did as the region IV director of the national NAACP office. In that role, she became the national office's longest serving regional director.

Over the years, she became a fearless advocate and organizer, helping to address racial inequities in the workplace. Even in the face of adversity, she was not deterred. When her counterpart Medgar Evers was killed in 1963, Ina Boon sent her children to live with family members in Wisconsin, while she continued to push for changes. For over 50 years, Ina Boon worked in various roles for the NAACP, never ceasing and always full of energy, even up to her retirement in her late 70s.

As a true civil servant, Ina Boon continued to give back after her retirement through her work on many St. Louis area boards such as the Myrtle Hilliard Davis Comprehensive Health Center, the St. Louis Black Roundtable, and the Eastern Star Missionary Baptist Church. She even provided her expertise to help the local St. Louis County NAACP, where she volunteered to serve as their branch president.

Ina Boon is survived by her son Gentry Trotter, founder of Heat-Up St. Louis/Cool Down St. Louis. Like his mother, Gentry Trotter saw the needs in the community and stepped up to address them. His organization focuses on regional energy assistance to help as a safety net to prevent low-income families, seniors, and people with disabilities from losing their heat or air-conditioning in times of freezing temperatures or the excessive summer heat. The organization also offers energy; efficiency education and advocates for public engagement regarding utility rates, health, and safety issues. Ina Boon leaves behind nieces, nephews, grandchildren, and seven great-and great-great-grandchildren. She will be missed by many, but her work and efforts will never be forgotten.●

RECOGNIZING MOUNTAIN HOME AIR FORCE BASE AND THE 366TH FIGHTER WING

● Mr. CRAPO. Mr. President, my colleague Senator JIM RISCH joins me today in honoring Mountain Home Air Force Base both on its 75-year anniversary and the 366th Fighter Wing of Mountain Home Air Force Base on its 50-year anniversary of being recognized as the "Gunfighters."

According to historical accounts from Mountain Home Air Force Base, the 366th Fighter Wing's roots trace back much further than 50 years, all the way to the activation of the 366th Fighter Group in 1943. The fighter group participated in action over France, ground support in the Normandy invasion, air attacks near St. Lo, France, and attacks and reconnaissance in the Battle of the Bulge. Following World War II, the fighter group went through deactivations, reactivations, redesignations, and base reassignments before earning its nickname, the "Gunfighters," in the 1960s, for its weapons innovation and effectiveness in accomplishing its missions in Vietnam. The wing became renowned as the Gunfighters after it mounted Gatling gun pods on its aircraft wings to improve short-range capabilities in battling enemy aircraft over Vietnam. The Gunfighters' effectiveness was recognized with a Presidential unit citation. The tenacity and ingenuity at the heart of the wing and its earning its Gunfighters moniker is an attribute we celebrate today.

While both the fighter wing and Mountain Home Air Force Base started taking shape in 1943, it was not until 1972 that the two combined when the then-366th Tactical Fighter Wing, later redesignated the 366th Fighter Wing, moved from Vietnam to its current location at Mountain Home Air Force Base. Mountain Home Air Force Base reports that the base first opened on August 7, 1943. The base has since been home to many of our Nation's outstanding servicemembers, including the men and women of the 366th Fighter Wing. From accommodating the training of crews for a variety of aircraft to supporting combat, covert, and special operations missions, the base has a long history of remarkable contributions to defending Americans and allies both at home and all around the world. As part of its more recent service, Mountain Home Air Force Base has provided personnel and equipment to support efforts in Iraq and Afghanistan, as well as throughout Southwest Asia.

The approximately 3,500 military and civilian members and 4,300 family members of the 366th Fighter Wing and Mountain Home Air Force Base have an extensive record of excellence. In 2015 and 2016, the 366th Fighter Wing received the Air Force Outstanding Unit Award, adding to a long list of accomplishments of the men and women of Mountain Home Air Force Base. The families of the 366th Fighter Wing and

Mountain Home Air Force Base represent a lasting tradition of distinction in meeting our Nation's call to service. As we celebrate the significant milestones of the Mountain Home Air Force Base and 366th Fighter Wing, we also honor the exceptional dedication inherent in those who serve and the families who support their service.

Congratulations, Gunfighters and all those who support Mountain Home Air Force Base, on your decades of achievements and extraordinary service.●

REMEMBERING ELEANOR BYERS

● Ms. HASSAN. Mr. President, today I wish to celebrate the life of my aunt, Eleanor Atwater Byers, who passed away peacefully on March 20, 2017. Nunnie, as she was affectionately known, was born on November 30, 1927, in Fall River, MA, and grew up in Tiverton and Providence, RI.

She grew up doing anything she could with water such as swimming, fishing, and sailing, as well as climbing trees, collecting arrowheads, and communing with the natural world on and around Nanaquaket Pond for the first 14 years of her life in Tiverton. At 12 years old, Nunnie took her first photograph with a Brownie camera of her best friend. At age 14, her family started to summer in Little Compton, RI, and while her childhood pals continued to sail and swim, Nunnie photographed the Sakonnet landscape. She continued snapping pictures until age 22 and then never photographed again until 30 years later. After the loss of her family's home to fire in 1940, Nunnie and her family moved to Providence, where she attended Lincoln School. After graduating from Lincoln School in 1945, Nunnie went to Bradford Junior College in Haverhill, MA. Soon after graduating from Bradford in 1947, Nunnie suffered a broken back from a skiing accident which required a year's recovery, including many months in a full body cast. This injury would be a source of physical discomfort and limit her mobility for the rest of her life, but it would fail to squelch her mischievous and indomitable spirit.

Ahead of her times and a true adventurer, Nunnie joined the American Friends Field Service and participated in a mission trip to the village of Santiago Ixcuintla in Nayarit, Mexico. She taught in health clinics and schools to improve the quality of life for the native Huichol and Mexican women and children with whom she fell in love. Soon after her return from Mexico, she accepted the marriage proposal of Randolph Kunhardt Byers, Jr., of Milton, MA, and they were married in August of 1951.

Randy's enlistment in the Army took them to Lawton, OK. They then returned to Rhode Island where Nunnie gave birth to their first of four children, Elizabeth "Libby". In 1955, they moved to Wilton, CT, while also bringing son Bartlett "Bart" Cooke into the world. Two more daughters were to follow, Eleanor "Ellie" and Mary.

Nunnie created extraordinary homes showcasing naturally found objects and her photography. She also loved crafting joyful holiday celebrations, including such things as greeting trick-or-treaters dressed as a witch with a memorable cackle and laugh from the roof of the garage. She adored her dachshunds, West Highland white terriers, and chocolate lab, giving them people names to assure them of their family status.

Her days in Mexico inspired memorable travels with Randy to Guatemala, Haiti, Mexico—again—Europe, and beyond, and she always had her camera at her side. She displayed her business acumen through leading a women's investment group, played paddle tennis, skated, cross country skied, fished, and boated. In 1970, Nunnie moved to her dream home in Wilton, which was surrounded by acres and acres of woods and on a reservoir. There, she balanced time communing with birds and skating on black ice with completing her job raising and launching her four teenagers, a job she later acknowledged to be one of the most gratifying, albeit societally underrecognized, accomplishments of her life.

Once done with child rearing, Nunnie turned her attention back to her photographic artwork, and in 1980, she went back to school and studied photography seriously for 5 years, including participating in workshops abroad. She dug out her old Brownie black-and-white vintage negatives and set about developing them herself, along with new images she took with her Leica camera, at a local community dark room. She also mounted and framed the prints and then displayed them at photography shows and exhibits for all to enjoy. She also created several series of color postcards of her beloved Little Compton and sold them at the local general store. She experimented with images, wanting to show others what can be seen with the "naive eye" and produced a large volume of photographic work until her eyesight started failing her in her 80s. Nunnie shared her gift, teaching others how to see and how to construct interesting and aesthetically pleasing visuals.

Nunnie was a force to be reckoned with, a fierce and passionate woman who felt and experienced life at a very deep level. Her sense of humor was full of wit, and time spent with her was always memorable. She stood her ground, valued truth, and supported others in being their own selves.

She was predeceased by her parents, Eleanor Bartlett and David Hay Atwater. She was the sister of the late David "Tiny" Hay Atwater, Jr., and Damaris "Dicie" Sayre Atwater. Living to carry on her memory are her husband of 65 years, Randy, and her children, Elizabeth "Libby" Moore and husband, Raoul, of Little Compton; Bartlett "Bart" Cooke Byers of Denver, CO; Eleanor "Ellie" Byers of Shelburne, VT; and Mary Truslow and

her husband, Charles, of Milton. Living to carry on her legacy are her grandchildren, Justin, Loren, Chas, Kelsey, Andrew, Will, and Graham. Living to carry on the Atwater legacy are her sister, Sally Anne "Sadie" Havens, and brother, Nathaniel "Nate" Bartlett Atwater, both of Little Compton.●

JACKIE ROBINSON DAY AND THE TAMPA BAY RAYS

● Mr. NELSON. Mr. President, today I wish to recognize an important civil rights anniversary in the annals of our Nation's favorite pastime. Seventy years ago this month, Jackie Robinson started on first base for the Brooklyn Dodgers, becoming the first African American to play for a Major League Baseball team and marking the beginning of the end of racial segregation in baseball.

That watershed moment came after a distinguished career in what were then known as the Negro Leagues, the coalition of teams for players of Color and whose retirees remain a vibrant part of the community in the Tampa Bay area of Florida.

Jackie Robinson's contributions to the sport of baseball and to our Nation are unparalleled. His accolades ranged from "Rookie of the Year" in 1947 and "Most Valuable Player" in 1949 to the Presidential Medal of Freedom in 1984. In 2003, he was posthumously awarded the Congressional Gold Medal, the highest honor bestowed by Congress.

His character and spirit have not ended with his passing, and his legacy remains a part of our communities, including the Tampa Bay area. Through the work of his wife, Rachel, and the Jackie Robinson Foundation, college-bound students have been provided with over \$65 million in grants, scholarships, and direct program support, resulting in a 98 percent graduation rate among recipients. Each of the students are mentored with consideration to the values espoused by Jackie Robinson himself—courage, determination, teamwork, persistence, integrity, citizenship, justice, excellence, and commitment.

It is in honor of Jackie Robinson's character and contributions that teams across Major League Baseball honor him every April 15, on Jackie Robinson Day.

In particular, I am especially proud to recognize the Tampa Bay Rays' work in its community to honor Jackie Robinson's legacy. To mark this year's anniversary, the Rays and their community partners carried out service projects in Pinellas and Hillsborough Counties, in neighborhoods now home to men who, like Jackie Robinson, once played in the Negro Leagues. Along with updating a local baseball park and beautifying small businesses in the 16th Street Business Corridor, the Rays honored nine "unsung heroes" in the Tampa Bay area who exemplify the aforementioned values Jackie Robinson held.

The Rays' leadership and commitment to community represent the best of American citizenship and public service, and I am honored to recognize the team's work to uphold and live up to Jackie Robinson's legacy.●

TRIBUTE TO DALLAS HUMPHRIES

● Mr. ROUNDS. Mr. President, today I recognize Dallas Humphries, an intern in my Washington, DC, office, for all the hard work he has done for me, my staff, and the State of South Dakota.

Dallas is a graduate of Douglas County High School in Castle Rock, CO. In August, he will graduate from the University of South Dakota where he studies political science and criminal justice. Dallas is a dedicated and diligent worker who has been devoted to getting the most out of his internship experience and who has been a true asset to the office.

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

TRIBUTE TO ROBERT TRAVIS WOOLEY

● Mr. ROUNDS. Mr. President, today I recognize Robert Travis Wooley, an intern in my Washington, DC, office, for all of the hard work he has done for me, my staff, and the State of South Dakota.

Travis recently graduated from the University of Michigan, where he studied political science and Portuguese. He is a dedicated and diligent worker who has been devoted to getting the most out of his internship experience and who has been a true asset to the office.

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

TRIBUTE TO DAVID CAPP

● Mr. YOUNG. Mr. President, today I wish to honor the service of David Capp, who is retiring from the U.S. Department of Justice after 31 years of service. Let the record reflect how proud I am of Mr. Capp's service to fellow Hoosiers and our country.

After graduating from Valparaiso University School of Law in 1977, Mr. Capp served in the private sector for 8 years prior to joining the U.S. Attorney's Office in 1985. During his tenure, Mr. Capp served as interim U.S. attorney, as well as first assistant. On April 28, 2010, Mr. Capp was sworn in by Chief Judge Philip Simon as the U.S. Attorney for the Northern District of Indiana and has been serving in that capacity ever since.

Mr. Capp has undoubtedly left this office and community a better place. Mr. Capp's tireless commitment to his work helped alleviate gang-related violence and drug-related offenses. In addition, Mr. Capp's dedication to ending

public corruption serves as an example for current and future district attorneys in Indiana.

Mr. Capp, on behalf of all Hoosiers, thank you again, for your service to our State and country.●

MESSAGES FROM THE PRESIDENT

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

EXECUTIVE MESSAGES REFERRED

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.)

MESSAGE FROM THE HOUSE

At 3:03 p.m., a message from the House of Representatives, delivered by Mr. Novotny, one of its reading clerks, announced that pursuant to section 301 of the Congressional Accountability Act of 1995 (2 U.S.C. 1381), as amended, and section 1(b) of Public Law 115-19, the Speaker and Minority Leader of the House of Representatives and the Majority and Minority Leaders of the United States Senate jointly reappoint the following individuals on April 7, 2017, to the Board of Directors of the Office of Compliance: Ms. Barbara Childs Wallace of Ridgeland, Mississippi, Chair, for a term of four years, Mr. Alan V. Friedman of Los Angeles, California, for a term of three years, and Ms. Susan S. Robfogel of Rochester, New York, for a term of four years.

The message also announced that pursuant to 44 U.S.C. 2702, the Clerk reappoints the following individual on the part of the House of Representatives to the Advisory Committee on the Records of Congress: Dr. Sharon Leon of Fairfax, Virginia.

ENROLLED BILL AND JOINT RESOLUTIONS PRESENTED

The Secretary of the Senate reported that on April 7, 2017, she had presented to the President of the United States the following enrolled bill and joint resolutions:

S. 544. An act to amend the Veterans Access, Choice, and Accountability Act of 2014 to modify the termination date for the Veterans Choice Program, and for other purposes.

S.J. Res. 30. Joint resolution providing for the reappointment of Steve Case as a citizen regent of the Board of Regents of the Smithsonian Institution.

S.J. Res. 35. Joint resolution providing for the appointment of Michael Govan as a citizen regent of the Board of Regents of the Smithsonian Institution.

S.J. Res. 36. Joint resolution providing for the appointment of Roger W. Ferguson as a citizen regent of the Board of Regents of the Smithsonian Institution.

REPORTS OF COMMITTEES

The following reports of committees were submitted:

By Mr. JOHNSON, from the Committee on Homeland Security and Governmental Affairs, without amendment:

S. 188. A bill to prohibit the use of Federal funds for the costs of painting portraits of officers and employees of the Federal Government (Rept. No. 115-28).

S. 500. A bill to amend the Homeland Security Act of 2002 to make the Assistant Secretary of Homeland Security for Health Affairs responsible for coordinating the efforts of the Department of Homeland Security related to food, agriculture, and veterinary defense against terrorism, and for other purposes (Rept. No. 115-29).

S. 576. A bill to amend title 5, United States Code, to extend certain protections against prohibited personnel practices, and for other purposes (Rept. No. 115-30).

H.R. 274. A bill to provide for reimbursement for the use of modern travel services by Federal employees traveling on official Government business, and for other purposes (Rept. No. 115-31).

By Mr. JOHNSON, from the Committee on Homeland Security and Governmental Affairs, with amendments:

H.R. 366. A bill to amend the Homeland Security Act of 2002 to direct the Under Secretary for Management of the Department of Homeland Security to make certain improvements in managing the Department's vehicle fleet, and for other purposes (Rept. No. 115-32).

By Mr. RISCH, from the Committee on Small Business and Entrepreneurship:

Special Report entitled "Summary of Legislative and Oversight Activities During the 114th Congress" (Rept. No. 115-33).

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. WARREN (for herself, Mrs. SHAHEEN, Ms. BALDWIN, Mr. SANDERS, Mr. FRANKEN, Mr. UDALL, Mr. WHITEHOUSE, Mr. MARKEY, Mr. LEAHY, Ms. DUCKWORTH, and Ms. HASSAN):

S. 912. A bill to amend the Internal Revenue Code of 1986 to establish a free on-line tax preparation and filing service and programs that allow taxpayers to access third-party provided tax return information; to the Committee on Finance.

By Mr. KING (for himself, Ms. COLLINS, and Mr. SCHATZ):

S. 913. A bill to amend the Older Americans Act of 1965 to establish an initiative, carried out by the Assistant Secretary for Aging, to coordinate Federal efforts and programs for home modifications enabling older individuals to live independently and safely in a home environment, and for other purposes; to the Committee on Health, Education, Labor, and Pensions.

By Mrs. SHAHEEN (for herself and Mr. PORTMAN):

S. 914. A bill to improve and coordinate interagency Federal actions and provide assistance to States for responding to public health challenges posed by emerging contaminants, and for other purposes; to the

Committee on Environment and Public Works.

By Mr. BROWN (for himself, Ms. COLLINS, Ms. MURKOWSKI, Ms. BALDWIN, Mr. HELLER, and Mrs. MCCASKILL):

S. 915. A bill to amend title II of the Social Security Act to repeal the Government pension offset and windfall elimination provisions; to the Committee on Finance.

By Mr. CASSIDY (for himself, Mr. BENNET, Mr. BLUNT, and Mr. FRANKEN):

S. 916. A bill to amend the Controlled Substances Act with regard to the provision of emergency medical services; to the Committee on Health, Education, Labor, and Pensions.

By Mr. BLUNT (for himself and Mrs. MCCASKILL):

S. 917. A bill to amend title 36, United States Code, to designate May 1 as "Silver Star Service Banner Day"; to the Committee on the Judiciary.

By Mr. PORTMAN (for himself, Mr. ISAKSON, Mr. LEE, Mr. BARRASSO, Ms. MURKOWSKI, and Mr. DAINES):

S. 918. A bill to amend title 31, United States Code, to provide for automatic continuing resolutions; to the Committee on Appropriations.

By Mr. SULLIVAN (for himself and Mr. LANKFORD):

S. 919. A bill to amend title 5, United States Code, to postpone the effective date of high-impact rules pending judicial review; to the Committee on Homeland Security and Governmental Affairs.

By Mrs. SHAHEEN (for herself and Ms. COLLINS):

S. 920. A bill to establish a National Clinical Care Commission; to the Committee on Health, Education, Labor, and Pensions.

By Mr. MORAN (for himself and Mr. ROBERTS):

S. 921. A bill to require the Secretary of Treasury to mint coins in commemoration of the 100 year anniversary of the 1st Infantry Division; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. DURBIN:

S. 922. A bill to establish the Climate Change Advisory Commission to develop recommendations, frameworks, and guidelines for projects to respond to the impacts of climate change, to issue Federal obligations, the proceeds of which shall be used to fund projects that aid in adaptation to climate change, and for other purposes; to the Committee on Finance.

By Mr. KENNEDY:

S. 923. A bill to exempt certain financial institutions from regulations issued under the Dodd-Frank Wall Street Reform and Consumer Protection Act; to the Committee on Banking, Housing, and Urban Affairs.

By Mr. CARDIN (for himself, Mr. MENENDEZ, Mr. REED, Mr. COONS, Mrs. SHAHEEN, Mr. BOOKER, and Mr. SCHATZ):

S. 924. A bill to improve diversity and inclusion in the workforce of national security agencies, and for other purposes; to the Committee on Homeland Security and Governmental Affairs.

SUBMISSION OF CONCURRENT AND SENATE RESOLUTIONS

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

By Mr. BLUNT (for himself and Mrs. MCCASKILL):

S. Res. 135. A resolution expressing support for the designation of May 1, 2017, as "Silver Star Service Banner Day"; to the Committee on Armed Services.

By Mr. MENENDEZ (for himself, Mr. CRUZ, Mr. MARKEY, and Mr. UDALL):

S. Res. 136. A resolution expressing the sense of the Senate regarding the 102nd anniversary of the Armenian Genocide; to the Committee on Foreign Relations.

By Mr. THUNE (for himself, Mr. NELSON, Mrs. FISCHER, and Mr. BOOKER):

S. Res. 137. A resolution supporting the goals and ideals of National Safe Digging Month; to the Committee on Commerce, Science, and Transportation.

ADDITIONAL COSPONSORS

S. 29

At the request of Mr. TESTER, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. 29, a bill to permit disabled law enforcement officers, customs and border protection officers, firefighters, air traffic controllers, nuclear materials couriers, members of the Capitol Police, members of the Supreme Court Police, employees of the Central Intelligence Agency performing intelligence activities abroad or having specialized security requirements, and diplomatic security special agents of the Department of State to receive retirement benefits in the same manner as if they had not been disabled.

S. 66

At the request of Mr. HELLER, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 66, a bill to amend title 10, United States Code, to permit certain retired members of the uniformed services who have a service-connected disability to receive both disability compensation from the Department of Veterans Affairs for their disability and either retired pay by reason of their years of military service or Combat-Related Special Compensation, and for other purposes.

S. 103

At the request of Mr. LEE, the name of the Senator from Wyoming (Mr. ENZI) was added as a cosponsor of S. 103, a bill to nullify certain regulations and notices of the Department of Housing and Urban Development, and for other purposes.

S. 109

At the request of Mr. GRASSLEY, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 109, a bill to amend title XVIII of the Social Security Act to provide for coverage under the Medicare program of pharmacist services.

S. 170

At the request of Mr. RUBIO, the names of the Senator from Washington (Ms. CANTWELL) and the Senator from Iowa (Mrs. ERNST) were added as cosponsors of S. 170, a bill to provide for nonpreemption of measures by State and local governments to divest from entities that engage in commerce-related or investment-related boycott, divestment, or sanctions activities targeting Israel, and for other purposes.

S. 188

At the request of Mr. CASSIDY, the name of the Senator from Montana

(Mr. TESTER) was added as a cosponsor of S. 188, a bill to prohibit the use of Federal funds for the costs of painting portraits of officers and employees of the Federal Government.

S. 205

At the request of Mr. THUNE, the name of the Senator from Louisiana (Mr. KENNEDY) was added as a cosponsor of S. 205, a bill to amend the Internal Revenue Code of 1986 to repeal the estate and generation-skipping transfer taxes, and for other purposes.

S. 206

At the request of Mr. KAINE, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. 206, a bill to amend the Higher Education Act of 1965 to allow the Secretary of Education to award job training Federal Pell Grants.

S. 208

At the request of Mr. KING, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 208, a bill to amend the Internal Revenue Code of 1986 to make the Child and Dependent Care Tax Credit fully refundable, and for other purposes.

S. 236

At the request of Mr. WYDEN, the names of the Senator from Illinois (Ms. DUCKWORTH), the Senator from New Hampshire (Ms. HASSAN), the Senator from Hawaii (Ms. HIRONO) and the Senator from Louisiana (Mr. KENNEDY) were added as cosponsors of S. 236, a bill to amend the Internal Revenue Code of 1986 to reform taxation of alcoholic beverages.

S. 264

At the request of Mr. LANKFORD, the name of the Senator from Alabama (Mr. STRANGE) was added as a cosponsor of S. 264, a bill to amend the Internal Revenue Code of 1986 to allow charitable organizations to make statements relating to political campaigns if such statements are made in ordinary course of carrying out its tax exempt purpose.

S. 272

At the request of Mr. SCHATZ, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 272, a bill to enhance the security operations of the Transportation Security Administration and the stability of the transportation security workforce by applying a unified personnel system under title 5, United States Code, to employees of the Transportation Security Administration who are responsible for screening passengers and property, and for other purposes.

S. 283

At the request of Mr. FRANKEN, the name of the Senator from Maine (Mr. KING) was added as a cosponsor of S. 283, a bill to amend title 38, United States Code, to provide for the treatment of veterans who participated in the cleanup of Enewetak Atoll as radiation exposed veterans for purposes of the presumption of service-connection

of certain disabilities by the Secretary of Veterans Affairs, and for other purposes.

S. 319

At the request of Ms. KLOBUCHAR, the names of the Senator from California (Mrs. FEINSTEIN) and the Senator from Massachusetts (Ms. WARREN) were added as cosponsors of S. 319, a bill to amend title 38, United States Code, to direct the Secretary of Veterans Affairs to establish within the Department of Veterans Affairs a center of excellence in the prevention, diagnosis, mitigation, treatment, and rehabilitation of health conditions relating to exposure to burn pits.

S. 322

At the request of Mr. HELLER, the name of the Senator from Maine (Ms. COLLINS) was added as a cosponsor of S. 322, a bill to protect victims of domestic violence, sexual assault, stalking, and dating violence from emotional and psychological trauma caused by acts of violence or threats of violence against their pets.

At the request of Mr. PETERS, the names of the Senator from Vermont (Mr. LEAHY), the Senator from New Jersey (Mr. BOOKER) and the Senator from Minnesota (Mr. FRANKEN) were added as cosponsors of S. 322, *supra*.

S. 324

At the request of Ms. HIRONO, the names of the Senator from Connecticut (Mr. MURPHY), the Senator from Washington (Mrs. MURRAY) and the Senator from Massachusetts (Ms. WARREN) were added as cosponsors of S. 324, a bill to amend title 38, United States Code, to improve the provision of adult day health care services for veterans.

At the request of Mr. HATCH, the names of the Senator from North Carolina (Mr. BURR) and the Senator from South Dakota (Mr. ROUNDS) were added as cosponsors of S. 324, *supra*.

S. 339

At the request of Mr. NELSON, the names of the Senator from Maryland (Mr. VAN HOLLEN), the Senator from New York (Mrs. GILLIBRAND) and the Senator from Michigan (Ms. STABENOW) were added as cosponsors of S. 339, a bill to amend title 10, United States Code, to repeal the requirement for reduction of survivor annuities under the Survivor Benefit Plan by veterans' dependency and indemnity compensation, and for other purposes.

S. 367

At the request of Mr. HATCH, the name of the Senator from Texas (Mr. CORNYN) was added as a cosponsor of S. 367, a bill to amend section 3606 of title 18, United States Code, to grant probation officers authority to arrest hostile third parties who obstruct or impede a probation officer in the performance of official duties.

S. 372

At the request of Mr. PORTMAN, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 372, a bill to amend the Tariff Act of 1930 to ensure that merchandise

arriving through the mail shall be subject to review by U.S. Customs and Border Protection and to require the provision of advance electronic information on shipments of mail to U.S. Customs and Border Protection and for other purposes.

S. 374

At the request of Mr. BLUNT, the names of the Senator from Kansas (Mr. MORAN) and the Senator from North Carolina (Mr. BURR) were added as cosponsors of S. 374, a bill to enable concrete masonry products manufacturers to establish, finance, and carry out a coordinated program of research, education, and promotion to improve, maintain, and develop markets for concrete masonry products.

S. 379

At the request of Mr. WHITEHOUSE, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 379, a bill to amend title II of the Social Security Act to eliminate the five month waiting period for disability insurance benefits under such title for individuals with amyotrophic lateral sclerosis.

S. 382

At the request of Mr. MENENDEZ, the names of the Senator from Massachusetts (Ms. WARREN) and the Senator from Delaware (Mr. CARPER) were added as cosponsors of S. 382, a bill to require the Secretary of Health and Human Services to develop a voluntary registry to collect data on cancer incidence among firefighters.

S. 384

At the request of Mr. BLUNT, the name of the Senator from Ohio (Mr. PORTMAN) was added as a cosponsor of S. 384, a bill to amend the Internal Revenue Code of 1986 to permanently extend the new markets tax credit, and for other purposes.

S. 407

At the request of Mr. CRAPO, the names of the Senator from New Mexico (Mr. UDALL) and the Senator from New York (Mrs. GILLIBRAND) were added as cosponsors of S. 407, a bill to amend the Internal Revenue Code of 1986 to permanently extend the railroad track maintenance credit.

S. 423

At the request of Mr. TESTER, the name of the Senator from Connecticut (Mr. BLUMENTHAL) was added as a cosponsor of S. 423, a bill to amend title 38, United States Code, to increase the maximum age for children eligible for medical care under the CHAMPVA program, and for other purposes.

S. 455

At the request of Mr. TESTER, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. 455, a bill to amend title XVIII of the Social Security Act to count resident time spent in a critical access hospital as resident time spent in a nonprovider setting for purposes of making Medicare direct and indirect graduate medical education payments.

S. 459

At the request of Mr. RUBIO, the name of the Senator from Mississippi (Mr. WICKER) was added as a cosponsor of S. 459, a bill to designate the area between the intersections of Wisconsin Avenue, Northwest and Davis Street, Northwest and Wisconsin Avenue, Northwest and Edmunds Street, Northwest in Washington, District of Columbia, as "Boris Nemtsov Plaza", and for other purposes.

S. 479

At the request of Mr. BROWN, the names of the Senator from Wisconsin (Ms. BALDWIN), the Senator from Rhode Island (Mr. WHITEHOUSE), the Senator from Michigan (Ms. STABENOW) and the Senator from Missouri (Mr. BLUNT) were added as cosponsors of S. 479, a bill to amend title XVIII of the Social Security Act to waive coinsurance under Medicare for colorectal cancer screening tests, regardless of whether therapeutic intervention is required during the screening.

S. 482

At the request of Mr. THUNE, the name of the Senator from Wisconsin (Ms. BALDWIN) was added as a cosponsor of S. 482, a bill to amend the Internal Revenue Code of 1986 to treat certain amounts paid for physical activity, fitness, and exercise as amounts paid for medical care.

S. 493

At the request of Mr. RUBIO, the names of the Senator from Missouri (Mr. BLUNT), the Senator from North Carolina (Mr. BURR), the Senator from Utah (Mr. HATCH), the Senator from Arizona (Mr. MCCAIN) and the Senator from Arkansas (Mr. BOOZMAN) were added as cosponsors of S. 493, a bill to amend title 38, United States Code, to provide for the removal or demotion of employees of the Department of Veterans Affairs based on performance or misconduct, and for other purposes.

S. 512

At the request of Mr. BARRASSO, the name of the Senator from Utah (Mr. HATCH) was added as a cosponsor of S. 512, a bill to modernize the regulation of nuclear energy.

S. 538

At the request of Mr. CRAPO, the name of the Senator from Alabama (Mr. SHELBY) was added as a cosponsor of S. 538, a bill to clarify research and development for wood products, and for other purposes.

S. 540

At the request of Mr. THUNE, the name of the Senator from Tennessee (Mr. CORKER) was added as a cosponsor of S. 540, a bill to limit the authority of States to tax certain income of employees for employment duties performed in other States.

S. 546

At the request of Mr. BARRASSO, the name of the Senator from Colorado (Mr. BENNET) was added as a cosponsor of S. 546, a bill to reduce temporarily the royalty required to be paid for so-

dium produced on Federal lands, and for other purposes.

S. 553

At the request of Mr. DURBIN, the name of the Senator from Massachusetts (Mr. MARKEY) was added as a cosponsor of S. 553, a bill to provide that chapter 1 of title 9 of the United States Code, relating to the enforcement of arbitration agreements, shall not apply to enrollment agreements made between students and certain institutions of higher education, and to prohibit limitations on the ability of students to pursue claims against certain institutions of higher education.

S. 568

At the request of Mr. BROWN, the names of the Senator from Rhode Island (Mr. WHITEHOUSE) and the Senator from Delaware (Mr. COONS) were added as cosponsors of S. 568, a bill to amend title XVIII of the Social Security Act to count a period of receipt of outpatient observation services in a hospital toward satisfying the 3-day inpatient hospital requirement for coverage of skilled nursing facility services under Medicare.

S. 573

At the request of Mr. PETERS, the names of the Senator from Nevada (Ms. CORTEZ MASTO) and the Senator from Massachusetts (Ms. WARREN) were added as cosponsors of S. 573, a bill to establish the National Criminal Justice Commission.

S. 591

At the request of Mrs. MURRAY, the name of the Senator from New Jersey (Mr. MENENDEZ) was added as a cosponsor of S. 591, a bill to expand eligibility for the program of comprehensive assistance for family caregivers of the Department of Veterans Affairs, to expand benefits available to participants under such program, to enhance special compensation for members of the uniformed services who require assistance in everyday life, and for other purposes.

S. 601

At the request of Mr. DURBIN, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S. 601, a bill to ensure that significantly more students graduate college with the international knowledge and experience essential for success in today's global economy through the establishment of the Senator Paul Simon Study Abroad Program in the Department of Education.

S. 602

At the request of Ms. COLLINS, the name of the Senator from Rhode Island (Mr. REED) was added as a cosponsor of S. 602, a bill to amend the Internal Revenue Code of 1986 to include automated fire sprinkler system retrofits as section 179 property and classify certain automated fire sprinkler system retrofits as 15-year property for purposes of depreciation.

S. 628

At the request of Mr. KAINE, the name of the Senator from New York

(Mrs. GILLIBRAND) was added as a cosponsor of S. 628, a bill to amend the Carl D. Perkins Career and Technical Education Act of 2006 to raise the quality of career and technical education programs and to allow local eligible recipients to use funding to establish high-quality career academies.

S. 632

At the request of Mr. COONS, the name of the Senator from Delaware (Mr. CARPER) was added as a cosponsor of S. 632, a bill to amend title 28 of the United States Code to authorize the appointment of additional bankruptcy judges; and for other purposes.

S. 636

At the request of Mrs. MURRAY, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of S. 636, a bill to allow Americans to earn paid sick time so that they can address their own health needs and the health needs of their families.

S. 652

At the request of Mr. PORTMAN, the name of the Senator from Texas (Mr. CORNYN) was added as a cosponsor of S. 652, a bill to amend the Public Health Service Act to reauthorize a program for early detection, diagnosis, and treatment regarding deaf and hard-of-hearing newborns, infants, and young children.

At the request of Mr. KAINE, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 652, *supra*.

S. 681

At the request of Mr. TESTER, the name of the Senator from California (Ms. HARRIS) was added as a cosponsor of S. 681, a bill to amend title 38, United States Code, to improve the benefits and services provided by the Department of Veterans Affairs to women veterans, and for other purposes.

S. 682

At the request of Mrs. MURRAY, the name of the Senator from Massachusetts (Ms. WARREN) was added as a cosponsor of S. 682, a bill to amend title 31, United States Code, to require the Secretary of the Treasury to provide for the purchase of paper United States savings bonds with tax refunds.

S. 708

At the request of Mr. MARKEY, the names of the Senator from New York (Mr. SCHUMER) and the Senator from Ohio (Mr. PORTMAN) were added as cosponsors of S. 708, a bill to improve the ability of U.S. Customs and Border Protection to interdict fentanyl, other synthetic opioids, and other narcotics and psychoactive substances that are illegally imported into the United States, and for other purposes.

S. 712

At the request of Mr. BLUMENTHAL, the name of the Senator from Oregon (Mr. WYDEN) was added as a cosponsor of S. 712, a bill to amend title 38, United States Code, to reform the rights and processes relating to appeals

of decisions regarding claims for benefits under the laws administered by the Secretary of Veterans Affairs, and for other purposes.

S. 720

At the request of Mr. PORTMAN, the names of the Senator from Nevada (Mr. HELLER), the Senator from Kansas (Mr. MORAN) and the Senator from Idaho (Mr. CRAPO) were added as cosponsors of S. 720, a bill to amend the Export Administration Act of 1979 to include in the prohibitions on boycotts against allies of the United States boycotts fostered by international governmental organizations against Israel and to direct the Export-Import Bank of the United States to oppose boycotts against Israel, and for other purposes.

At the request of Mr. CARDIN, the name of the Senator from Washington (Ms. CANTWELL) was added as a cosponsor of S. 720, *supra*.

S. 751

At the request of Mr. WARNER, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 751, a bill to amend title 54, United States Code, to establish, fund, and provide for the use of amounts in a National Park Service Legacy Restoration Fund to address the maintenance backlog of the National Park Service, and for other purposes.

S. 766

At the request of Mr. MANCHIN, the names of the Senator from New Hampshire (Mrs. SHAHEEN), the Senator from Georgia (Mr. PERDUE), the Senator from South Dakota (Mr. ROUNDS) and the Senator from North Dakota (Ms. HEITKAMP) were added as cosponsors of S. 766, a bill to amend titles 10 and 32, United States Code, to improve and enhance authorities relating to the employment, use, status, and benefits of military technicians (dual status), and for other purposes.

S. 794

At the request of Mr. ISAKSON, the name of the Senator from Kansas (Mr. ROBERTS) was added as a cosponsor of S. 794, a bill to amend title XVIII of the Social Security Act in order to improve the process whereby Medicare administrative contractors issue local coverage determinations under the Medicare program, and for other purposes.

S. 796

At the request of Mr. WARNER, the name of the Senator from New York (Mrs. GILLIBRAND) was added as a cosponsor of S. 796, a bill to amend the Internal Revenue Code of 1986 to extend the exclusion for employer-provided education assistance to employer payments of student loans.

S. 806

At the request of Mr. SANDERS, the name of the Senator from Vermont (Mr. LEAHY) was added as a cosponsor of S. 806, a bill to amend the Higher Education Act to ensure College for All.

S. 830

At the request of Mr. CASSIDY, the name of the Senator from Minnesota (Ms. KLOBUCHAR) was added as a cosponsor of S. 830, a bill to amend title XVIII of the Social Security Act to provide for the coordination of programs to prevent and treat obesity, and for other purposes.

S. 833

At the request of Mr. TESTER, the name of the Senator from Ohio (Mr. BROWN) was added as a cosponsor of S. 833, a bill to amend title 38, United States Code, to expand health care and benefits from the Department of Veterans Affairs for military sexual trauma, and for other purposes.

S. 836

At the request of Mr. WYDEN, the name of the Senator from Rhode Island (Mr. WHITEHOUSE) was added as a cosponsor of S. 836, a bill to amend the Federal Credit Union Act to exclude a loan secured by a non-owner occupied 1- to 4-family dwelling from the definition of a member business loan, and for other purposes.

S. 856

At the request of Mrs. MCCASKILL, the names of the Senator from Ohio (Mr. BROWN) and the Senator from Rhode Island (Mr. WHITEHOUSE) were added as cosponsors of S. 856, a bill to amend the Higher Education Act of 1965 and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act to combat campus sexual assault, and for other purposes.

S. 861

At the request of Mr. CARDIN, the names of the Senator from Massachusetts (Ms. WARREN) and the Senator from New Hampshire (Ms. HASSAN) were added as cosponsors of S. 861, a bill to provide for the compensation of Federal employees affected by lapses in appropriations.

S. 881

At the request of Ms. WARREN, the name of the Senator from Vermont (Mr. SANDERS) was added as a cosponsor of S. 881, a bill to reduce risks to the financial system by limiting banks' ability to engage in certain risky activities and limiting conflicts of interest, to reinstate certain Glass-Steagall Act protections that were repealed by the Gramm-Leach-Bliley Act, and for other purposes.

S. 882

At the request of Mr. ROUNDS, the name of the Senator from Arkansas (Mr. BOOZMAN) was added as a cosponsor of S. 882, a bill to amend title 38, United States Code, to provide for the entitlement to educational assistance under the Post-9/11 Educational Assistance Program of the Department of Veterans Affairs for members of the Armed Forces awarded the Purple Heart, and for other purposes.

S. 897

At the request of Mrs. FEINSTEIN, the name of the Senator from Oregon (Mr. WYDEN) was added as a cosponsor of S.

897, a bill to protect civilians from cluster munitions, and for other purposes.

S. 898

At the request of Ms. KLOBUCHAR, the name of the Senator from Kansas (Mr. MORAN) was added as a cosponsor of S. 898, a bill to provide incentives to physicians to practice in rural and medically underserved communities, and for other purposes.

S. 900

At the request of Ms. HIRONO, the names of the Senator from Washington (Mrs. MURRAY) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. 900, a bill to improve the Federal Pell Grant program, and for other purposes.

S. 905

At the request of Mr. CARDIN, the names of the Senator from Oregon (Mr. MERKLEY), the Senator from Delaware (Mr. COONS), the Senator from Virginia (Mr. Kaine), the Senator from Massachusetts (Ms. WARREN), the Senator from Minnesota (Ms. KLOBUCHAR), the Senator from Michigan (Mr. PETERS), the Senator from Connecticut (Mr. BLUMENTHAL), the Senator from New Jersey (Mr. BOOKER), the Senator from California (Mrs. FEINSTEIN), the Senator from Massachusetts (Mr. MARKEY), the Senator from New York (Mrs. GILLIBRAND), the Senator from Colorado (Mr. BENNET) and the Senator from Ohio (Mr. BROWN) were added as cosponsors of S. 905, a bill to require a report on, and to authorize technical assistance for, accountability for war crimes, crimes against humanity, and genocide in Syria, and for other purposes.

S.J. RES. 8

At the request of Mr. UDALL, the name of the Senator from California (Mrs. FEINSTEIN) was added as a cosponsor of S.J. Res. 8, a joint resolution proposing an amendment to the Constitution of the United States relating to contributions and expenditures intended to affect elections.

S. CON. RES. 6

At the request of Mr. BARRASSO, the name of the Senator from New Hampshire (Ms. HASSAN) was added as a cosponsor of S. Con. Res. 6, a concurrent resolution supporting the Local Radio Freedom Act.

S. CON. RES. 12

At the request of Mr. GRASSLEY, the names of the Senator from Rhode Island (Mr. WHITEHOUSE), the Senator from Massachusetts (Mr. MARKEY), the Senator from Pennsylvania (Mr. CASEY), the Senator from Delaware (Mr. COONS), the Senator from Florida (Mr. RUBIO) and the Senator from Florida (Mr. NELSON) were added as cosponsors of S. Con. Res. 12, a concurrent resolution expressing the sense of Congress that those who served in the bays, harbors, and territorial seas of the Republic of Vietnam during the period beginning on January 9, 1962, and ending on May 7, 1975, should be presumed to have served in the Republic

of Vietnam for all purposes under the Agent Orange Act of 1991.

S. RES. 75

At the request of Mr. PORTMAN, the names of the Senator from Louisiana (Mr. CASSIDY) and the Senator from Maryland (Mr. CARDIN) were added as cosponsors of S. Res. 75, a resolution recognizing the 100th anniversary of the Academy of Nutrition and Dietetics, the largest organization of food and nutrition professionals in the world.

STATEMENTS ON INTRODUCED BILLS AND JOINT RESOLUTIONS

By Mr. DURBIN:

S. 922. A bill to establish the Climate Change Advisory Commission to develop recommendations, frameworks, and guidelines for projects to respond to the impacts of climate change, to issue Federal obligations, the proceeds of which shall be used to fund projects that aid in adaptation to climate change, and for other purposes; to the Committee on Finance.

Mr. DURBIN. 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. 922

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

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

(a) SHORT TITLE.—This Act may be cited as the “Climate Change Adapt America Fund Act of 2017”.

(b) TABLE OF CONTENTS.—

Sec. 1. Short title; table of contents.

Sec. 2. Definitions.

TITLE I—CLIMATE CHANGE ADVISORY COMMISSION

Sec. 101. Establishment of Climate Change Advisory Commission.

Sec. 102. Duties.

Sec. 103. Commission personnel matters.

Sec. 104. Funding.

Sec. 105. Termination.

TITLE II—ADAPT AMERICA FUND

Sec. 201. Adapt America Fund.

Sec. 202. Compliance with Davis-Bacon Act.

Sec. 203. Funding.

TITLE III—REVENUE

Sec. 301. Climate Change Obligations.

Sec. 302. Promotion.

SEC. 2. DEFINITIONS.

Except as otherwise provided, in this Act:

(1) COMMISSION.—The term “Commission” means the Climate Change Advisory Commission established by section 101(a).

(2) FUND.—The term “Fund” means the Adapt America Fund established by section 201(a)(1).

(3) QUALIFIED CLIMATE CHANGE ADAPTATION PURPOSE.—

(A) IN GENERAL.—The term “qualified climate change adaptation purpose” means an objective with a demonstrated intent to reduce the economic, social, and environmental impact of the adverse effects of climate change.

(B) INCLUSIONS.—The term “qualified climate change adaptation purpose” includes—

(i) infrastructure resiliency and mitigation;

(ii) improved disaster response; and

(iii) ecosystem protection.

(4) SECRETARY.—The term “Secretary” means the Secretary of Commerce.

TITLE I—CLIMATE CHANGE ADVISORY COMMISSION

SEC. 101. ESTABLISHMENT OF CLIMATE CHANGE ADVISORY COMMISSION.

(a) IN GENERAL.—There is established a commission to be known as the “Climate Change Advisory Commission”.

(b) MEMBERSHIP.—The Commission shall be composed of 11 members—

(1) who shall be selected from the public and private sectors and institutions of higher education; and

(2) of whom—

(A) 3 shall be appointed by the President, in consultation with the Interagency Climate Change Adaptation Task Force;

(B) 2 shall be appointed by the Speaker of the House of Representatives;

(C) 2 shall be appointed by the minority leader of the House of Representatives;

(D) 2 shall be appointed by the majority leader of the Senate; and

(E) 2 shall be appointed by the minority leader of the Senate.

(c) TERMS.—Each member of the Commission shall be appointed for the life of the Commission.

(d) INITIAL APPOINTMENTS.—Each member of the Commission shall be appointed not later than 90 days after the date of enactment of this Act.

(e) VACANCIES.—A vacancy on the Commission—

(1) shall not affect the powers of the Commission; and

(2) shall be filled in the manner in which the original appointment was made.

(f) INITIAL MEETING.—Not later than 30 days after the date on which all members of the Commission have been appointed, the Commission shall hold the initial meeting of the Commission.

(g) MEETINGS.—The Commission shall meet at the call of the Chairperson.

(h) QUORUM.—A majority of the members of the Commission shall constitute a quorum, but a lesser number of members may hold hearings.

(i) CHAIRPERSON AND VICE CHAIRPERSON.—The Commission shall select a Chairperson and Vice Chairperson from among the members of the Commission.

SEC. 102. DUTIES.

The Commission shall—

(1) establish recommendations, frameworks, and guidelines for a Federal investment program funded by revenue from climate change obligations issued under section 301 for States, municipalities, and other public entities, including utility districts, transit authorities, and multistate regulatory bodies that—

(A) improves and adapts energy, transportation, water, and general infrastructure impacted or expected to be impacted due to climate variability; and

(B) integrates best available science, data, standards, models, and trends that improve the resiliency of infrastructure systems described in subparagraph (A); and

(2) identify categories of the most cost-effective investments and projects that emphasize multiple benefits to commerce, human health, and ecosystems.

SEC. 103. COMMISSION PERSONNEL MATTERS.

(a) COMPENSATION OF MEMBERS.—

(1) NON-FEDERAL EMPLOYEES.—A 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 the member is engaged in the performance of the duties of the Commission.

(2) **FEDERAL EMPLOYEES.**—A member of the Commission who is an officer or employee of the Federal Government shall serve without compensation in addition to the compensation received for the services of the member as an officer or employee of the Federal Government.

(b) **TRAVEL EXPENSES.**—A member of the Commission shall be allowed travel expenses, including per diem in lieu of subsistence, at rates authorized for an employee of an agency under subchapter I of chapter 57 of title 5, United States Code, while away from the home or regular place of business of the member in the performance of the duties of the Commission.

(c) **STAFF.**—

(1) **IN GENERAL.**—The Chairperson of the Commission may, without regard to the civil service laws (including regulations), appoint and terminate such personnel as are necessary to enable the Commission to perform the duties of the Commission.

(2) **COMPENSATION.**—

(A) **IN GENERAL.**—Except as provided in subparagraph (B), the Chairperson of the Commission may fix the compensation of personnel 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.

(B) **MAXIMUM RATE OF PAY.**—The rate of pay for personnel shall not exceed the rate payable for level V of the Executive Schedule under section 5316 of title 5, United States Code.

SEC. 104. FUNDING.

The Commission shall use amounts in the Fund to pay for all administrative expenses of the Commission.

SEC. 105. TERMINATION.

The Commission shall terminate on such date as the Commission determines after the Commission carries out the duties of the Commission under section 102.

TITLE II—ADAPT AMERICA FUND

SEC. 201. ADAPT AMERICA FUND.

(a) **ESTABLISHMENT.**—

(1) **IN GENERAL.**—There is established within the Department of Commerce the “Adapt America Fund”.

(2) **RESPONSIBILITY OF SECRETARY.**—The Secretary shall take such action as the Secretary determines to be necessary to assist in implementing the establishment of the Fund in accordance with this Act.

(b) **CLIMATE CHANGE ADAPTATION PROJECTS.**—The Secretary, in consultation with the Commission, shall carry out a program to provide funds to eligible applicants to carry out projects for a qualified climate change adaptation purpose.

(c) **ELIGIBLE ENTITIES.**—An entity eligible to participate in the program under subsection (b) shall include—

- (1) a Federal agency;
- (2) a State or a group of States;
- (3) a unit of local government or a group of local governments;
- (4) a utility district;
- (5) a tribal government or a consortium of tribal governments;
- (6) a State or regional transit agency or a group of State or regional transit agencies;
- (7) a nonprofit organization;
- (8) a special purpose district or public authority, including a port authority; and
- (9) any other entity, as determined by the Secretary.

(d) **APPLICATION.**—An eligible entity shall submit to the Secretary an application for a project for a qualified climate change adap-

tation purpose at such time, in such manner, and containing such information as the Secretary may require, including data relating to any benefits, such as economic impact or improvements to public health, that the project is expected to provide.

(e) **SELECTION.**—The Secretary shall select projects from eligible entities to receive funds under this section based on criteria and guidelines determined and published by the Commission.

(f) **NON-FEDERAL FUNDING REQUIREMENT.**—In order to receive funds under this section, an eligible entity shall provide funds for the project in an amount that is equal to not less than 25 percent of the amount of funds provided under this section.

(g) **MAINTENANCE OF EFFORT.**—All amounts deposited in the Fund in accordance with section 301(a) shall be used only to fund new projects in accordance with this Act.

(h) **APPLICABILITY OF FEDERAL LAW.**—Nothing in this Act waives the requirements of any Federal law (including regulations) that would otherwise apply to a qualified climate change project that receives funds under this section.

SEC. 202. COMPLIANCE WITH DAVIS-BACON ACT.

(a) **IN GENERAL.**—All laborers and mechanics employed by contractors and subcontractors on projects funded directly by or assisted in whole or in part by and through the Fund pursuant to this title shall be paid wages at rates not less than those prevailing on projects of a character similar in the locality as determined by the Secretary of Labor in accordance with subchapter IV of chapter 31 of part A of title 40, United States Code.

(b) **LABOR STANDARDS.**—With respect to the labor standards specified in this section, the Secretary of Labor shall have the authority and functions set forth in Reorganization Plan Numbered 14 of 1950 (64 Stat. 1267; 5 U.S.C. App.) and section 3145 of title 40, United States Code.

SEC. 203. FUNDING.

The Secretary shall use funds made available to the Secretary and not otherwise obligated to carry out the program under section 201(b).

TITLE III—REVENUE

SEC. 301. CLIMATE CHANGE OBLIGATIONS.

(a) **IN GENERAL.**—Not later than 6 months after the date of the enactment of this Act, the Secretary of the Treasury or the Secretary's delegate (referred to in this title as the “Secretary”) shall issue obligations under chapter 31 of title 31, United States Code (referred to in this title as “climate change obligations”), the proceeds from which shall be deposited in the Fund.

(b) **FULL FAITH AND CREDIT.**—Payment of interest and principal with respect to any climate change obligation issued under this section shall be made from the general fund of the Treasury of the United States and shall be backed by the full faith and credit of the United States.

(c) **EXEMPTION FROM LOCAL TAXATION.**—All climate change obligations issued by the Secretary, and the interest on or credits with respect to such obligations, shall not be subject to taxation by any State, county, municipality, or local taxing authority.

(d) **AMOUNT OF CLIMATE CHANGE OBLIGATIONS.**—The aggregate face amount of the climate change obligations issued annually under this section shall be \$200,000,000.

(e) **FUNDING.**—The Secretary shall use funds made available to the Secretary and not otherwise obligated to carry out the purposes of this section.

SEC. 302. PROMOTION.

(a) **IN GENERAL.**—The Secretary shall promote the purchase of climate change obliga-

tions through such means as are determined appropriate by the Secretary, with the amount expended for such promotion not to exceed \$10,000,000 for any fiscal year during the period of fiscal years 2018 through 2022.

(b) **DONATED ADVERTISING.**—In addition to any advertising paid for with funds made available under subsection (c), the Secretary shall solicit and may accept the donation of advertising relating to the sale of climate change obligations.

(c) **AUTHORIZATION OF APPROPRIATIONS.**—For each fiscal year during the period of fiscal years 2018 through 2022, there is authorized to be appropriated \$10,000,000 to carry out the purposes of this section.

SUBMITTED RESOLUTIONS

SENATE RESOLUTION 135—EXPRESSING SUPPORT FOR THE DESIGNATION OF MAY 1, 2017, AS “SILVER STAR SERVICE BANNER DAY”

Mr. BLUNT (for himself and Mrs. McCASKILL) submitted the following resolution; which was referred to the Committee on Armed Services:

S. RES. 135

Whereas the Senate has always honored the sacrifices made by the wounded and ill members of the Armed Forces;

Whereas the Silver Star Service Banner has come to represent the members of the Armed Forces and veterans who were wounded or became ill in combat in the wars fought by the United States;

Whereas the Silver Star Families of America was formed to help the people of the United States remember the sacrifices made by the wounded and ill members of the Armed Forces by designing and manufacturing Silver Star Service Banners and Silver Star Flags for that purpose;

Whereas the sole mission of the Silver Star Families of America is to evoke memories of the sacrifices made by members of the Armed Forces and veterans on behalf of the United States through the presence of a Silver Star Service Banner in a window or a Silver Star Flag flying;

Whereas the sacrifices made by members of the Armed Forces and veterans on behalf of the United States should never be forgotten; and

Whereas May 1, 2017, is an appropriate date to designate as “Silver Star Service Banner Day”: Now, therefore, be it

Resolved, That the Senate—

(1) supports the designation of May 1, 2017, as “Silver Star Service Banner Day”; and

(2) calls upon the people of the United States to observe Silver Star Service Banner Day with appropriate programs, ceremonies, and activities.

SENATE RESOLUTION 136—EXPRESSING THE SENSE OF THE SENATE REGARDING THE 102ND ANNIVERSARY OF THE ARMENIAN GENOCIDE

Mr. MENENDEZ (for himself, Mr. CRUZ, Mr. MARKEY, and Mr. UDALL) submitted the following resolution; which was referred to the Committee on Foreign Relations:

S. RES. 136

Whereas the Armenian Genocide was conceived and carried out by the Ottoman Empire from 1915 to 1923, resulting in the deportation of nearly 2,000,000 Armenians, of

whom 1,500,000 men, women, and children were killed and 500,000 survivors were expelled from their homes, and the elimination of the over 2,500-year presence of Armenians in their historic homeland;

Whereas, on May 24, 1915, the Allied Powers of England, France, and Russia jointly issued a statement explicitly charging for the first time ever another government of committing crimes “against humanity and civilization”;

Whereas Raphael Lemkin, who coined the term “genocide”, and whose draft resolution for a genocide convention treaty became the framework for the United Nations Convention on the Prevention and Punishment of the Crime of Genocide, recognized the Armenian Genocide as the type of crime the United Nations should prevent and punish through the setting of international standards;

Whereas Senate Concurrent Resolution 12, 64th Congress, agreed to February 9, 1916, resolved that “the President of the United States be respectfully asked to designate a day on which the citizens of this country may give expression to their sympathy by contributing funds now being raised for the relief of the Armenians,” who at the time were enduring “starvation, disease, and untold suffering”;

Whereas Senate Resolution 359, 66th Congress, agreed to May 11, 1920, stated that “the testimony adduced at the hearings conducted by the subcommittee of the Senate Committee on Foreign Relations have clearly established the truth of the reported massacres and other atrocities from which the Armenian people have suffered”;

Whereas House Joint Resolution 148, 94th Congress, agreed to April 8, 1975, resolved, “That April 24, 1975, is hereby designated as ‘National Day of Remembrance of Man’s Inhumanity to Man’, and the President of the United States is authorized and requested to issue a proclamation calling upon the people of the United States to observe such day as a day of remembrance for all the victims of genocide, especially those of Armenian ancestry . . .”;

Whereas House Joint Resolution 247, 98th Congress, agreed to September 10, 1984, resolved, “That April 24, 1985, is hereby designated as ‘National Day of Remembrance of Man’s Inhumanity to Man’, and the President of the United States is authorized and requested to issue a proclamation calling upon the people of the United States to observe such day as a day of remembrance for all the victims of genocide, especially the one and one-half million people of Armenian ancestry . . .”;

Whereas, on April 11, 2014, the Committee on Foreign Relations of the Senate reported favorably Senate Resolution 410, 113th Congress, expressing the sense of the Senate regarding the anniversary of the Armenian Genocide, and calling on the President to “ensure that the foreign policy of the United States reflects appropriate understanding and sensitivity concerning issues related to human rights crimes against humanity, ethnic cleansing, and genocide documented in the United States record relating to the Armenian Genocide”;

Whereas, on April 12, 2015, Pope Francis described the atrocities perpetrated by the Ottoman Turks against the Armenians as the first genocide of the 20th century;

Whereas the United States Holocaust Memorial Council, an independent Federal agency, unanimously resolved on April 30, 1981, that the United States Holocaust Memorial Museum would document the Armenian Genocide in the Museum, and has done so through a public examination of the historic record, including lectures and the

maintenance of books, records, and photographs about the Genocide;

Whereas the Government of the Republic of Turkey has continued its international campaign of Armenian Genocide denial, maintained a blockade of Armenia, and continues to pressure the small but growing Turkish civil society movement for acknowledging the Armenian Genocide;

Whereas, in April 2011, the month of remembrance of the Armenian Genocide, the Government of the Republic of Turkey demolished a 100-foot-high statue in the city of Kars which was erected to promote reconciliation with Armenia;

Whereas, on April 22, 2016, on the occasion of Armenian Remembrance Day, President Barack Obama referred to the events of April 1915 as “the first mass atrocity of the 20th Century” and further called for “a full, frank, and just acknowledgment of the facts”;

Whereas the German Bundestag in June 2016, and Danish Parliament, in January 2017, passed Armenian genocide resolutions, thereby joining a growing list of legislatures from a wide number of countries who recognize the Armenian genocide as such;

Whereas the denial of the Armenian Genocide by the Government of the Republic of Turkey has prevented the meaningful advancement of a constructive political, economic, and security relationship between Armenia and Turkey; and

Whereas the teaching, recognition, and commemoration of acts of genocide and other crimes against humanity is essential to preventing the reoccurrence of similar atrocities: Now, therefore, be it

Resolved, That it is the sense of the Senate—

(1) to remember and commemorate the 102th anniversary of the Armenian Genocide on April 24, 2017;

(2) that the President should work toward an equitable, constructive, stable, and durable Armenian-Turkish relationship that includes the full acknowledgment by the Government of the Republic of Turkey of the facts about the Armenian Genocide; and

(3) that the President should ensure that the foreign policy of the United States reflects appropriate understanding and sensitivity concerning issues related to human rights, crimes against humanity, ethnic cleansing, and genocide documented in the United States record relating to the Armenian Genocide.

SENATE RESOLUTION 137—SUPPORTING THE GOALS AND IDEALS OF NATIONAL SAFE DIGGING MONTH

Mr. THUNE (for himself, Mr. NELSON, Mrs. FISCHER, and Mr. BOOKER) submitted the following resolution; which was referred to the Committee on Commerce, Science, and Transportation:

S. RES. 137

Whereas each year, the underground utility infrastructure of the United States, including pipelines, electric, gas, telecommunications, water, sewer, and cable television lines, is jeopardized by unintentional damage caused by those who fail to have underground lines located prior to digging;

Whereas some utility lines are buried only a few inches underground, making the lines easy to strike, even during shallow digging projects;

Whereas digging prior to locating underground utility lines often results in unintended consequences, such as service interruption, environmental damage, personal injury, and even death;

Whereas the month of April marks the beginning of the peak period during which excavation projects are carried out around the United States;

Whereas in 2002, Congress required the Department of Transportation and the Federal Communications Commission to establish a 3-digit, nationwide, toll-free number to be used by State “One Call” systems to provide information on underground utility lines;

Whereas in 2005, the Federal Communications Commission designated “811” as the nationwide “One Call” number for homeowners and excavators to use to obtain information on underground utility lines before conducting excavation activities;

Whereas “One Call” has helped reduce the number of digging damages caused by failure to call before digging from 48 percent in 2004 to 26 percent in 2013;

Whereas the 1,700 members of the Common Ground Alliance, who are dedicated to ensuring public safety, environmental protection, and the integrity of services, promote the national “Call Before You Dig” campaign to increase public awareness about the importance of homeowners and excavators calling 811 to find out the exact location of underground lines;

Whereas the Pipeline Safety, Regulatory Certainty, and Job Creation Act of 2011 (Public Law 112-90; 125 Stat. 1904) affirmed and expanded the “One Call” program by eliminating exemptions given to local and State government agencies and their contractors regarding notifying “One Call” centers before digging; and

Whereas the Common Ground Alliance has designated April as “National Safe Digging Month” to increase awareness of safe digging practices across the United States and to celebrate the anniversary of 811, the national “Call Before You Dig” number: Now, therefore, be it

Resolved, That the Senate—

(1) supports the goals and ideals of National Safe Digging Month; and

(2) encourages all homeowners and excavators throughout the United States to call 811 before digging.

NOTICE: REGISTRATION OF MASS MAILING

The filing date for the 2017 first quarter Mass Mailing report is Tuesday, April 25, 2017.

An electronic option is available on Webster that will allow forms to be submitted via a fillable pdf document. If your office did no mass mailings during this period, please submit a form that states “none.”

Mass mailing registrations or negative reports can be submitted electronically or delivered to the Senate Office of Public Records, 232 Hart Building, Washington, DC, 20510-7116.

The Senate Office of Public Records is open from 9:00 a.m. to 6:00 p.m. For further information, please contact the Senate Office of Public Records at (202) 224-0322.

APPOINTMENTS

Mr. MCCONNELL. Mr. President, I understand appointments were made during the adjournment of the Senate, and I ask they be stated for the RECORD.

The PRESIDING OFFICER. The Chair, on behalf of the majority and

Democratic leaders of the Senate and the Speaker and minority leader of the House of Representatives, pursuant to Section 301 of Public Law 104-1, as amended by Public Law 108-349, Public Law 114-6, and as further amended by Public Law 115-19, announces the joint reappointment of the following individuals as members of the Board of Directors of the Office of Compliance: Barbara Childs Wallace of Mississippi, Alan V. Friedman of California, Susan S. Robfogel of New York, Barbara L. Camens of the District of Columbia, and Roberta L. Holzwarth of Illinois.

ORDERS FOR TUESDAY, APRIL 25, 2017

Mr. McCONNELL. Mr. President, I ask unanimous consent that when the Senate completes its business today, it adjourn until Tuesday, April 25; that following the prayer and pledge, the morning hour be deemed expired, the Journal of proceedings be approved to date, the time for the two leaders be reserved for their use later in the day, and morning business be closed; further, that following leader remarks, the Senate resume executive session to consider the nomination of Rod Rosenstein, with the time until 12:30 p.m. equally divided in the usual form; further, that the Senate recess from 12:30 p.m. until 2:15 p.m. to allow for the weekly conference meetings; finally, that all time during adjournment, recess, morning business, and leader remarks count postcloture on the Rosenstein nomination.

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

ADJOURNMENT UNTIL 10 A.M. TOMORROW

Mr. McCONNELL. Mr. President, if there is no further business to come before the Senate, I ask unanimous consent that it stand adjourned under the previous order.

There being no objection, the Senate, at 6:53 p.m., adjourned until Tuesday, April 25, 2017, at 10 a.m.

NOMINATIONS

Executive nominations received by the Senate:

DEPARTMENT OF DEFENSE

ELAINE MCCUSKER, OF VIRGINIA, TO BE A PRINCIPAL DEPUTY UNDER SECRETARY OF DEFENSE, VICE JOHN CONGER.

DEPARTMENT OF THE TREASURY

ADAM LERRICK, OF WYOMING, TO BE A DEPUTY UNDER SECRETARY OF THE TREASURY, VICE RAMIN TOLOUI.
BRENT JAMES MCINTOSH, OF MICHIGAN, TO BE GENERAL COUNSEL FOR THE DEPARTMENT OF THE TREASURY, VICE CHRISTOPHER J. MEADE, RESIGNED.

DEPARTMENT OF HOMELAND SECURITY

DAVID JAMES GLAWE, OF IOWA, TO BE UNDER SECRETARY FOR INTELLIGENCE AND ANALYSIS, DEPARTMENT OF HOMELAND SECURITY, VICE FRANCIS XAVIER TAYLOR.

EXECUTIVE OFFICE OF THE PRESIDENT

VISHAL J. AMIN, OF MICHIGAN, TO BE INTELLECTUAL PROPERTY ENFORCEMENT COORDINATOR, EXECUTIVE OFFICE OF THE PRESIDENT, VICE DANIEL HENRY MARTI.

DEPARTMENT OF JUSTICE

NOEL J. FRANCISCO, OF THE DISTRICT OF COLUMBIA, TO BE SOLICITOR GENERAL OF THE UNITED STATES, VICE DONALD B. VERRILLI, JR., RESIGNED.

IN THE AIR FORCE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. BRADFORD J. SHWEDO

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

LT. GEN. STEVEN L. KWAST

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES AIR FORCE TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. GIOVANNI K. TUCK

IN THE ARMY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT AS THE VICE CHIEF OF STAFF OF THE ARMY AND APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTIONS 601 AND 3034:

To be general

LT. GEN. JAMES C. MCCONVILLE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT AS THE DEPUTY JUDGE ADVOCATE GENERAL, UNITED STATES ARMY, AND FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTIONS 3037 AND 3064:

To be major general

BRIG. GEN. STUART W. RISCH

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED WHILE ASSIGNED TO A POSITION OF IMPORTANCE AND RESPONSIBILITY UNDER TITLE 10, U.S.C., SECTION 601:

To be lieutenant general

MAJ. GEN. THOMAS C. SEAMANDS

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. MARK E. BLACK

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. MATTHEW V. BAKER

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 major general

BRIG. GEN. CHRIS R. GENTRY

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 major general

BRIG. GEN. ROBERT A. KARMAZIN

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 major general

BRIG. GEN. MARION GARCIA

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 major general

BRIG. GEN. JOSEPH E. WHITLOCK

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. MIGUEL A. CASTELLANOS

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. WINDSOR S. BUZZA

THE FOLLOWING NAMED OFFICER 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

COL. RANDALL V. SIMMONS, JR.

THE FOLLOWING NAMED OFFICER 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

COL. MICHAEL D. WICKMAN

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT IN THE UNITED STATES ARMY TO THE GRADE INDICATED UNDER TITLE 10, U.S.C., SECTION 624:

To be major general

BRIG. GEN. CARL A. ALEX
BRIG. GEN. FRANCIS M. BEAUDETTE
BRIG. GEN. CHRISTOPHER F. BENTLEY
BRIG. GEN. GARY M. BRITO
BRIG. GEN. PATRICK W. BURDEN
BRIG. GEN. JOSEPH R. CALLOWAY
BRIG. GEN. PAUL T. CALVERT
BRIG. GEN. PAUL A. CHAMBERLAIN
BRIG. GEN. RONALD P. CLARK
BRIG. GEN. BRIAN P. CUMMINGS
BRIG. GEN. EDWIN J. DEEDRICK, JR.
BRIG. GEN. RODNEY D. FOGG
BRIG. GEN. ROBIN L. FONTES
BRIG. GEN. MARIA R. GERSAIS
BRIG. GEN. KAREN H. GIBSON
BRIG. GEN. DAVID P. GLASER
BRIG. GEN. WILLIAM H. GRAHAM, JR.
BRIG. GEN. JAMES B. JARRARD
BRIG. GEN. GARY W. JOHNSTON
BRIG. GEN. MITCHELL L. KILGO
BRIG. GEN. RONALD KIRKLIN
BRIG. GEN. JOHN S. KOLASHESKI
BRIG. GEN. VIET X. LUONG
BRIG. GEN. PATRICK E. MATLOCK
BRIG. GEN. BRIAN J. MENNES
BRIG. GEN. JEFFREY L. MILHORN
BRIG. GEN. JAMES J. MINGUS
BRIG. GEN. CHRISTOPHER J. SHARPSTEN
BRIG. GEN. JOHN P. SULLIVAN
BRIG. GEN. FRANK W. TATE
BRIG. GEN. DANIEL R. WALRATH
BRIG. GEN. BRIAN E. WINSKI

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

KALIE K. ROTT

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be major

NORMA A. HILL

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be lieutenant colonel

FRANK C. PESCATELLO, JR.

THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 531:

To be major

BASIM M. YOUNIS

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

STANLEY F. GOULD

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be major

SCOTT W. FISHER

THE FOLLOWING NAMED ARMY NATIONAL GUARD OF THE UNITED STATES OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTIONS 12203 AND 12211:

To be colonel

GARY L. BEATY
LARRY M. BURNETT, JR.
DAVID M. CHURCH
BRETT D. CRIQUI
KELBY L. FAULKNER
DAVID B. FOSTER
JOSEPH H. GARDNER II
WILLIAM C. GREER III
PHILIP G. HOUSER
MICHAEL S. MURPHY
TIMOTHY T. OCHSNER
JOSE D. RIVERA
WARNER A. ROSS
WILLIAM E. TEMPLE V
JOHN M. WALLACE
MICHAEL A. M. WILSON

THE FOLLOWING NAMED OFFICERS IN THE GRADE INDICATED IN THE RESERVE OF THE ARMY UNDER TITLE 10, U.S.C., SECTION 12203:

To be colonel

DANIEL J. CONVEY
PHILIP A. HORTON

THE FOLLOWING NAMED OFFICERS 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

SOPHIA DALCE
BURKE LENZ

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY MEDICAL CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND 3064:

To be colonel

DAWN E. ELLIOTT

THE FOLLOWING OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be lieutenant colonel

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THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY JUDGE ADVOCATE GENERAL CORPS UNDER TITLE 10, U.S.C., SECTIONS 531 AND 3064:

To be major

BENJAMIN W. HILLNER

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be major

CELINA S. PARGO

THE FOLLOWING NAMED OFFICER FOR REGULAR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES ARMY MEDICAL SERVICE CORPS UNDER TITLE 10, U.S.C., SECTIONS 531 AND 3064:

To be major

PAUL R. AMBROSE

THE FOLLOWING NAMED OFFICERS FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY MEDICAL CORPS UNDER TITLE 10, U.S.C., SECTIONS 624 AND 3064:

To be major

JAMES L. DUNGCA
NATHAN S. LANHAM

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES ARMY UNDER TITLE 10, U.S.C., SECTION 624:

To be colonel

CHARLES R. BURNETT

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be commander

EVAN M. COLBERT

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be captain

LUCIANA SUNG

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be captain

WILLIAM A. SCHULTZ

THE FOLLOWING NAMED INDIVIDUAL FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

To be lieutenant commander

WILLIAM L. MCCOY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

To be captain

CHRIS F. WHITE

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

To be lieutenant commander

KARL M. KINGRY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT TO THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 624:

To be commander

MICHAEL A. POLITO

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE REGULAR NAVY UNDER TITLE 10, U.S.C., SECTION 531:

To be lieutenant commander

RAYMOND J. CARLSON, JR.

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 lieutenant colonel

JAVIER E. VEGA

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

SERGIO L. SANDOVAL

IN THE NAVY

THE FOLLOWING NAMED OFFICER FOR APPOINTMENT IN THE GRADE INDICATED IN THE UNITED STATES NAVY UNDER TITLE 10, U.S.C., SECTION 531:

To be lieutenant commander

CHRISTOPHER M. ALLEN

CONFIRMATION

Executive nomination confirmed by
the Senate April 24, 2017:

DEPARTMENT OF AGRICULTURE

SONNY PERDUE, OF GEORGIA, TO BE SECRETARY OF AGRICULTURE.